

0287

BOX:

72

FOLDER:

802

DESCRIPTION:

Fallon, Patrick

DATE:

07/14/82



802

0200

No 94

Day of Trial,

Counsel,

Filed 14 day of

1882

Pleads

THE PEOPLE

vs.

Patrick Fallon

W

LARCENY AND BURGLARY OF GOODS

JOHN McKEON,

District Attorney

A True Bill.

Edmund K. ... Foreman

July 14th

Henry ...

Secretary

WITNESSES.

Witness lines

0289

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Fallon

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

Patrick Fallon

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Patrick Fallon

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the sixth day of July in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County

aforesaid, with force and arms

two promissory notes
for the payment of money, the same
being then and there due and
unsatisfied and of the kind known
as United States Treasury notes
of the denomination and of the
value of twenty dollars each, and
four promissory notes for the payment of
money, the same being then and there
due and unsatisfied, and of the kind
known as United States Treasury notes
of the denomination and of the
value of two dollars each

of the goods, chattels and personal property of one

William Gray

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

John McKean

District Attorney

0290

Rev. 206, 220, 210 & 212.

583

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm. Edwin Perry
120 Mulberry St.
Patrick Fallon

Offence, *Larceny from the Person*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Wm. Edwin Perry
Magistrate.

Pat Kennedy
Officer.

Witnesses

No.

Street.

No.

Street.

No.

Street.



gjs
cruc

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

Patrick Fallon

guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Perry* 188 *J. Thillman* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188 Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 188 Police Justice.

0291

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Fallon

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

Question. What is your name?

Answer. *Patrick Fallon*

Question. How old are you?

Answer. *12 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *36 Cherry at Riverside (then Bronx)*

Question. What is your business or profession?

Answer. *(lead a blind man)*

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

Answer. *I took the money*

Taken before me, this *7*
day of *July* 188*8*

go Fallon

[Signature] Police Justice.

0292

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 120 Mulberry Street, William Gray

being duly sworn, deposes and says, that on the 6 day of July 188 2
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 Complainant's person
the following property, viz:

Two twenty dollar bills
two ten dollar bills and
and lawful money of
the United States

Sworn before me this

all of the value of Forty Eight dollars

day of

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 Patrick Fallon (now

present) from the fact that
said Fallon used to lead
deponent who is blind,
deponent had the money
as above described in the
right hand pocket of the
pants then and there worn
by deponent, said pants being
a part of deponent's wardrobe

POLICE JUSTICE.

188

0293

clothing department whilst laying
on the sofa felt some persons
hand in his pocket, and
found that Patrick Fallon
had left the room, and
he was the only person with
department at the time department
informed by officer Patrick
Kennedy of the precinct police
that he found Patrick Fallon
in Catherine street with the
amount of money as above described
in his possession

Sum to before me } Patrick X Fallon
this 7 day of July 1882 } mens

J. H. Smith
Police Justice
City and county
of New York

Patrick Kennedy
police officer of precinct being sworn
say that he noticed said Patrick
Fallon trying a watch in Catherine
street, and upon questioning him
and being suspicious that he
had stolen the same arrested
him, and found in his possession
forty eight dollars
Sum to before me }
this 7 day of July 1882 }

Patrick Kennedy
Officer

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated

Magistrate

Officer

WITNESSES:

DISPOSITION

APPROVED - Larceny

0294

BOX:

72

FOLDER:

802

DESCRIPTION:

Fitzhugh, William

DATE:

07/11/82



802

0295

200.38 18th

WITNESSES.

Counsel,
Filed 11 day of July 1882
Pleads, *Not Guilty* (23)

THE PEOPLE

vs.

INDICTMENT.
Larceny from the Person.

William Fitzhugh
19 July 1882
John

JOHN MCKEON,

July 18. 1882 - District Attorney.

Tried and convicted

A TRUE BILL. *Edward Ref.*

Edward Van Couvering

Foreman.

0296

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Fitzhugh

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

William Fitzhugh
of the CRIME OF LARCENY (from the person)

committed as follows:

The said William Fitzhugh

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the first day of July in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms

one pocket-book of the value of one dollar, divers promissory notes for the payment of money the same being then and there due and unsatisfied of the kind known as United States Treasury notes, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of six dollars

of the goods, chattels and personal property of one Frederick Helling on the person of ~~the said~~ Susan M. Helling then and there being found, from the person of the said Susan M. Helling 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.

JOHN McKEON, District Attorney.

