

0444

BOX:

28

FOLDER:

341

DESCRIPTION:

Clune, Thomas

DATE:

01/05/81



341

0445

27.

Counsel, *[Signature]*
Filed 5 day of June 1881
Pleeds *[Signature]*

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

Thomas Lane.

David S. Collins.



District Attorney.

A True Bill.

[Signature]

Foreman.

[Signature]

[Signature]

[Signature]

0446

4th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Jacob Scheukel

of No. 427-2nd Avenue Street,

24th day of December 1880

being duly sworn, depose and saith, that on the 18th

Ward of the City of New York,

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

the following property viz.:

One overcoat of the value of twenty five dollars. One sash holder of the value of ten dollars in all of the value of thirty five 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 Thomas Cluan (now here)

for the reasons following to wit, that said property was in deponent's saloon at the above premises on the aforesaid date, that said Cluan with two others whose names are unknown to deponent were in said saloon and immediately after they went out deponent missed said property. Deponent followed them and caught said Cluan who

Sworn before me this 24th day of December 1880
Police Justice

0447

had said coat on his back, Deponent pulled said coat off, together with another coat which said Clum had underneath when one of the other persons who was in company with said Clum seized and ran away with deponent's coat.

Given before me this 28th of December 1880

W. Green
Justice

4 DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

VS.

DATED Dec 28th 1880

MAGISTRATE.

W. Green

OFFICER.

Fanning

WITNESSES:

Fanning

\$1000. T. A.
Several persons

0448

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Thomas Clum*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *132 East 32nd St*

Question. What is your occupation?

Answer. *Truck Driver*

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

Answer. *Not guilty of the charge
I Clum*

Morrison A. DeWitt
Police Justice.

Taken before me this *29th* day of *December*, 18*89*

0449

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Schenkel
427 2nd Ave
vs.
Thomas O'Keefe

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

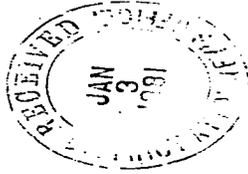
No. 4, by

Residence

Witnesses

No. 5, by

Residence



Dec 28th

Dated

1880

Atterbury Magistrate.

Admug 18 Dec!

Officer

Clerk.

1100 Grand St.

Received in District Att'y's Office, *Cum*

0450

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Thomas Blune

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

One over-coat of the value of twenty-five dollars
One cigar-holder of the value of ten dollars

of the goods, chattels, and personal property of one

Jacob Schenkel

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

0451

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

Thomas Blune _____

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

*One over-coat of the value of twenty-five dollars
One sugar-holder of the value of ten dollars.*

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

Jacob Schenkel

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

Jacob Schenkel _____

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

Thomas Blune _____

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

Daniel S. Rollins
~~WENT~~ ~~BY~~ ~~PHILIPS~~, District Attorney.

0452

BOX:

28

FOLDER:

341

DESCRIPTION:

Clute, Jacob

DATE:

01/20/81



341

0453

121

Bailed by

Samuel Langdon.

71 Broadway

and Backstreet

to Jacob Clute

Jan. 25. 1880.

\$1000.

Real

Day of Trial,
Counsel,
Filed 20 day of Jan'y 1881
Pleasds *in Guilt*

Selling Lottery Policies.

THE PEOPLE

vs.

Jacob Clute

DANIEL G. ROLLINS,

District Attorney.

Sub m
Wednesday 27th Inst 1881
A TRUE BILL
Foreman
Henry E. 1871

I plead guilty on the
121st Street
\$50. Penalty

0454

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

Jacob Clute

late of the *second* Ward, in the City and County aforesaid,
on the *nineteenth* day of *November* in the year of our
Lord one thousand eight hundred and eighty ——— at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

John A. Van Selt

and did procure and cause to be procured for the said

John A. Van Selt
known as and

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say :

B. N. Noo 19
- 2 - 22 40 Gf 16 -

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given) *known as and*

0455

SECOND. COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, and on divers other days and times between that day, and the day of the taking of
this inquisition, was and yet is a common gambler: and that he the said

Jacob Clute
on the day and in the year aforesaid, and on said other days and times between that day and
the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force
and arms, at and in a certain room in a certain building, known as number

two Park Row

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid
unknown and cannot now be given), and did procure, and caused to be procured, for the said
divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and
writings, commonly known as and called lottery policies (a more particular description of which
is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

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

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on
divers other days, was and yet is a common gambler:

And that he the said *Jacob Clute*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid,
with force and arms, at and in a certain room in a certain building, known as number

two Park Row

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to one

John H. Van Selt
and did procure and cause to be procured for the said

John H. Van Selt
a certain instrument and writing, commonly known as and called a lottery policy, which said
instrument and writing commonly called a lottery policy, is as follows, that is to say:

B. N. No. 19

- 2 - 22 40 of 16 -

(a more particular description of which said instrument and writing so commonly called a
lottery policy, is to the jurors aforesaid unknown, and cannot now be given). *Known as such*

0456

FOURTH COUNT—

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

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building known as number

two Park Row

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building, known as number

two Park Row

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling, to wit: for selling and vending and disposing

1425 30 f $\frac{25}{25}$

Known as and
(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0457

~~CITY AND COUNTY OF NEW YORK~~

Sixth Court

And

aforesaid

THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK,~~
~~in and for the body of the City and County of New York,~~

upon their Oath, *aforesaid do further present*

That

the said Jacob Clute

late of the *second* Ward, in the City and County aforesaid,
on the *twenty second* day of *November* in the year of our
Lord one thousand eight hundred and eighty _____ at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

John H. Van Selt

and did procure and cause to be procured for the said

John H. Van Selt

a certain paper, instrument, and writing, commonly ^{*known as and*} called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

B. N. N. Nov 22
1425 30 f 25
25

known as and

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0458

SECOND COUNT—

Seventh ~~SECOND~~ COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler: and that he the said

Jacob Clute
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

two hundred Broadway

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the jurors aforesaid unknown and cannot now be given).

eighth ~~THIRD~~ COUNT—

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

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said *Jacob Clute*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

two hundred Broadway

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

John H. Van Pelt
and did procure and cause to be procured for the said

John H. Van Pelt
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

B. N. N. Noo 22

1425 30 / 25
25

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given). *known as*

0459

ninth ~~FOURTH~~ COUNT—

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

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building known as number

two hundred Broadway

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-
mit the said room to be used and occupied for gambling.

tenth ~~FIFTH~~ COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *Jacob Clute*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building, known as number

two hundred Broadway

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling, to wit: for selling and vending and disposing
of certain instruments and writings, commonly known as and called lottery policies, (a more
particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

0460

eleventh ~~FOURTH~~ COUNT—

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

That the said *Jacob Clute* late of the Ward, City and County aforesaid, afterwards to wit: ^{on the second day of December in the} ~~on the day and in the~~ year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

two hundred Broadway

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

twelfth ~~FIFTH~~ COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *Jacob Clute* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

two hundred Broadway

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit: for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies, (a more particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

0461

BOX:

28

FOLDER:

341

DESCRIPTION:

Cogan, Dennis

DATE:

01/13/81



341

0462

108

1881
Jan 4/81

Counsel,

Filed *13* day of *January* 1881

Pleads

THE PEOPLE

ROBBERY—First Degree.

vs.

F.

*Willed at
Magistrate
in Switson.*

Blamis Logan.

