

0239

BOX:

67

FOLDER:

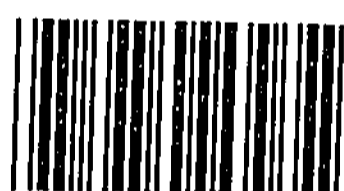
749

DESCRIPTION:

Fanning, Thomas

DATE:

05/17/82



749

0240

BOX:

67

FOLDER:

749

DESCRIPTION:

Fannning, Louisa

DATE:

05/17/82



749

WITNESSES:

At Kewally before me
 Not in the presence of
 Witnesses, I have signed
 This my last Will &
 Testament, as before
 the Honourable
 Judge of the
 Court of the
 Middlesex County

M. attendance: with the
 above, and we collect from
 the students of the Court
 limits in Sped count. The
 left ~~the~~ ^{the} Senowatory
 is unchanged in her order
 Recognized
 May 19 82

Day of Trial, *J. M.*
Counsel, *J. M.*
Filed *17* day of *May* 188 *2*
Read Pleadings *Not guilty.*

THE PEOPLE
vs.
Thomas Fanning
Louis Fanning

JOHN McKEON,
District Attorney.

A True Bill.

J. J. Parsons
Foreman.
May 19th/72
Chas. F. P.
House of Refuge.
125 N 426
Wm A. Wickham, atty.
Genl.

0242

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

THE POPE OF THE STATE OF NEW YORK,

against

Thomas Fanning
and Louisa Fanning

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

Thomas Fanning and Louisa Fanning

of the CRIME OF GRAND LARCENY, committed as follows:

The said Thomas Fanning and Louisa Fanning

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty sixth~~ day of ~~April~~ 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 locket of the value of five
hundred dollars one brooch of the
value of four hundred dollars
one pair of earrings of the value of eighty
dollars one cross of the value of one
hundred dollars two bracelets of the
value of thirty dollars Each one
finger ring of the value of eighty
dollars one chain of the value
of sixty dollars and one other finger
ring of the value of three hundred
dollars

of the goods, chattels and personal property of one

Mary E. Nicol

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

0243

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

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

The said

Louisa Fanning

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 locket of the value of five hundred
dollars one brooch of the value of
four hundred dollars one pair of earrings
of the value of eighty dollars one
cross of the value of one hundred
dollars two bracelets of the value
of thirty dollars each one finger
ring of the value of eighty dollars
one chain of the value of fifty
dollars one other ring of the
value of three hundred dollars*

of the goods, chattels and personal property of the said

*Mary E. Nicol by
Thomas Fanning and certain others*

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

Mary E. Nicol

unlawfully, unjustly did feloniously receive and have, the said

Louisa Fanning

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

JOHN McKEON, District Attorney.

Dated 188..... Police Justice.

0245

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.4th DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Louisa Fanning

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

England

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

Answer.

Question. *219 W 40th St. for three mo's*
What is your business or profession?

Answer.

No Employment

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.

My son gave me the jewelry and told me he bought it from a boy

Taken before me, this

11th

day of

May

188

Louisa Fanning

B. W. Brady

Police Justice.

0246

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Thomas Fanning

Question. How old are you?

Answer.

15 years old.

Question. Where were you born?

Answer.

New York.

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

Answer.

219 West 40th Street, New York

Question. What is your business or profession?

Answer.

Hall boy in a Hotel

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 property, My mother is innocent, she did not know that I had taken it. That is the reason I came back. I could have went away but I did not want her punished for me.

Taken before me, this

day of

May 11 1882

Thomas Fanning
Police Justice.

0247

4th District Police Court. Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 531. 5th Avenue

being duly sworn, deposes and says, that on the 26 day of April 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, Mary E. Nicol.

the following property, viz:

The Gold Socket of the value of \$500.00
One pair of the value of \$400.00
One pair Earrings of the value of \$80.00
One Crook with 100.00
Two Bracelets with 65.00
One Diamond Ring with \$80.00
One Gold Chain with 60.00
One Diamond Sapphire ring 200.00

All of the value of
Fifteen hundred & Eighty five dollars

the property of Mary E. Nicol

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 Fanning who

admits that he took stole and
carried away said property.