0297

Testimony in the case
of
Wm. Fitzhugh
filed July 1882

410

The People
 vs.
 William Fitzhugh
 Indictment for petty larceny from the person
 Susan M. Helbig sworn and examined.

Court of General Sessions. Part I
 Before Judge Cowing. July 18. 1882

I live 540 North Avenue; on the first of July I lost my pocket book on the street as I was going out of a hat store at Eighth Ave. and Thirty eighth St. I had a child on my arm. I had hold of the prisoner but I had to let go of him. There was nearly seven dollars in the pocket book. I had a baby three years old and my pocket book in my hand; he (the prisoner) came along; he was going to grab it and I had hold of it. The baby was going to fall I had to let go of him; he gave me a terrible blow and it hurt me for two or three days. I could not follow him more than a block because there was such a crowd. I had hold of the boy long enough to know him; he took the pocket book away from me. If I had not the child he never would have got it. I am sure the prisoner is the boy; it was my husband's money.

Cross Examined. I had to let go of him I could not help myself; he ran away

I did not catch him. After he broke away from me a whole crowd of boys ran after him; he ran terribly, I halloed and the crowd followed. I did not see him again till they had him in the station house. Then he ran I lost sight of him on Eighth Ave, it was on Saturday evening and the avenue is very crowded; it was near 9 o'clock in the evening. The station house is in thirty seventh St. It was on Wednesday they caught the prisoner. I lost the money on the Saturday night before. They brought him up out of the cell to show me if it was him. I went to the station house in company with my husband about six o'clock in the evening; the Captain and Sergeant Woods was there. As soon as I saw the prisoner I knew it was he. I could pick him out of a hundred - I looked at him well so that I might make no mistake. I had never seen the boy who took my pocket book before that Saturday night. There was not a crowd around me when he took it. I described the prisoner to the police officers; he had a Derby coat and a straw hat.

0300

John Smedick sworn and examined. I live 317 West Thirty ninth St. I am doing nothing at present, an errand boy. I saw the prisoner run into the yard in Thirty ninth St. of 317 between 8th and 9th aves. he came from the direction of Eighth ave., he had his coat and hat on; when I went into the yard he came from behind the stoop, and he left his hat and coat there. He ran to the top of the house and was looking he said for a woman who did not live there at all. This is the hat and coat that ^{was} delivered to the officer. I can swear that the defendant is the person who threw them off. Cross Examined. I never saw the boy before. I ran up to the top of the house after him. He said he was looking for a lady to clean a barber shop; there was no barber shop in the block where he said. I was an errand boy six weeks ago for John Early. I worked for him about three months before that I worked for W. Bryan in Ninth ave. and Thirty seventh St. I worked in Fitzpatrick's dry goods store Eighth ave. over four months.

0301

Frederick Tillstrand sworn. I am 15 years
16. I am an errand boy and recollect the night
of the 1st of July. I know the prisoner; on the night
of the 1st of July it was near 9 o'clock. I saw
him on Eighth ave. between 38th and 39th Sts;
he was running at the time. There was
an outcry and a crowd of boys running
in the middle of the street hallooing, "Stop
thief". I chased Fitzhugh into an alley in
39th St.; the alley of the house in which the
last witness lives. I saw him take off his
coat and hat. I was on the fence of the
next yard looking over, the fence was broke
Matthew McConnell, the officer, testified that his
attention was called to the matter; he went
round to 317 West 39th St. in this alleyway;
the last witness showed me the coat and
hat; the prisoner admits that was his coat
and hat and key; he said he found the
key; there was also a post office order
that he sent a package of money to
Baltimore [the coat and hat were shown]

William Fitzhugh, sworn and examined
in his own behalf. I don't know who took
the pocket book from the complainant,
I did not. I am a doctor's bell boy and
I did some waiting last. I worked at

0302

Fussell's ice cream saloon on Broadway
I have heard the boy swear that I was the
boy who ran in Thirty ninth St. and
take off that coat and hat. The coat and hat
I sold to a young colored boy a little lighter
than I am for two dollars that Saturday
evening about six o'clock. The complain-
ant, the lady testified in Jefferson Market
that she did not see the person's face
who committed the offence.
Wm Brown, a cook, testified that the pris-
oner worked for him for fifteen months
and always knew him to be an
honest boy.

The jury rendered a verdict of guilty.

0000

578
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Baruch M. Melberg
570 9th Ave.
William Fitzhugh

Offence, Larceny from the Person

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Date July 6th 1882

Magistrate,
McCormick 20 Officer.