Samuel G. Collins
ATTORNEY AT LAW

District Attorney.

A True Bill.

Frank Parr

Foreman.

*W. H. [unclear]
[unclear]
[unclear]
[unclear]*

Filed Jan 11

*The complainant having
stated in writing, declared,
that he believes Logan
to be innocent of the
Charge. I consent to
his discharge in his
own recognition -
Feb. 11, 1881.
W. Beach
ada*

0463

New York General Sessions
The People of the
State of New York
against
Dennis Leoguan

Indicted of the entire
innocence of the above named
Dennis Leoguan I hereby ask
that he be no further pro-
secuted. The man Leoguan
gave said Leoguan nineteen
dollars of money taken from
me and Leoguan returned it
to me. It is my wish and
respectful request that Leoguan
be discharged.

New York March 7 1877

John McLaughlin.

City County and State of New York ss

On this seventh day of March
one thousand eight hundred and eighty
one before me personally came John
McLaughlin to me known to be the
individual described in ^{and} who executed
the foregoing instrument and he duly
acknowledged that he executed the same.

John Hahnfeld
1261 Notary Public
New York County

0464

Newspaper

The People's

opinion

Democrat

Representatives
Congress and the
Senate do not
presented

0465

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

Dennis Logan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *second* day of *January* in the year of our Lord
one thousand eight hundred and eighty-*one* at the Ward, City and County
aforesaid, with force and arms, in and upon one *John M. Koughlin*
in the peace of the said People, then and there being, feloniously did make an assault
and *nine* 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 twenty dollars, and of the value of twenty dollars each: *nineteen*
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: *nineteen* promissory notes for the
payment of money, being then and there due and unsatisfied, (and of the kind known
as United States Treasury Notes), of the denomination of five dollars, and of the value
of five dollars each: *ninety-five* promissory notes for the payment of money, being
then and there due and unsatisfied, (and of the kind known as United States Treasury
Notes) of the denomination of two dollars and of the value of two dollars each: *one hundred*
and ninety promissory notes for the payment of money, being then and there due
and unsatisfied, (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: _____ coins,
(of the kind known as cents), of the value of one cent each: _____ coins,
(of the kind known as two cents), of the value of two cents each: _____ coins,
(of the kind known as five-cent pieces), of the value of five cents each: _____
_____ due bills of the United States of America, the same being then and there due
and unsatisfied, (and of the kind known as fractional currency), of the denomination
of fifty cents each and of the marketable value of fifty cents each:
_____ due bills of the United States of America, the same being then and there due and
unsatisfied, (and of the kind known as fractional currency), of the denomination of
twenty-five cents each, and of the marketable value of twenty-five cents each: _____
_____ due bills of the United States of America, the same being then and there
due and unsatisfied, (and of the kind known as fractional currency), of the denomina-
tion of ten cents each, and of the marketable value of ten cents each:

\$190.00

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

John M. Koughlin

from the person of said *John M. Koughlin* and against
the will, and by violence to the person of the said *John M. Koughlin*
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.

Daniel F. Rollins

DANIEL F. ROLLINS, District Attorney.

0466

BOX:

28

FOLDER:

341

DESCRIPTION:

Cohen, Nathan

DATE:

01/21/81



341

0467

204

Counsel *Robt Jan*
Filed *2* day of *Jan* 1881
Plends *W. J. Smith (24)*

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

B.

Nathan Bowen.

Samuel S. Collins
ATTORNEY,

District Attorney.

Part Court Feb. 16-1881

Jolly Swegui entered

A TRUE BILL.

Francis Davis

881 Feb 16

Foreman.

There is no sufficient evidence - indeed there is almost no evidence at all to show that paper was stolen - I think some paper should be submitted by leave of court the jury is hereby advised of this

0468

THE PEOPLE &C.

VS.

NATHAN COHEN.

LARCENY AND RECEIVING STOLEN GOODS.

ALBERT BEHRENS NO. 36 CATHARINE ST.

I AM THE COMPLAINANT IN THIS MATTER. I LOST A CERTAIN QUANTITY OF GOODS. I NEVER SAW THE GOODS BEFORE THEY WERE STOLEN. I SAW THE GOODS WHICH THE DEFENDANT HAD, WHICH I THOUGHT WERE MINE. MR. ISAAC NEVENZHAI, MY CLERK, WHO BOUGHT THEM FOR ME, RECOGNIZED THE GOODS AS MINE, BUT HOW HE RECOGNIZED THEM I CANNOT SAY. I HAD FOUR OR FIVE CASES OF SIMILAR KIND OF GOODS -- STOCKINGS-- AND ONE CASE WAS STOLEN; AND I SAW THESE GOODS THAT COHEN HAD AND THEY SEEMED TO BE OF THE SAME CLASS OF GOODS. THESE GOODS HAD NO PRIVATE MARK ON. I SAW THEM LOOSE IN ABRAHAM COHEN'S SHOP; HE BOUGHT THEM FROM NATHAN COHEN. THESE GOODS WERE BOUGHT IN PHILADELPHIA AT AN ASSIGNEE'S SALE. I BOUGHT ALL THE GOODS THAT WERE SOLD AT THAT TIME; BUT THERE WAS A SALE OF SIMILAR GOODS PRIOR TO THAT SALE BY THE SAME ASSIGNEE. I COULD NOT STATE WHETHER THESE STOCKINGS WERE PART OF THE GOODS THAT WERE TAKEN FROM ME, OR NOT. THE MANUFACTURER HAD BEEN MAKING THOSE GOODS FOR A YEAR OR TWO PAST, AND SELLING THEM RIGHT ALONG. I DID NOT PUT ANY PRIVATE MARK UPON THEM. NEITHER MY CLERK NOR I SAW THE BOX, IN WHICH THESE GOODS WERE, AT COHEN'S -- WE ONLY FOUND THE GOODS THERE.

ISAAC NEVENZHAI 612 1/2 BUTLER ST., BROOKLYN.

I AM IN THE EMPLOY OF ALBERT BEHRENS NO. 36 CATHARINE ST.
1

0469

I MADE AN AFFIDAVIT BEFORE THE MAGISTRATE IN THIS CASE ON THE 3RD OF OCTOBER, 1880. I PURCHASED THE GOODS IN QUESTION FOR MR. BEHREN -- THAT IS, I PURCHASED THAT CLASS OF GOODS FOR HIM. I PURCHASED ALL THE GOODS OF THAT STYLE THAT WERE SOLD ON THAT DAY. PREVIOUS TO THE DAY I BOUGHT THESE GOODS THERE WERE SOLD BY THE SAME ASSIGNEE SOME GOODS OF THE SAME STYLE -- ABOUT 1000 DOZEN -- BOUGHT BY DIFFERENT PARTIES IN NEW YORK AND PHILADELPHIA. AT THE SECOND SALE I BOUGHT BETWEEN 300 AND 400 DOZEN STOCKINGS. THEY WERE SENT ON HERE TO NEW YORK TO MR. BEHRENS, 36 CATHARINE STREET, IN CASES. THEY WERE PUT ON THE SIDE-WALK. DURING THE NIGHT WE MISSED ONE OF THOSE CASES. I NEVER SAW THAT CASE AGAIN. I SAW SOME GOODS IN THE POSSESSION OF MR. ABRAHAM COHEN OF THE SAME CHARACTER AS THESE -- THEY WERE THE EXACT STYLE OF GOODS. THERE WERE NO MARKS ON THESE STOCKINGS, EXCEPT THE MANUFACTURER'S TRADE MARK, WHICH IS PUT ON ALL OF HIS GOODS. I COULD NOT SWEAR THAT THEY WERE THE SAME STOCKINGS THAT WERE IN THE CASE THAT WAS TAKEN FROM MR. BEHRENS -- THOUGH I BELIEVED THAT THEY WERE BEHRENS' GOODS BECAUSE ABRAHAM BOUGHT THEM TWELVE AND A HALF PER CENT UNDER THE PRICE.