Thomas was a hall boy in
deponent's employ at the time
he stole said property and he
admits that after he took said
property he gave it to his mother
Mrs. Lurisia Fanning who pawned
all except one ring. This ring
Thomas pawned with Schlang, 37 apt 8th
8th Avenue and the other property

I declare me this

day of

Dated January

1883

0248

was purchased by Mrs. Fanning for
One hundred ~~and~~ ^{eighteen} dollars,

Elijah N. Wilson

Brought before me

this 11th day of May 1882

B. W. Briggs Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

John McGowan

John J. Luff Officer.

19 Applicant,

WITNESSES:

Mary E. Nicol

531-5th Ave,

DISPOSITION

0249

BOX:

67

FOLDER:

749

DESCRIPTION:

Faucett, Thomas

DATE:

05/08/82



749

Witnesses:

I Bailed by Lewis R. Blain
122 West 19th St.

Day of Trial,
Counsel, *D. H. K.*
Filed *L. day of May* 1882
Reads *Indigently*

THE PEOPLE

vs.

Thomas Hince
(2 Cases)

Felony: Assault and Battery.

John M. McLean
~~John M. McLean~~
District Attorney.

do not find guilty. Only
A True Bill.

John J. Genovese

is seen -
Foreman.

by the Judge
See now to a. Feb 9/87

0250

0251

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Thomas Faucett

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

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Thomas Faucett
late of the City of New York, in the County of New York, aforesaid, on the *twenty-ninth* day of *April* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Michael Shelly* in the peace of the said people then and there being, feloniously did make an assault and *him* the said *Michael Shelly* with a certain *knife* which the said

Thomas Faucett
in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *him* the said *Michael Shelly* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Thomas Faucett
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Thomas Faucett
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Michael Shelly*

then and there being, wilfully and feloniously did make an

assault and *him* the said *Michael Shelly*

with a certain *knife* which the said

Thomas Faucett
in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *him* the said *Michael Shelly* 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 W. Kern
District Attorney

0252

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF "Assault and Battery upon another by such means and force as was
likely to produce death with intent to kill," committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said

with force and arms, in and upon the body of
in the peace of the said people then and there being, feloniously did make another
assault and the said

with a certain

which the said

in right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut
and wound, the same being such means and force as was likely to produce the death
of the said with intent the
said then and there feloniously and wilfully
to kill, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent
to maim," committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said

with force and arms, in and upon the body of the said
then and there being, wilfully and feloniously did make another assault and
the said with a certain which the said

in right hand then and there had and held, the same being then and there
a deadly weapon, wilfully and feloniously did then and there beat, strike, stab,
cut and wound, with intent then and there wilfully and feloniously to maim
the said 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, District Attorney.

0253

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court *Stark* District.

THE PEOPLE, &c.
vs. *Michael Kelly*

James Fawcett

Offence, *felony assault*

Dated *April 30th* 188 *2*

James Fawcett Magistrate.

Bar 5 Officer.

Clerk.

Michael Bar

St. Pleural



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 *Thomas Fawcett*

guilty thereof, I order that he ~~be held to answer the crime and~~ *be held to answer the crime and* be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *April 30* 188 *2*

Delon B. 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.

0254

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.*John* DISTRICT POLICE COURT.*Thomas Jaucett*

being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his *no* 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 *no* waiven cannot be used against *him* on the trial,

Question. What is your name?

Answer.

Thomas Jaucett

Question. How old are you?

Answer.

Twenty four years

Question. Where were you born?

Answer.

US

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

Answer.

812 Washington St Two years

Question. What is your business or profession?