Clerk,
Matthew McCormick

Witnesses,
No. 207th Precinct
John Suedella

No. 317 Precinct
Fidelis Suedella

No. 44th Precinct
138th St. 442 Street,
\$ _____

Robert

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

Fitzhugh

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

Dated July 6th 1882 Salou R. Surch Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0304

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Fitzhugh

Question. How old are you?

Answer. Nineteen years

Question. Where were you born?

Answer. U.S.

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

Answer. 304. 7th Avenue Three months

Question. What is your business or profession?

Answer. Waiter

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

Answer. I am not guilty

Taken before me, this 6th
day of July 1884

W. H. Fitzhugh

Seoul D. Smith
Police Justice.

0305

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 540-9th Avenue Street, 36 years, married
being duly sworn, deposes and says, that on the First day of July 1882
at the on 8th Avenue City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from her person in the night time
the following property, viz:

One pocket book containing goods
and lawful money of the amount
and value of six dollars.

the property of Deponent's husband Frederick Helbig

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 William Fitzhugh (now

here) for the reason that while deponent
was on 8th Avenue said Fitzhugh snatched
the above described pocket book from the
hands of deponent and ran away with
the same, after breaking away from
deponent who had seized hold of said
Fitzhugh. Does Susan M Helbig

Sworn before me this

Robert J. Dudley
6th
City of New York
1882
Police Justice.

0306

John Smedick 15. errand boy. 317 West 39-
Street being duly sworn says That on the
night of July first 1882 he saw William
Fitzhugh run past him while depment
was in 39th St. from the direction of 8th
avenue, said Fitzhugh ran into an alley
in said street where he took off his coat
and hat and threw them away, and
then ran to the top of a house, and when he
came down said Fitzhugh told depment
that he was looking for a woman.

Sworn to before me *John Smedick*
this 6th day of July 1882.

Solomon Smit

Fred Tillstrand 15. byer. 434 West 42nd St
being duly sworn says that on the night of July 1st
1882. he saw William Fitzhugh make a run up
8th avenue from the direction of 38th St and
saw him run into an alley in 39th St. At
the time said Fitzhugh was running on 8th ave
depment saw a number of people running after
said Fitzhugh crying out "stop thief"

Sworn to before me } *Fred Tillstrand*
this 6th day of July 1882 }

Solomon Smit

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0307

BOX:

72

FOLDER:

802

DESCRIPTION:

Flanagan, Michael

DATE:

07/07/82



802

0308

No 18 / 13

WITNESSES.

(C)

Counsel *[Signature]*
Filed day of *July* 188 *2*
Pleas, *Not guilty (v)*

THE PEOPLE

vs.

Richard Franagan
A. J.
INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

A Bill.

[Signature]
July 13th 82
Discharged by Court

In my judgment
this man ought
not to be connected
as I am informed by
my respectable person
that he has in the
room can be recalled
charges, and further
that watch alleged
to have stolen had
been actually given
up by the defendant
to the power of the
court before he could
[Signature]
July 13 82

0309

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Franagan

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

Michael Franagan

of the CRIME OF LARCENY (from the person).

committed as follows:

The said:

Michael Franagan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty ninth day of June in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the Ward, City and County aforesaid, with force and arms

one watch of the value of nine dollars, one watch-chain of the value of one dollar, one pocket-book of the value of one dollar, one promissory note for the payment of money, the same being then and there due and unsatisfied, of the kind known as United States Treasury notes of the denomination of and of the value of two dollars, divers promissory notes for the payment of money, the same being then and there due and unsatisfied and of the kind known as bank notes of a number and denomination to the Grand Jury unknown, of the value of ten dollars, divers other sums of money of various denominations, the grand jury in view of the goods, chattels and personal property of one Isaac Dubbinetz

on the person of the said Isaac Dubbinetz then and there being found, from the person of the said Isaac Dubbinetz 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.

JOHN McKEON, District Attorney.

0310

BAILED,

No. 1 by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court District 361

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Place Hubbard

Michael Flanagan

Offence, *Armed Assault*

Dated *June 29* 188*2*

Frankner Magistrate

Thomas A. Stretz Officer

Ed S. Grant Clerk

Witnesses, *Call the Officer*

No. _____
Street _____

No. _____
Street, *Orinck in Town of Belvidere*
in District of Columbia

\$ _____
No. _____
Street, _____
D. DISTRICT OF COLUMBIA
JUL 11 1882
OFFICE OF THE ATTORNEY GENERAL

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

Michael Flanagan

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

He legally discharged

Dated *June 29* 188*2* *Hugh James* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0311

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

14th District Police Court.