0470

The People

vs.

Nathan Cohen

Witnesses:

Albert Behrens 1.

Isaac Tebenzhal, 1.

0471

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Nathan Cohen

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.

Albert M. Murray

0472

Wayne 521
Genief 548

Wm

0473

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

Albert Behrens

of No. *36 Catharine* Street, being duly sworn, deposes

and says, that on the *20th* day of *September* 18 *80*

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent, *and from the sidewalk in front of said premises.*

the following property, to wit: *One Case of Merchandize consisting of a quantity of Cotton Hosiery goods in all*

of the value of *Seventy five* 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 *Nathan Cohen* (*Now here*) *from the fact that deponent is informed by Abraham Cohen that subsequent to the larceny aforesaid he the said Abraham purchased from said Nathan a part of the Hosiery goods so stolen from the sidewalk in front of deponent's premises as hereinbefore set forth.*

Albert Behrens

Sworn to before me, this *3rd* day of *October*, 18*80*.
William L. P. Police Justice

0474

City and County
of New York. S.S.

Abraham Cohen of No.
70 Mott Street being duly sworn deposes
and says that on or about the 28th day of
September 1880. Deponent purchased from
Nathan Cohen a quantity of Hosing goods
as set forth in the foregoing affidavit

Sworn to before me
this 3rd day of October 1880. Abraham. Cohen

McMurry
Police Justice

0475

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

Isaac Neubergahl

of No. *36 Catharine* Street, being duly sworn, deposes and says,

that on the *16th* day of *September* 188*7*, at the City of

~~New York in the~~ deponent purchased
at auction from *Hartel and Letchworth*
at Philadelphia Penn. a quantity of *Assing*
goods in the complainant *Albert Behrens*.
that deponent has seen and identified a
part of ~~the~~ ^{part of said purchase} goods in the possession of *Abraham*
Lehen and described by said *Abraham*
Cohen in his affidavit in this complain-
t Deponent knows that *five* cases contain
an invoice of the goods purchased by deponent
at Philadelphia as aresaid were delivered
on the sidewalk in front of said premises on
the *16th* of *September* 188*7*, and that one case thereof
is in *Albert Behrens* foregoing complainant
Isaac Neubergahl

William D. Davis
of *Colt*
1887
Notary Public

0476

AFFIDAVIT

Police Court—Second District.

CITY AND COUNTY OF NEW YORK } ss.

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

QUESTION.—What is your name?

ANSWER.— *Nathan Cohen*

QUESTION.—How old are you?

ANSWER.— *40 years*

QUESTION.—Where were you born?

ANSWER.— *Poland*

QUESTION.—Where do you live?

ANSWER.— *59 West 80*

QUESTION.—What is your occupation?

ANSWER.— *Speculating*

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

here preferred against you?

Answer.— *I am not guilty*

N. Cohen

Taken before me, this *17th* day of *Oct* 188*8*
W. M. O'Connell
Police Justice

0477

204
860

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Albert Lehman

vs.

36 Catharine

Nathan Lehn

DATED October 3rd 1881

Wendell MAGISTRATE

Alexand. Humberg OFFICER

WITNESSES

Abraham Lehn

Mr. Matt. Steel

Isaac Heberzahl

36 Catharine Street

2000
FOR EXAMINATION
MAILED IN
BUREAU OF PENITENTIARY

No. 101 Bayard STREET

Bureau for Examination

11 2nd Floor

Affidavit—Larceny

0478

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

Nathaw Cohen

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

*One hundred and fifty stockings of the value
of fifty cents each
Seventy-five ^{pairs of} drawers of the value of one dollar each pair
Seventy-five shirts of the value of one dollar each*

of the goods, chattels, and personal property of one

Albert Behrens

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

0479

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

Nathan Cohen

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

*One hundred and fifty stockings of the value of
fifty cents each.
Seventy-five ^{pairs of} drawers of the value of one dollar each
pair
Seventy-five shirts of the value of one dollar each*

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

Albert Behrens

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

Albert Behrens

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

Nathan Cohen

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

Amiel T. Collins

BENJ. R. PHELPS, District Attorney.

0480

BOX:

28

FOLDER:

341

DESCRIPTION:

Comer, Michael

DATE:

01/31/81



341

0481

313

933

Filed 24 day of January 1857.
Pleads

Assault and Battery.

THE PEOPLE

vs.

B
Michael Comer
(2 cases)

Opp. David S. Collins
~~P. H. FIELDS,~~

District Attorney.

A TRUE BILL.

Francis Barr
Feb 11 1857
Sherrin

John Ferguson
Joseph W. Hill
District Atty

0482

4 316

The People
vs
Michael Corner

Court of General Sessions, Part First.
Before Judge Leving. March 23. 1881
Indictment for assault and battery.

Timothy Breen, sworn and examined. I live
317 East Sixtieth St. I keep an ale and lager
beer saloon. I was living there in November last.
On the second of November I saw the prisoner
next door to me on the sidewalk between 9
and 10 o'clock in the evening. I left my own num-
ber 317 and went to 319. I had my hands on
the railing, and I asked the witness I have here,
Mrs. Sawyer, where her husband was? She told
me that he was gone across town. I say, "If he
was home, he would not see me licked on the
sidewalk, and there was nobody here if I could
get a fair deal could lick me. With that Michael
Corner had his two hands on the iron ball
that is on the railing. He hauled off and said,
"You son of a b---, I can do it." He knocked
two of my teeth out and a third one came
out, I have the doctor's lines here. He tripped
me on the side and kicked me. I was knock-
ed senseless and was picked up by two men
and taken into my place. I was twelve days
in bed, I could take nothing unless it was
put in my mouth with a spoon. My mouth
is full of proud flesh. Mrs. Lagan, another
witness I have here ran out of the door; she

0483

was standing in the door of 519, she said, "For God's sake, don't kill the man." I could not say where Corner was then; she ran out and threw herself on me. With that Corner went into Mr. Sawyer's house. Before he knocked my head on the sidewalk I never said another word. I never had a word of dispute with the man with the exception I presented him a bill with items; he owed me some money; it was two weeks before that I presented him with a bill; he did not say at the time that he would pay me the bill or not. I did not say anything to him personally before he struck me. I never made a threat of any kind to him. I did not make a motion toward him. I had my hands on the fence. I was at one side and he was at the other. I had a dispute with a man previous to leaving my own store - a very bad man; it was two hours after that Corner struck me; there was no one on the street at the time. Cross examined. This was election night. I had drunk a few glasses of beer that evening when I came home, but nothing all day except soda water. I put a man out of my store that evening who was raising a muss; his name is James Brennan. I had no fight with any other person. I had no fight with anybody in the