Answer.

Driver.

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

Answer.

If the complainant had given me my money I would not have cut him

Taken before me, this *30th*
day of *April* 188*7*

Thos. O'Connell

Salvatore Smith
Police Justice.

0255

Form

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

POLICE COURT—FIRST DISTRICT.

Michael Shelly, 27 years Irishman
of No. *477 West 57th* Street, being duly sworn, deposes and says,
that on the *29th* day of *April* 1882

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by *Thomas Fawcett (now here)*
who cut and stabbed deponent
on his arm and in his side now present.
with a knife then and there
held in the hands of said
Fawcett

Sworn to, before me, this
day of *April*
30th
1882
John D. Smith
Justice.

Deponent believes that said injury, as above set forth, was inflicted by said *Thomas*
Fawcett

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

Wherefore this deponent prays that the said assailant may be apprehended and dealt with accord-
ing to law.

Michael Shelly

0256

Witnesses:

J. B. Leach by Lewis R. Blair
122 West 19th St

Day of Trial, *March*
Counsel, *W. H. R.*
Filed, *day of May* 1882
Pleads *Not guilty (9)*

THE PEOPLE

vs.

Delinquent Assault and Battery.

Thomas Tawest
(2 cases)

John M. Kern
~~JOHN M. KERN~~

District Attorney.

A True Bill.

James H. Green

Foreman.

59

0257

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Thomas Fancett

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Fancett
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Thomas Fancett
late of the City of New York, in the County of New York, aforesaid, on the ~~twenty-ninth~~ day of *April* in the year of our Lord one thousand eight hundred and eighty ~~two~~ with force and arms at the City and County aforesaid, in and upon the body of *Abraham E. Water* in the peace of the said people then and there being, feloniously did make an assault and ~~him~~ the said *Abraham E. Water* with a certain *knife* which the said

Thomas Fancett
in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~him~~ the said *Abraham E. Water* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Thomas Fancett
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Thomas Fancett
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Thomas Fancett* with force and arms, in and upon the body of the said *Abraham E. Water* then and there being, wilfully and feloniously did make an assault and ~~him~~ the said *Abraham E. Water* with a certain *knife* which the said

Thomas Fancett
in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto ~~him~~ the said *Abraham E. Water* 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 W. Keon
District Attorney

THIRD COUNT.

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

of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

with force and arms, in and upon the body of
in the peace of the said people then and there being, feloniously did make another
assault and the said

with a certain

which the said

in right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut
and wound, the same being such means and force as was likely to produce the death
of the said with intent the
said then and there feloniously and wilfully
to kill, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

with force and arms, in and upon the body of the said
then and there being, wilfully and feloniously did make another assault and
the said with a certain which the said

in right hand then and there had and held, the same being then and there
a deadly weapon, wilfully and feloniously did then and there beat, strike, stab,
cut and wound, with intent then and there wilfully and feloniously to maim
the said 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, District Attorney.

0259

Bail fixed at \$1000 -
to include both years -
2/18/89

BAILED,

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

Rec. 208, 210 & 212.

Police Court - 380
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Dyer
176 Madison Ave
James J. Swett

Offence Delinquent
Assault

Dated April 30th 1882

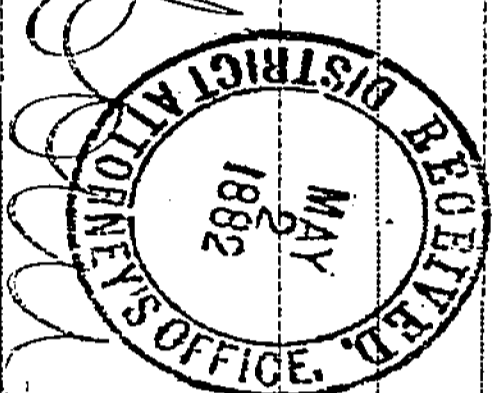
Swett Magistrate.