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

Question What is your name?

Answer.

Michael Flanagan

Question. How old are you?

Answer.

29 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

118 Chatham Street About 1 Year

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty of the charge and have nothing further to say at present

Michael Flanagan

Taken before me this 29th day of August 1888
John W. Lawrence Police Justice.

0312

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss

of No. House of Detention Street.

being duly sworn, deposes and says, that on the 29th day of June 1882

at the _____ City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, from his person in the night time the following property, viz:

A pocket-book containing lawful money in bills and silver coins to the amount of thirteen dollars and a silver watch and chain of the value of nine dollars collectively of the value of ~~thirty~~ ^{twenty} two dollars

Sworn before me this

29th day of

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 Michael Langan now here who sat beside deponent on the deck of ^{the} steamboat St. John on her way to this City from Albany. That deponent fell asleep and after awaking he discovered that said property had been stolen, the pocket-book from his trousers pocket and the watch from his vest pocket. The watch & chain which deponent identifies was subsequently found in the deponent's possession.

Isaac H. Hubbinet

Joseph H. ...
Police Justice

0313

BOX:

72

FOLDER:

802

DESCRIPTION:

Flynn, David

DATE:

07/14/82



802

98

Counsel
Filed 14 day of July 1882

Pleas *Not guilty*

THE PEOPLE
vs.

David Bryan
(Exonerated)

~~BURGLARY, First Degree, and
Grand Larceny.~~

JOHN McKEON,
District Attorney.

John is a ...

A TRUE BILL.

Samuel ...

Samuel ...
Foreman.

Verdict of Jurors should specify of which count.

Pleas ...
S. P. Two ...

03 15

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

David Feyn

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

David Feyn

of the CRIME OF BURGLARY in the *second* Degree, committed as follows:

The said *David Feyn*

late of the *Fifth* Ward of the City of New York, in the County of New York, aforesaid, on the *eighth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Elizabeth C. Fenton

there situate, feloniously and burglariously did break into and enter, by means of *forcibly opening an outer door thereof by means of a false key* whilst there was then and there some human being, to wit, one *Elizabeth*

C. Fenton within the said dwelling-house, the said

David Feyn

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Elizabeth C. Fenton*

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

John McKean
District Attorney

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

~~of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:~~

~~The said~~

~~late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day,~~

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

~~in the said dwelling house of one~~

~~then and there being found~~

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

~~JOHN McKEON, District Attorney.~~

0316

99

Counsel

Filed 14 day of

1882

Pleads

Indictment (to)

THE PEOPLE

vs.

David E. Ryan
(2 Cases)

BURGLARY—First Degree, and
Grand Larceny.

JOHN McKEON,

District Attorney.

This is a very good case
He will talk some

A True Bill.

Edward M. [Signature]

Foreman.

Verdicts of Guilty should specify of which count.

Right name David
Ryan - came from Elmer
Reform 3 weeks ago -

0317

COURT OF GENERAL SESSIONS OF THE PEACE
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

David Flynn

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

David Flynn

of the CRIME OF BURGLARY in the first Degree, committed as follows:

The said David Flynn

late of the Ninth Ward of the City of New York, in the County of New York, aforesaid, on the sixth day of July in the year of our Lord one thousand eight hundred and eighty-two with force and arms, about the hour of three o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Coe W. De Bride

there situate, feloniously and burglariously did break into and enter, by means of forcibly opening an outer door thereof by means of a false key

whilst there was then and there some human being, to wit, one Catherine De Bride within the said dwelling-house, the said

David Flynn

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

Coe W. De Bride

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

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

David Flynn

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said David Flynn

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of three o'clock in the night time of said day, twelve knives of the value

of one dollar each, twelve forks of the value of one dollar each, twelve spoons of the value of fifty cents each, one watch-ring of the value of five dollars, one locket of the value of five dollars, one bracelet of the value of five dollars, two rings of the goods, chattels, and personal property of

Coe W. De Bride

Coe W. De Bride in the said dwelling house of one

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

JOHN McKEON, District Attorney.

0310

584
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catharine De Brice
211 Waverly Place
David Flynn

1
2
3
4
Offence, Burglary

Dated July 9th 1882

Magistrate
Solomon Summit
Officer.
John Flanagan
Clerk.