Thos. Case

0484

street with the exception of Brennan, he showed me and I cut him two hours previous; he (Brennan) waited until 12 o'clock to break in my door and take my life. This matter between Corner and me was between 9 and 10 o'clock. I did not see Brennan at that time. I went out and enquired of Mrs. Dwyer where her husband was there was no fight going on there and nobody threatened to fight me, and nobody proposed to do anything to me. I did not see the prisoner on the sidewalk when I went out. I did not say anything about sons of b- his and scabs, I had a couple of glasses of beer in, but I knew what I was doing. That is all there is about it, this man knocked your two teeth out, knocked you down senseless, and two men carried you away? Yes in Ellen Lagan sworn. I live 316 East Sixty fifth St. On the evening of the 2nd of November, I think it was about 8 o'clock I came down to look at the bonfire that they made on the street. I saw Brennan and Corner. I heard Corner ask Mrs. Dwyer if her husband was in? Corner was leaning on the rail and Mr. Brennan came there and leaned on the rails. Mr. Corner drew a blow and knocked Mr. Brennan down. I did not hear Mr. Brennan speak to Mr. Corner or have any conversation at all whatever. Mr. Brennan lay senseless on the sidewalk. I allowed that the man was

0485

I did not hear Conner say anything before he struck Breen. Ellen Dwyer sworn. Live 319 East Sixtieth St. know Breen and Conner and saw them in the evening in question. Breen asked me if my husband was in? I said he went across town. He said he left the block before he would stay to help a fellow. I said nobody in the block would be in danger of him. Breen said there was no God damned cur in the block able to beat him. With that he turned about to Mr. Conner and said, "Is not that so?" Mr. Conner said, "No, he was no better man than any man in the block." Breen said, "You lie," and he hit him. Conner struck him and I saw him on the ground. Michael Conner, sworn and examined in his own behalf testified that on the evening in question he was standing with his hands on the railing ten minutes previous to the time that Breen came down. ~~He~~ He asked Mrs. Dwyer about her husband and she said he was across town. He said, "I'm would sooner go away than stop to help a fellow that is getting licked." He said, "There is nothing in the street but curs and scabs and sons of bitches." He repeated that two or three times. I said, "That is a very hard word to say; you are no better than anybody else. He had the hands on the railing; he hauled over and I

0486

shoved him. I did not shut my fist to strike him. He put himself in a position to strike me; he was drunk, I saw him drink all day; the man abused me in the worst way; he said I was no better myself. I did not close my hand to give him a deadly blow. It could not be that he lost his teeth from the blow I gave him. Maurice Sullivan testified that on election night Green was pretty drunk; he said there was not a gentleman in the whole street but himself and that they were all a parcel of curs.

The jury rendered a verdict of guilty with a recommendation to mercy. He was sent to the penitentiary for three months.

0487

Testimony in the case
Michael Lamer
filed Jan. 31

0488

This is to certify that
Timothy Breene is suffering
from contusion of left side
around of the lip and had
two teeth knocked out by
a blow &c

J. J. Dwyer M.D.

858 Sep Ave

Nov, 3-1892

0489

POLICE COURT—FOURTH DISTRICT.

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

Henry J. Cornish
of the 28th Precinct Police

being duly sworn, deposes and says, that on the *2nd* day of *November* ~~Street~~
in the year 18*80*, at the City of New York, in the County of New York,

Timothy Breen
was violently ASSAULTED and BEATEN by

Michael Comer. (nowhere)
The said Breen informed deponent in the presence
~~of said Comer~~ ^{in said depon} that he Comer had struck him
Breen on the mouth and knocked two of his Breen
teeth out and also knocked him down and while he
was down the said Comer kicked him Breen on
the body with his foot
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, &c., and be dealt with according to law.

Sworn before me, the *5th* day }
of *November* 18*80* }

Henry J. Cornish
Morven O'Shea
Police Justice.

0490

933

Police Court—Fourth District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Henry J. Cornish

vs.

Michael Comer

Dated November 5th 1880

Otterbourg Magistrate.



Cornish Officer.
28

Witness

Timothy Brown
317 East 60th St

J. E.

Nov 15 1880

a. m.

Bailed for

Ex. No. 1680 2 P. m.

Rail

Paul Bauer

144 E 58 St

116 East 22nd St

0491

POLICE COURT—FOURTH DISTRICT.

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

Timothy Breen
of *No 317 East 60th Street*

being duly sworn, deposes and says, that on the *Second* day of *November* in the year *1880*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *Michael Cozer* (*now here*) who struck this deponent one violent blow upon this deponent's mouth knocking thereby two of this deponent's teeth out and falling this deponent to the ground

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, &c., and be dealt with according to law.

Sworn before me, the *15th* day of *November* 18*80* } *Timothy Breen*
Michael Cozer
Police Justice

0493

933

Police Court—Fourth District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Timothy Breen
317 E 60th

AFIDAVIT—A. & B.

Michael Emer

Dated *November 16 1880*

Attest Magistrate.



Officer
J. P.

Witness, *Mrs Dwyer 319 East 60th*
Mrs Enger 317 East 60th

Mrs Bauer
144 508th
baib

Nov. 17 2. 1. 9m
\$ adj. bond 1800 2. 1. 9m
\$ 500 to adv. lib.
1 Bailab

0494

TORN PAGE(S)

0495

I give a certificate stating that
Timothy Doane was injured & I
that there is no danger to his
life
J. O. Doane M.D.
Nov. 4, 1880

0496

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 *Michael Corner*

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

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0497

Filed 31 day of January 1887.

Pleas *Wm. G. Kelly (Clerk)*

THE PEOPLE

vs.

Assault and Battery.

Michael Conner
(2 cases)

David B. Collins
~~D. K. HARRIS~~

Disbarred Attorney.

Wm. G. Kelly
11 Broadway & Fair

A True Bill.

Freeman

April 25. 1887.

Freeman
Foreman

Wm. G. Kelly

ON FILE IN THE
CLERK'S OFFICE

THE OFFICE OF THE CLERK OF THE SUPREME COURT OF THE STATE OF NEW YORK

0498

Filed 31 day of January 1857.

Pleas *W. G. Kelly (Plf)*

Assault and Battery.

THE PEOPLE

vs.

*Michael Conner
(2 case)*

David B. Rollins
~~H. H. HULLS~~

Deputy Attorney.

W. G. Kelly (Plf)

A True Bill.

James Cox

Jan 23. 1857 Foreman:

James Conner

W. G. Kelly

ON THE RECORD OF THE COURT OF COMMONS

0499

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

Michael Conner

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

Daniel S. Rollins

BENJ. K. PHELPS, District Attorney.

0500

BOX:

28

FOLDER:

341

DESCRIPTION:

Connor, William

DATE:

01/04/81



341

0501

No. 12.

Day of Trial,
Counsel,
Filed *H* day of *May* 188*7*
Pleads

THE PEOPLE

vs.

R
William Connor

St. John
Manuel G. Williams
BENJAMIN RILEY
District Attorney.

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

A TRUE BILL.

J. J. O'Connell
Foreman.
J. J. O'Connell
Plends guilty.
S. H. O'Connell

0502

Police Court—Second District.

City and County } ss:
of New York. }

Henry F. Witte

of No. 46 Sixth Avenue Street, being duly sworn,
deposes and says, that the premises No. 46 Sixth Avenue
Street, 15th Ward, in the City and County aforesaid, the said being a Store
and which was occupied by deponent as a Tailoring establishment
fishment, were BURGLARIOUSLY
entered by means of forcibly breaking
open the main front
door, at about 3 o'clock

on the morning of the 26th day of December 80
and the following property feloniously taken, stolen, and carried away, viz:
A quantity of blotting
& stationery of the value
of One Thousand dollars
or more.

the property of Deponent Employer Charles A
Luger & in deponent's care & charge
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 William Connor (now here)
and another who escaped
for the reasons following, to wit: That deponent
is informed by officer
Henry Plant-holistic
and
said other person
as the act of breaking
open said door.