Swett Officer.

Clerk.

Witnesses: Michael Don

No. 5 to Record



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 Thomas J. Swett

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

Dated April 30 1882 Solomon Swett 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.

0260

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J. H. DISTRICT POLICE COURT.

Thomas Fawcett 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. Thomas Fawcett

Question. How old are you?

Answer. Twenty four years

Question. Where were you born?

Answer. US

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

Answer. 812 Washington St 9 or 10 years

Question. What is your business or profession?

Answer. Driver

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

Answer. I don't know any thing about cutting Mr Bates. I was under the influence of liquor

Taken before me, this 30

day of April 1887

Thos Fawcett

Robert Smith
Police Justice.

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

Form

POLICE COURT—FIRST DISTRICT.

of No. 178 Waverly Place Street, being duly sworn, deposes and says,
that on the 29th day of April 1882

at the City of New York, in the County of New York, he was violently and feloniously assaulted and beaten by Thomas Fawcett,

..now present.

who cut and stabbed deponent
upon his nose with a knife then and
there held in the hand of said
Farrsett

Deponent believes that said injury, as above set forth, was inflicted by said

Thomas Fawcett

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

Mr. E. T. Bates

Sworn to, before me, this 20th day of June 1882 }
 John D. Smith }
 Justice of the Peace

0262

BOX:

67

FOLDER:

749

DESCRIPTION:

Felgheden, Henry

DATE:

05/31/82



749

That appears
FV

June 19 Part One
2011

Day of Trial, Mr. Partridge
Counsel, to a new

Filed 31 day of May 1882

Pleads guilty, Case 1.

THE PEOPLE
W. H. Lawrence
B.

Henry Felgheden

38, Mackay Street
F. Apr 12/13,

Violation of Excise Law.

JOHN McKEON,
District Attorney.

A True Bill.
James J. Stevens

12 Foreman
Part 2 April 13/13

Pleas guilty
236 find \$10 FV

0263

0264

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Henry Felgheden
^{against}

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

Henry Felgheden

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Henry Felgheden

late of the *Third* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Henry Felgheden* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Henry Felgheden* 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, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to 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.

0265

Police Court First District.

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

of No. 104 1/2 McClintock Street,
of the City of New York, being duly sworn, deposes and says, that on the 18 day
of April 1882, in the City of New York, in the County of New York, at
premises No. 62 Churcho Street,
Henry Felgheder [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and ~~beer~~, without a license being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

WHEREFORE, deponent prays that said Henry Felgheder
may be arrested and dealt with according to law.

Sworn to before me, this 18 day
of April 1882

Charles Parke
Solomon Smith Notary Justice

0266

BAILED,
No. 1, by Charles J. Gardner
Residence 43 College Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

334
Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Doble
27 1/2 West
Henry Telegrapher
Offence Viol of Peace Law

Dated April 13 188 2

Al Smith Magistrate.
Charles Doble Officer.
029 Clerk.

Witnesses Carroll of New
No. _____ Street, _____
No. _____ Street, _____

No. 8100 Street to back of
 Filed

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

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

Dated April 13 188 2 Solomon B. Summit Police Justice.

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

Dated April 13 188 2 Solomon B. Summit 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.

0267

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

First DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Henry Felgheder

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

391 Washington Street & about 4 Years

Question. What is your business or profession?

Answer.

Liquor dealer

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

Answer.

Made application for a license

Taken before me, this

13

day of

April

188

H. Felgheder

Solomon B. Smith
Police Justice.

0268

BOX:

67

FOLDER:

749

DESCRIPTION:

Ferguson, James

DATE:

05/25/82



749

0269

Billboard

(11)

Day of Trial,
Counsel, *Edw. H. Roney*
Filed *25* day of *May* 188*8*
Pleads *Guilty*

THE PEOPLE

vs.
James Ferguson
Soderberg

JOHN McKEON,

Adopted to the District Attorney.
27 Nov 1. 1888.
Trials & acquitted.
A TRUE BILL.