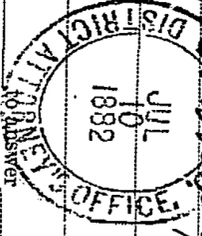
Witness,
John Flanagan

No. 9th Precinct
Joe De Brice

No. 211 Waverly Place

No. Street
\$

Com



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

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

Dated July 9th 1882 Solomon Summit Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0319

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. David Flynn

Question. How old are you?

Answer. Twenty two years

Question. Where were you born?

Answer. U.S.

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

Answer. 43 Henry St. four days

Question. What is your business or profession?

Answer. Engineer

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

Answer.

I am not guilty I know nothing about it.

Taken before me, this 9th
day of July 1882

David Flynn

Seaborn Smith
Police Justice.

0320

Police Court— 2 District.

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

Catharine De Bride

of No. 211 Waverly place Street, aged 22 years,
occupation Married being duly sworn

deposes and says, that the premises No. 211 Waverly Place
Street, 9th Ward, in the City and County aforesaid, the said being a Dwelling
home

and which was occupied by deponent as a dwelling home

were BURGLARIOUSLY
entered by means of opening the front door of
said premises with a false key
and entering said house through said
door

on the Morning of the 6th day of July 1882

and the following property feloniously taken, stolen, and carried away, viz:

a number of silver plated knives and
forks a number of silver plated spoons
one silver napkin ring one gold watch
and one gold chain and two gold
rings and all of the value of
fifty dollars

the property of Coe W De Bride deponent's husband

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

David Flynn

for the reasons following, to wit; Deponent is informed by Coe
De Bride the step son of deponent that he
saw said Flynn in front of deponent's house
and also from the fact that deponent is informed
by officer Flanagan of the 9th Precinct that
he found in the possession of said Flynn
a key which deponent identifies as his property
and which was in a cabinet in a room from
which the above articles were stolen, at the
time said articles were stolen from deponent's house

Catharine De Bride

Subscribed before me this
9th day of July 1882
at New York with David De Bride
Deponent

0321

John Flanagan 39 years an officer of the
9th Precinct Police. being duly sworn says
on July 8th 1882 he arrested David Flynn
(now here) having in his possession a key
which is identified by Catharine De Bride
as her property and which was in a cabinet
in her home at the time the within articles
were stolen from her house and from said
cabinet.

Sworn to before me
This 9th day of July 1882
John Flanagan
Soldier Smith
Police Justice

2220

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

583
 Police Court - 2 District.

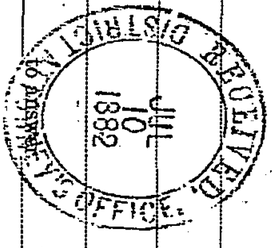
THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Elizabeth Stanton
 210 W. 11th St.
 David Flynn
 Offence, Burglary

Dated July 9 - 1882

Smith
 Magistrate.
 Flanagan
 Officer.

9th
 Clerk.
 John Flanagan
 Witness,
 9th Precinct
 Street,

No. _____ Street,
 No. _____ Street,
 No. _____ Street,
 No. _____ Street,
 No. _____ Street,



Comm

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

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

Dated July 9th 1882 Solomon Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0323

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

David Flynn

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

Question. What is your name ?

Answer.

David Flynn

Question. How old are you ?

Answer.

Twenty two years

Question. Where were you born ?

Answer.

U.S.

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

Answer.

43. Henry St. four days.

Question. What is your business or profession ?

Answer.

Engineer

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

Answer.

*I found the door open and
I walked in.*

Taken before me, this

day of

9th
July 188*2*

David Flynn

John B. Smith
Police Justice

0324

Police Court— District.

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

Elizabeth C Fenton

of No. 210 West Eleventh Street, aged 35 years,

occupation Boarding house keeper being duly sworn

deposes and says, that the premises No. 210 West 11th

Street, 9th Ward, in the City and County aforesaid, the said being a

Dwelling house

and which was occupied by deponent as a dwelling

were BURGLARIOUSLY

entered by means of opening the front door of
said premises with a false key
and entering said house through said door

on the afternoon of the 8th day of July 1882
attempted to be

and the following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing apparel and
silver ware of the value five
hundred dollars

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Daric Flynn (now here)

for the reasons following, to wit; deponent saw said
Flynn in the hall of the above described
premises and caused his arrest
by Officer Flanagan of the 9th
precinct police.

Subscribed before me this Elizabeth C Fenton
9th day of July, 1882

Solomon Smith
Police District