Sworn to before me
the 26th day of Dec 1880
H. F. Witte
Police Justice

0503

City & County
of New York.

James L. Henry of
the 15th Precinct being
juror sworn says that
he arrested William
Loomer under the
circumstances set
forth in the foregoing
affidavit.

James L. Henry

Sworn to before me this
26th day of Dec 1880

Police Justice

0504

1057
Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Henry F. White
406. 6
1880

William O. Spring

Dated *Dec 26* 1880

Handell Magistrate.

Henry Officer.
15 -
Clerk.

Witnesses:

Committed in default of \$ *2000* Bail.

Bailed by

No. Street.

Com

OFFENSE: BURGLARY AND LARCENY
Attempt

0505

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss

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

QUESTION.—What is your name?

ANSWER.—

William Connor

QUESTION.—How old are you?

ANSWER.—

24 years

QUESTION.—Where were you born?

ANSWER.—

Boston

QUESTION.—Where do you live?

ANSWER.—

Pleasant St

QUESTION.—What is your occupation?

ANSWER.—

Bar-tender

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

Answer.—

I am not guilty of the charge

William Connor

Taken before me, this

10

day of

Dec

1880

Police Justice.

William Connor

0506

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Bernard Owens*,

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

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

One watch of the value of twelve dollars
One chain of the value of three dollars

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

Daniel G. Rollins
DANIEL G. ROLLINS, District Attorney.

0507

Counsel,
Filed 6 day of Jan 1881
Plends

THE PEOPLE
vs. *Edward Owens*
INDICTMENT - Larceny from
the Person.
P.L.H.
7.

Samuel S. Holland
DISTRICT ATTORNEY
District Attorney.

A True Bill.
Frank Dorr
Foreman.
James H. [unclear]
State Reformatory

0508

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

Police Court—First District.

of No. 137 Washington Frederick Hoboken Street, being duly sworn, deposes
and says, that on the 29th day of December 1888

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

the following property, viz: One silver watch and
metal chain together

of the value of fifteen 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 Bernard Owens attempted to be
now present from the fact that deponent was standing among others in Nester Street Cor of Bowery. That the prisoner who was standing close to deponent took hold of the chain which was attached to said watch and jerked it from deponent's vest pocket. That deponent felt the pull and saw his watch hanging by the chain outside his vest and immediately took hold of the prisoner who freed himself from deponent and ran away pursued by deponent who overtook and caused his arrest. Fried August Vogel

Sworn to, before me, this 29 day of Dec 1888
F. M. Williams
Police Justice.

0509

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Bernard Owens

Question. How old are you?

Answer,

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer

107 Prospect Street Brooklyn

Question. What is your occupation?

Answer.

I work in Fulton Market

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

Answer.

*I am guilty of an attempt
to take the watch*

Barney Owens

Taken before me, this

29

day of

Over

1888

J. M. Williams
Police Justice.

0510

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

1944, Jan 22, 10:15 AM
Police Court—First District

THE PEOPLE & C,
ON THE COMPLAINT OF

Fredrick Appel
137 Washington St.
Hoboken N.J.

vs.
Edward Owens

Attended by the present from the present

[Handwritten mark]

Dated *Dec 29* 18*99*

William J. Collins Magistrate
Chas. J. Quinn Clerk

Witnesses:

1899 to answer
at *John* Sessions
Received at Dist. Atty's office

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0511

CITY AND COUNTY } ss. :
OF NEW YORK,

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

That

William Connor

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

Charles A. Auger
there situate, feloniously and burglariously ~~did~~ *did* break into and enter, the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Charles A. Auger

goods, merchandise and valuable things in the said *store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

Daniel F. Rollins

~~DANIEL F. ROLLINS~~, District Attorney.

05 12

BOX:

28

FOLDER:

341

DESCRIPTION:

Constantine, Cornelius

DATE:

01/17/81



341

0513

BOX:

28

FOLDER:

341

DESCRIPTION:

Sullivan, Edward

DATE:

01/17/81



341

05 14

1881
Counsel
Filed 17 day of Jan 1881
Fonds
W. L. ...

THE PEOPLE
98.
B
Coxe Constatine
P
Edward ...

Daniel S. ...
District Attorney
Mutual ...

At True Bill.
17th ...
230 days

Foreman
M. ...
W. ...

Plm 30 days

05 15

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss:

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

Question. What is your name?

Answer. *Edward Sullivan*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *87 Bowler*

Question. What is your occupation?

Answer. *Bar Keeper*

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

Answer. *I am not guilty*
E. Sullivan

[Signature]
Taken before me, this
[Signature]
day of *April* 18 *80*
Police Justice.

05 16

Form 112.

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

Police Court—First District.

ss: James E. Nichols

of No. 61 Hudson Street, being duly sworn, deposes

and says, that on the 14th day of August 1880

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

the following property, viz:

50 Boxes of Fish to wit
Sardines

of the value of Six or 75.00 Dollars,

the property of deponent and Robert H. Austin
Thomas Mc Carthy George W. Mc Voy
Sau's Schott. an Thomas W. Bernstein

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 Cornelius Constantine

(nowhere) from the fact that deponent
was informed by Augustus J. Baker that
he said Augustus saw said deponent
take said property from deponent's
place of business 61 Hudson
street in said city

J. E. Nichols

Sworn to before me, this 14th day of August 1880
James E. Nichols
Police Justice.

0517

Cats in County of New York 55

Augustus J. Baker resides on 26
West Broadway being sworn says that
he knows the contents of the within
affidavit that so much of the same
as relates to deposit is true

Subscribed before me
this 14th August 1850

A. J. Baker

[Signature]
Police Justice

[Faint handwritten text]

05 18

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this day of
Police Justice. 18

0519

158

Police Court—First District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

James E. Nichols



Conceded to Plaintiff

Romas Halloran
298 Hudson St

BAILABLE

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *August 24* 1880

Smith Magistrate.

Delaney Officer.

McNeel Clerk.

Witnesses:
Augustus D. Bechtel
26 West Broadway

Edward Hambleton

82 Hudson St

\$ *300* to answer

at Sessions

Received at Dist. Atty's office

Boyle

Smith

0520

Police Court - First District.

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

James E. Nichols
of No. 61 Hudson Street,
being duly sworn, deposes and says, that on the 12th day of August 1860, at the City and County of New York, there was stolen from said premises eight Boxes of Sardines of the value of Six Dollars and Seventy Five Cents that said property was stolen by Cornelius Constantine (who is now under arrest) that deponent is informed by Edward Hamblin (now here) that he said Hamblin saw said Constantine bring said property to the express office of Thomas Silva at No 32 West 132nd Street that deponent is further informed by said Hamblin that he said Hamblin saw

Edward Sullivan (now here) take and receive said property from said express office deponent therefore charges that said Edward Sullivan did feloniously receive said property well knowing the same to have been stolen

Sworn to before me
this 16th August 1860

J. E. Nichols

Wm. M. ...
Dee Justice

0521

Cuts the Courts of New York as

Edward Hamblin of No 82 Hudson
street being sworn says that
he knows the contents of the
writing aforesaid that so much
of the same as relates to
Government is true

Sworn to before me
this 16th August 1860

J. M. Hamblin
Police Justice

Edwin Hamblin

0522

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James E. Clark
61 Hudson st.