John Ferguson

Foreman

173 ✓

0270

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Ferguson

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

James Ferguson

of the CRIME OF ~~buggery~~ Sodomy
committed as follows:

The said

James Ferguson

late of the City and County of New York, on the Nineteenth day of May
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
aforesaid, with force and arms in and upon one Philip Hughes

then and there feloniously did make an assault,
and then and there feloniously, wickedly, diabolically, and
against the order of Nature, had a venereal affair with
the said Philip Hughes and then and there carnally
knew the said Philip Hughes and then and there
feloniously, wickedly and diabolically, and against the
order of Nature, with the said Philip Hughes
did commit and perpetrate that detestable and abominable
Crime of buggary not to be named among Christians
to the great displeasure of almighty God, to the great
scandal of all human kind 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

0271

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

Dec. 206, 200, 210, &c.
Police Court, 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Hughes
Wife of J. Hughes

James Ferguson

2
3
4

Offence, Crime against Nature

Dated May 20 1882

Alfred S. _____
Magistrate.

Joseph B. _____
Officer.
Clerk.

Witnesses _____

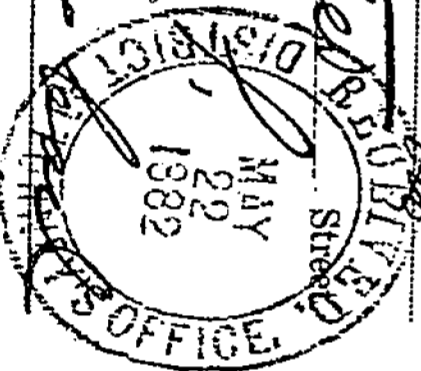
No. _____ Street, _____

Compliment to Name
of Detention Office
No. _____
for this office

No. _____ Street, _____

James G. _____

Withall _____



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

need to answer the charge
guilty thereof, I order that he ~~be admitted to bail in the sum of~~ of the City of New York ~~one hundred Dollars~~ and be committed to the Warden or Keeper of the City Prison until he give such bail as he is legally discharged

Dated May 20 1882

Marion M. _____
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.

0272

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.4
DISTRICT POLICE COURT.

James Ferguson 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. *James Ferguson*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *257 Avenue "C" eleven years*

Question. What is your business or profession?

Answer. *Labourer*

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*

+ *James Ferguson*

Taken before me, this *20th*

day of *May* 188*8*

Marcus Oberlin Police Justice.

0273

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

FOURTH DISTRICT POLICE COURT.

Philip Hughes aged 17 years
of No. a laborer, residing at no 609 East 16th
street, City of New York being duly sworn, deposes and says,

that on the nineteenth day of May 1882
at the City of New York, in the County of New York, at about two o'clock
after midnight;

James Ferguson (now here)
did feloniously and wilfully unlawfully
and wilfully commit the detestable
and abominable crime against nature,
with mankind; to wit with deponent
without deponent's consent, and against
deponent's will; by and by use of
threats and force; in the manner
following to wit: That on said day
and about said time deponent was
lying on his bed in a cabin on a boat
board, then lying on foot of East
Seventeenth Street, in the East river,
when said James Ferguson came to
a window in the wall of said cabin,
and by threats compelled deponent
to let him enter said cabin; that after
said Ferguson had entered said cabin
said Ferguson took out the and severed
the suspenders ~~from~~ attached to the
pantaloons then and there worn by
deponent as part of his bodily apparel
pulled down said pantaloons, exposing
deponent's body and keeping deponent
down by physical force committed
said detestable and abominable
crime against nature by ~~inserting~~ forcibly
inserting his said Fergusons' private part
the penis, into deponent's anus.
Deponent further says, that immediately
previous to and during the act of com-
mitting said crime, deponent was under
great fear of bodily harm threatened by said
James Ferguson. x Philip Hughes

known to be false and this
is the day of May 1882

Maxim O'Sullivan

Witness

0274

BOX:

67

FOLDER:

749

DESCRIPTION:

Fisher, Charles

DATE:

05/19/82



749

WITNESSES.