Edward Sullivan



Receivings taken good

Office,

Dated *August 16* 1880

Spurth Justice.

Delany Officer.

Mc Clerk.

Witnesses,

Edward Hendlin

Edmund at

Henry Silva

32 West Broadway

\$ *1000*

Good Surety.

Received in Dist. Atty's Office,

Comm

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0523

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

*Cornelius Constantine and
Edward Sullivan each*

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

*Fifty boxes of fish (of the kind
commonly called sardines) of the value
of thirteen cents each box*

of the goods, chattels, and personal property of one

James E. Nichols

then and

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

0524

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

That the said

*Cornelius Constantine and
Edward Sullivan each*

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

*Fifty boxes of fish (of the kind
commonly called sardines) of the value
of thirteen cents each*

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

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

James E. Nichols
James E. Nichols
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said
Cornelius Constantine and Edward Sullivan
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

David B. Rollins
~~WENT K. PHELPS~~, District Attorney.

0525

BOX:

28

FOLDER:

341

DESCRIPTION:

Coogan, Daniel

DATE:

01/25/81



341

0526

BOX:

28

FOLDER:

341

DESCRIPTION:

Harrington, Joseph

DATE:

01/25/81



341

0527

237
Filed 25 day of Jan 1887

Filed 25 day of Jan 1887
Plends
for Assault and Battery

THE PEOPLE
vs.
Daniel Corgan
Joseph Haring

David S. Atkins
District Attorney

John S. Smith
Attorney at Law

Francis

Foreman
J. S. Smith
J. S. Smith
J. S. Smith

Wm. D. McArthur

ON THIS 25th DAY OF JANUARY 1887
I HAVE READ THE ABOVE AND
THE COURT IS OF THE OPINION THAT THE
SAME IS A TRUE BILL.

0528

Form 11.

Police Court--Second District.

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

of *John Stuart, an officer*
of *the 29th Precinct Police* Street

being duly sworn, deposes and says,

that on the *18th* day of *January*
in the year 188*9*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *Samuel Coogan and*
Joseph Harrington, both men of color,
and each of whom did together strike beat and
kick deponent--knocking deponent down
and cutting deponent's head. That deponent
was so beaten while in the performance of his
duty as an officer of Police and being so beaten
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, &c., and be dealt with according to law.

Sworn before me, this
18th day
of *January*
188*9*
John Stuart
Police Justice.

John Stuart

0529

Form 11.

Police Court--Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Stueck
29th Precd
1 Daniel Morgan
2 Joseph Harrington

AFFIDAVIT A. & B.

Dated *January 18* 188*1*

Patterson JUSTICE.

Off. Doyle 20
Stuart 29 OFFICER.

Thomas Barnes - 27 - St

John Kelly 119 7 27 - St

John Sullivan 246 7 32 - St

Off. Sullivan - Precd. 29

WITNESSES
James Cuch

James Cassin

Comd

James



0530

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 *Daniel Coogan and Joseph
Harrington each*

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

Daniel S. Rollins

BENJ. R. PHELPS, District Attorney.

0531

BOX:

28

FOLDER:

341

DESCRIPTION:

Crosby, James

DATE:

01/11/81



341

0532

Office failing,
Shut out dept.
New services sent
4.4.16 new for
Lan

7 700
Filed 11 day of June 1897
Pleas
H. C. Kelly (2)

THE PEOPLE,
vs.
James Brooks,
Indictment for Receiving
Stolen Goods.

Wm. J. Collins
District Attorney
(over)

A True Bill.

~~James Brooks~~
Foreman

Wm. J. Collins

J. P. & Mary J.

0533

Police Court-Third District.

John Haunigan

CITY AND COUNTY } ss.
OF NEW YORK }

of No. 422 East 13th Street,
being duly sworn, deposes and saith that on the 7 day of January
1881, at the 17 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 of the
value of five dollars, the
property of a Jeweller in the
Bowery whose name is
unknown in deponents
possession & charge -
one Gold Chain

of the value of *five* 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

James Crosby & two other persons
whose names are unknown
& from the fact that said Crosby
sold said watch & a part of the
Chain to Henry Roller a Clerk
for Edward Schraden, a Jeweller
at 439 East 9th Street. Deponent
was knocked down in 12th Street
& thereafter said property was taken
from his possession

John Haunigan

of
Edward
1881

Sworn before me, this
day

Police Justice.

0534

City & County of New York.

Henry Roller being duly sworn says that he purchased yesterday afternoon from James Cowly the watch & part of a Chain now here & identified by John Hennigan as his property. Defendant purchased the property for account of Edward Schrade his Employer

Sworn to before me

this 8 day of January 1881

R. W. R. Police Justice

Henry Roller

Police Court—Third District.

THE PEOPLE & Co.,
ON THE COMPLAINT OF

AFFIDAVIT—ROBBERY.

vs.

Dated

187

Magistrate.

Officer.

WITNESSES:

Henam Schrade
439 East 9th St

0535

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— James Crosby

Question.—How old are you?

Answer.— 32

Question.—Where were you born?

Answer.— Newport - R. I.

Question.—Where do you live?

Answer.— 445 E 19 - 52

Question.—What is your occupation?

Answer.— Painter

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

Answer.— In the first place the man who
says I sold the watch is mistaken and
I can prove that he is

James Crosby

Taken before me, this

R. W. Murphy
8
day of January 1881
Police Justice.

0536

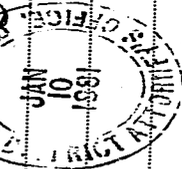
Form 115.

POLICE COURT -- THIRD DISTRICT,

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John Harrigan
No. 422 E 13th St

1. *James Corradini*



Office *Ret. 13th St*

Dated *January 8* 1881

B. St. Bury Magistrate,

Ford Officer.

Waterbury Clerk.

Witness, *Henry Proden*

No. *439 East-9th* Street,

Hermann Schraden

No. *439 East-9th* Street.

No. _____ Street.

§ *1570* to answer Committed.

Received in Dist. Atty's Office,
DM

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

F

0537

CITY AND COUNTY }
OF NEW YORK, } SR.

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

That

James Crosby

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *seventh* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City, and County
aforesaid, with force and arms, in the night time of said day, in and upon one

John Hannigan
in the peace of the said People then and there being, feloniously did make an assault and

*One watch of the value of five
dollars*

of the goods, chattels and personal property of ~~the said~~ *a certain person whose
name is to the jurors aforesaid unknown and cannot now be given*
from the person of said *John Hannigan* and against
the will and by violence to the person of the said *John Hannigan*
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.

~~been feloniously stolen), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.~~

Daniel S. Rollins, Acting
RENJ. B. PHILPS, District Attorney.

0538

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

aforsaid
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: aforsaid do further present*

That

James Crosby

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

Own watch of the value of five dollars

of the goods, Chattels and personal property of *a certain person or persons*
whose name is to these jurors unknown and cannot now be given
by *a certain person or*

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

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

James Crosby

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

Daniel S. Rollins, District

~~RENU S. PHELPS~~, District Attorney.

0539

BOX:

28

FOLDER:

341

DESCRIPTION:

Crossan, Dominick F.

DATE:

01/24/81



341

0540

215

H. v. B.

Counsel
Filed *H. v. B.* day of *Jan* 1871.
Plends *H. v. B.*

THE PEOPLE
vs.
I.
Amnicot, p. v. v.

INDICTMENT.
FORGERY in the Third Degree.

Amnicot, p. v. v.
District Attorney.

A True Bill.

Fugis over
Foreman.
Jan 25/71.

I plead guilty
State of New York

0541

City & County of New York ss.

Clinton W. Sweet of No 46 West 28th Street being duly sworn deposes and says that he is the President of the Real Estate Record Association its business being transacted at 135 Broadway & being an incorporated Company under the laws of this State. That said Company keeps an account at the Depositor & Trader National Bank in said City, said account being kept in the name of said Company but it is understood between the Bank & the Company that all checks against their ac is to be signed to W Sweet Publisher.

Deponent says that the signature to W Sweet, Publisher, on the annexed check on said Bank said check being dated November 29th 1880 & being for fifty Dollars is forged. Deponent never

0542

signed his name to said
check and never authorized
any person to sign his
name to said check.
Clinton W. Sneyd

Summ'd before me this
19th day of January
1881.

R. W. Bly
Police Justice -

0543

City & County of New York.

George W. Hunt

~~of the~~
Paying Teller of the Importers
& Traders National Bank
being duly sworn deposes &
says. That on the 29 day of
November 1880 at the City &
County of New York. Dominick
F. Cropanzano did present the
annexed check to deponent
as paying Teller of said Bank
and deponent did then &
there pay him in money
belonging to said Bank on
said check the sum of
fifty dollars.

Deponent charges that said
Cropanzano at the time & place
aforesaid did falsely & feloniously
make forge & counterfeit the
annexed check. It purporting
to be a check in the aforesaid
Bank & directed to said Bank
whereby said Bank was
ordered to pay ^{fifty dollars} Expenses
which check purported to be

0544

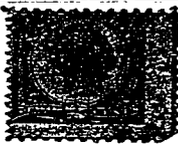
signed by G. W. Sweet
Publisher & dated on the
29th day of November 1880
& did then & there utter
& publish the said check
as true, with intent to
defraud the Real Estate
Record Association and the
said Bank & the said Sweet

Ure. G. W. Sweet
Sworn to before me this }
20th day of January 1881 }
R. N. Ripley Police Justice

0545

TORN PAGE(S)

0546



No. 1338

New York, November 29 1880

Importers' & ~~Trust~~ National Bank OF NEW YORK
THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION.

Pay to

Expenses

or Order,

Fifty

Dollars



50.00

Francis & Lottrel, N. Y.
Pat. April, 1876.

C. Y. Sweet Publisher

0547

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK. }

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

Question.—What is your name?

Answer.—Dominick F. Crossan

Question.—How old are you?

Answer.—17 years

Question.—Where were you born?

Answer.—Ireland

Question.—Where do you live?

Answer.—183 East Seventh Street

Question.—What is your occupation?

Answer.—Dry Goods

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

Answer.—I am not guilty
D. F. Crossan.

Taken before me, this
20th day of June
1897
Police Justice

0548

Form 115.

POLICE COURT--THIRD DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

George W. Funch



1 Penniman St. Boston

2
8
4
Offence *Forgery*

Dated *20 Jan'y* 188*7*

Rishy Magistrate,

Cowan Officer.

114 Fremont Clerk.

Witness, *C. W. Sweet*.....

No. *46 West-28th* Street.

W. Sweet her other

Forged Checks issued

by Cowan

No. Street.
\$ *1000* to answer Committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0549

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

ss. James Curry

of No. 100 West 100th Street,

being duly sworn, deposes and says that on the _____ day of _____ 187____,

at the City of New York, in the County of New York he arrested Dominick F. Brofman who is charged with Forgery

That the said Feller of the Inspectors & Treasurer N.E. Bank

is an important & material witness for the People in

this case & as he does not appear deponent asks that

said Brofman may be detained for further examination

James Curry

Sworn to this 19th day of January 1881
before me
Police Justice

0550

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

Dominick F. Crossan

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty-ninth* day of *November* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty* with force and arms, at the Ward,
City and County aforesaid, feloniously did *falsely* make, forge and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging, ~~and~~ *and* counterfeiting a certain
instrument and writing of the kind commonly
called a bank check
which said false, forged and counterfeited *bank check*
is as follows, that is to say:

No. 1338

New York, November 29 1880

The
Importers' & Traders' Bank ^{*of New York*}
through the New York Clearing House Association.

Pay to Expenses or Order

Fifty

\$ 50 ⁰⁰/₁₀₀

Dollars

C. W. Sweet Publisher

with intent to injure and defraud *the Importers' and Traders'*
National Bank, and Clinton W. Sweet,

and divers other persons, to the jurors 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.

0551

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said

Dominick F. Grossan

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*Importers' and Traders' National Bank,
Clinton W. Sweet.*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged and counterfeited

instrument and writing of the kind commonly called a bank check

which said last-mentioned false, forged, _____ and counterfeited

bank check _____

is as follows, that is to say:

No. 1338

New York, November 29 1880

*Importers' & Traders' National Bank of New York
through the New York Clearing House Association.*

Pay to Expenses or Order

Fifty _____ Dollars

\$ 50 $\frac{100}{100}$

C. W. Sweet Publisher

the said

Dominick F. Grossan

at the same time ~~he~~ so uttered and published the last-mentioned false, forged, and counterfeited

bank check

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

Daniel F. Halliday

DENYAL PRINCE District Attorney.

0552

BOX:

28

FOLDER:

341

DESCRIPTION:

Cullen, Peter

DATE:

01/20/81



341

0553

BOX:

28

FOLDER:

341

DESCRIPTION:

McCabe, John

DATE:

01/20/81



341

0554

2092-BW

Filed 20 day of January 1887
Plends, charging Robbery

ROBBERY.—First Degree.

THE PEOPLE

vs.

1
Peter Cullen
2 John McCabe

David S. Atkins
REMI K. PETERS

District Attorney.

A TRUE BILL.

Timothy Davis

Foreman.

Feb. 23, 1887.

Subscribed and sworn to
by the Grand Jurors
of the District Court
of the Eastern District
of New York
Wm. H. ...
J.P.

0555

CORRECTION

0557

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

Daniel Bonisky

of No. 426 West 46th Street, being duly sworn, deposes and saith, that on the 28th day of December 1898 at the 22nd Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the possession of deponent, by force and violence, without his consent and against his will, the following property, viz:

good and lawful money of the United States consisting of silver coin of various denominations

of the value of three Dollars,

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

Peter Bullen and M. Caber

from the fact that on said day the said Bullen and said M. Caber entered deponent's premises as aforesaid and demanded drinks from deponent and on deponent refusing to comply with their demands the said M. Caber seized hold of deponent by the arms and held deponent in a forcible manner and said Bullen then struck deponent on the face with a bottle and knocked deponent down and while deponent was down and held by said M. Caber the said Bullen went behind the counter in said premises and did take and steal the said money from the possession of deponent

Daniel Bonisky

Sworn to before me, this 28th day of December 1898, at New York, Police Justice.

0558

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Peter Bullen

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 578 10th Avenue

Question. What is your occupation?