442
Day of Trial,
Counsel,
Filed 19 day of May 1882
Pleads

THE PEOPLE

vs.

Charles Fisher
Otherwise Called
Charles Bliss

Com'd by Court
May 22

JOHN MCKEON,
District Attorney.

A True Bill.

James Stevens
Foreman.
May 22/02
Plants guilty
Conf Dis mt.
May 23/02
151

0276

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Fisher
otherwise Called Charles Bliss

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

Charles Fisher otherwise Called Charles Bliss

of the CRIME OF GRAND LARCENY, committed as follows:

The said Charles Fisher otherwise Called Charles Bliss

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~thirteenth~~ day of November 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 sheet of paper having thereon
printed ten blank checks of the
Value of twenty five Cents and
thirteen blank checks of the
Value of two Cents Each

of the goods, chattels and personal property of one

Charles H. Waeltje

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 McKeon
Dist Atty

0277

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

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

The said

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

of the goods, chattels and personal property of the said

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

unlawfully, unjustly did feloniously receive and have, the said

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

JOHN McKEON, District Attorney.

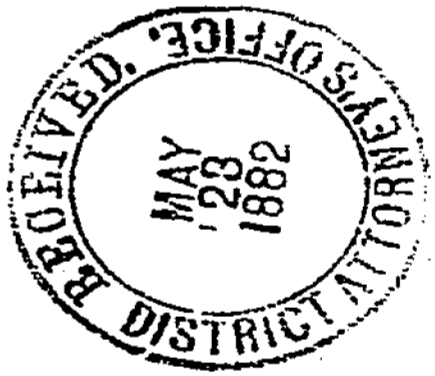
0278

442

Witness

Dusenbury officer

Charles H. Woeltje



filed May 23/82

0279

~~City and County of New York~~ SS
Charles H. Woeltje of 113 Pearl
Street New York being duly sworn deposes
and says: on or about November
thirteenth 1881 he had thirteen
blank checks stolen from his
office. Detective Dusenbury
arrested one Charles Fisher alias
Bliss at the office of Mr
Sullivan Engraver in Nassau St.
on searching prisoner found the
stolen checks and were identified
by me.

Charles Woeltje

0280

BOX:

67

FOLDER:

749

DESCRIPTION:

Fisher, Matthew

DATE:

05/29/82



749

Day of Trial, *W. H. Bell*
Counsel, *W. H. Bell*
Filed *29* day of *May* 188*2*
Pleads *Not Guilty* *Quart.*

THE PEOPLE
vs. *D.*
Matthew Fisher
v
66 Forsyth
Violation of Excise Law.

JOHN MCKEON,
District Attorney.

A True Bill.
James Green
Part 2 Jan. 15 1883 Foreman.
Ball discharged
476

0282

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Matthew Fisher

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

Matthew Fisher

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Matthew Fisher
Sixth

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *twentyfirst* day of *may* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Matthew Fisher* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Matthew Fisher* 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, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to 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.

0203

Police Court First District.

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

of 6th Precinct, Police Judson Golden
of the City of New York, being duly sworn, deposes and says, that on the Sunday 21st day
of May 188 2 in the City of New York, in the County of New York, at
premises No. 50 Bowery Street,
Mathew Fischer [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law. it being Sunday
WHEREFORE, deponent prays that said Mathew
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 22nd day } H. Judson Golden
of May 188 2 }

W. H. [Signature]
POLICE JUSTICE.

0204

BAILED,
No. 1 by Amos Moyer
Residence 347 South St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

11024
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Fisher
Matthew Fisher

Offence, Persecution of
James J. Fisher

Dated May 22 1882

James J. Fisher Magistrate.
James J. Fisher Officer.
James J. Fisher Clerk.