Answer. Laborer

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

Answer. I was in the store that night but I was very drunk, and do not know what I done in the said place
Peter Bullen

Taken before me this

10th
day of January 1887

Police Justice.

[Handwritten signature]

0559

109 NY
Police Court - Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Daniel Karmachy
426 W 46th St

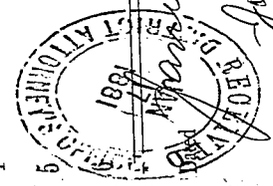
1 Peter Bullen

2 John M. Labe

3

4

5



January 1891

Magistrate.

W. J. Foley
Clerk.

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Witnesses,

1000 Gray

no! Lane
" 2nd District

Received in District Att'y's Office,

0560

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That Peter Cullen and John McCabe,
whose real name is to the jurors aforesaid
unknown and cannot now be given, but who
is here designated as John McCabe each
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twenty eighth day of December in the year of our Lord
one thousand eight hundred and ~~seventy~~ eighty, at the Ward, City, and County
aforesaid, with force and arms, ~~in the night time of said day~~, in and upon one
Daniel Cornisky
in the peace of the said People then and there being, feloniously did make an assault and
Given cause of a number kind and denomi-
nation to the jurors aforesaid unknown and
a more accurate description of which cannot
now be given of the value of three dollars

of the goods, chattels and personal property of the said Daniel Cornisky
from the person of said Daniel Cornisky and against
the will and by violence to the person of the said Daniel Cornisky
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.

Daniel S. Collins
BENJ. K. PHELPS, District Attorney.

0561

BOX:

28

FOLDER:

341

DESCRIPTION:

Cummings, James

DATE:

01/13/81



341

0562

128

H. + H.

Counsel

Filed 13 day of Aug 1887

Pleas

Not Guilty

THE PEOPLE

vs.

James Cummings

INDICTMENT.

Larceny of Money, &c., from the person in the night time.

David S. Collins

BENJ. K. PHILLIPS

Acting District Attorney.

A True Bill.

Francis Barr

Foreman.

Not true: Aug 14, 1887.

True & acquitted.

0563

District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Michael Lerician

Michael

of No. 148th Street between Street, Cortland and Morris Avenue,
being duly sworn, deposes and saith, that on the 31 day of December 1880
at the Twenty Second Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from complainant's person.

the following property viz.:

one double case gold watch value sixteen dollars
Eleven one dollar notes United State money
Two Two dollar notes United State money

all of the value of thirty one dollars
the property of complainant

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by James Cummings (imprisoned) from the fact that deponent was in a saloon with Cummings on Warren and 59th Street and at the time had the watch as above described in the left hand coat pocket of the vest then and there worn by deponent said vest being a part of deponent's ordinary clothing and the money in the right hand coat pocket of the coat

Sworn before me this

day of

Police Justice

1880

0564

then and then upon by defendant, Said
Defendant felt said Cummings thrust
his hand into his vest and coat
pockets and immediately looked
for his watch and money and
it was missing. Said Cummings
immediately filed Michael Leister

Sworn to before me
this 3 day of January 1883
by *Michael Leister*
Jules [unclear]

DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

DATED

1887

MAGISTRATE.

OFFICIAL.

WITNESSES:

0565

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Cummings*

Question. How old are you?

Answer. *Twenty five years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *335 East 35 Street*

Question. What is your occupation?

Answer. *Sather*

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

Answer. *I say that Cummings was drunk and he did not know whether he had a watch about him James Cummings*

[Signature]
Taken before me this
[Signature]
day of *February* 187*8*
Police Justice

0566

Police Court - Fourth District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

*Upgraded Nelson & Co.,
148 1/2 - 1st - Court Street - Boston*

Jahner Cummings

BAILED :

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

Offence,

Dated

January 3

1881

Magistrate.

Officer.

Clerk.

Witnesses,

Wm. P. ...

Received in District Att'y's Office,

0567

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

James Cummings

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

on the *twenty first* day of *December* in the year of our Lord one thousand eight hundred and eighty *at the Ward, City and County aforesaid, with force and arms, in the night time* of said day, 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 one thousand dollars, and of the value of one thousand dollars each : 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 five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty 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 fifty dollars, and of the value of fifty dollars each : fifty 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 twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

A 15/08

One watch of the value of sixteen dollars

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

BENJ. K. PHELPS, District Attorney.

0568

BOX:

28

FOLDER:

341

DESCRIPTION:

Curtis, George

DATE:

01/28/81



341

0569

590
Counsel
Filed 1887
day of June
Plends

INDICTMENT—Larceny from
the Person.
vs.
George Currier.

Daniel G. O'Connell
District Attorney.

A True Bill.

Francis Barr

Foreman

Henry H. Barr
Henry H. Barr
Henry H. Barr

0570

Form 112.

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

Police Court—First District.

of No. Edward Underhill
224 West 52 Street, being duly sworn, deposes
and says, that on the 25th day of January 1887

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from deponent's
person
the following property, viz: One Orville Watch

of the value of ten Dollars,

the property of Deponent

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

now present That deponent was
standing among a crowd of persons
in Chatham Street when he felt
a tug at the chain attached to
said watch and looking down
in the direction of his vest pocket
which contained said watch he
saw the chain detached from it
and discovered that the watch was
stolen and carried away and saw
the prisoner who was standing immediately
beside deponent run away. That deponent
pursued him shouting stop until he was
taken into custody
Edward Underhill

Sworn to, before me, this 25th day of January 1887

of George Curtis
George Curtis
Police Justice

0571

The Complainant being further
examined under oath says.

Q. Will you answer positively that the
prisoner took your watch?
A. No! I did not see any one take
the watch.

There was a number of people
there. They were standing back
of me - There was no other person
standing in front of me except
the prisoner when I felt the tugging
at my chain. I cannot say
positively whether any one
was on either side of me -
There is a man on I felt the
tugging at my chain. I said
and "Stop that!" when the
prisoner at once ran away.

Sworn before me
January 25th 1881. Edward Underhill
W. L. Hallgren.
John D. ...

0572

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

George Curtis

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

121 Baxter Street

Question. What is your occupation?

Answer.

Plumber

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

Answer.

*I am not guilty of the charge—
George Curtis*

Taken before me, this

23

day of *February* 18*87*

Police Justice.

[Signature]

0573

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

290
Police Court—First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Edward Underhill
224 7-13 north



George P. Curtis

1
2
3
4
5
6

Dated *May 25 1891*

Magistrate Magistrate.
Paul Price Officer.
Clerk.

Witnesses:

107A to answer
Com

at Sessions
Received at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0574

People }
vs. }
Curtis } Part II *Examination Jan 31-81*

IN ADDITION TO THE FACTS STATED IN THE EXAMINATION OF MR UNDERHILL BEFORE THE COMMITTING MAGISTRATE IN THE CASE OF THE PEOPLE AGAINST CURTIS, HE WAS OFFERED BY THE PRISONER \$10, THE VALUE OF THE WATCH STOLEN, IF HE WOULD NOT APPEAR. HE WAS OFFERED THE SUM TWICE IN THE PRESENCE OF THE OFFICER WHO MADE THE ARREST. HE DID NOT STATE THIS BEFORE THE MAGISTRATE BECAUSE HE DID NOT THINK OF IT AND WAS NOT ASKED THE QUESTION.

0575

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 *George Rustis* —

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

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

One watch of the value of ten dollars —

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

Daniel G. Rollins

DAN. G. ROLLINS, District Attorney.