Witnesses,

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____
to answer

James J. Fisher

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 Matthew Fisher

guilty thereof, I order that he be held to answer the same and he 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, until he give such bail.

Dated May 22 1882 James J. Fisher Police Justice.

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

Dated 22 May 1882 James J. Fisher 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 _____ 1882 _____ Police Justice.

0285

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Mathew Fischer 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.

Mathew Fischer

Question. How old are you?

Answer.

Twenty-four years

Question. Where were you born?

Answer.

Germany

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

Answer.

66 Irving St. 5 months

Question. What is your business or profession?

Answer.

Gapper

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

Answer.

I have nothing to say
Mathew Fischer

Taken before me this *24*

day of *May*

188*8*

John J. [Signature]
Police Justice.

0286

BOX:

67

FOLDER:

749

DESCRIPTION:

Fitzpatrick, Jane

DATE:

05/23/82



749

0207

WITNESSES:

Counsel,

Filed

clay of

clay of

Two

288

Pleads

11-12-1941

~~THE PEOPLE~~

vs.

INDICTMENT.
LARGELY FROM THE PERSON.

2

June Fitzpatrick

JOHN MCKEON,

District Attorney,

A True Bill.

Forced.

[Handwritten signature]

Pen 18 months

0288

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jane Fitzpatrick

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

Jane Fitzpatrick

of the CRIME OF LARCENY from the person

committed as follows:

The said

Jane Fitzpatrick

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *Eighteenth* day of *May* 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 pocketbook of the value of fifty Cents and
seven Silver Coins of a Silver and denomination
the Grand Jury aforesaid and known of the value of
one dollar and eighty Cents*

of the goods, chattels and personal property of one
on the person of the said

John E. Anderson

John E. Anderson then and there being found,

from the person of the said

John E. Anderson

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.

0289

Testimony in the case
of
Jane Fitzpatrick
filed May
1892

The People
 Jane Fitzpatrick

Court of General Sessions, Part I
 Before Judge Cowing. June 5. 1882
 Indictment for larceny from the person
 John E. Anderson, sworn and examined,
 testified. I being at Stockholm, Sweden; on
 the 18th of May I was in the street near Castle
 garden I had come from the hotel where I live
 in Carlisle St. I went to take a walk. I saw the
 prisoner when this happened; she talked to
 me and I did not understand what she said
 and then she felt around my pants and
 put her hand into my pocket and took my
 pocket book out; then she went away and I
 went after her, I saw the policeman and had
 her arrested. There was a dollar, a half dol-
 lar and a quarter and some cents. There
 was also a memorial medal from the
 Danish war 1863. The officer took her to the
 station house and I went along. After the
 policeman took her he came back and he
 had a dollar which he had found down on the
 floor in the hall. I don't know if he got it on the
 prisoner or found it; it was my dollar.
 It was silver coin that I had. Cross Exam-
 ined. I am an iron worker, I came to the
 city on the 16th of May. On the night of the
 18th of May I drank a glass of beer once
 in a while. I was only walking down the

street when I met this woman. (Pocket book shown) This is the pocket book she took from me. The pocket book was taken so quickly that I could not do anything; she ran away. It is not true that I was intoxicated on this day and I did not offer her 50 cents to go with me. I am not a married man. I was in full possession of my senses at the time she took the money. I had two glasses of beer that day. I made no outcry at the time the prisoner took the pocket book, but when I saw the policeman I told him I lost it and I believed the prisoner took it. I don't know where the policeman found the pocket book. John McDonald sworn. I am an officer of the 24th precinct. I was on duty on the night of the 18th of May last on Greenwich St. from Rector St. to the Battery and I had Morris St. from Greenwich to Broadway. I met the complainant that night between eleven and twelve. I saw the defendant and another woman moving up Morris St. towards Broadway; they were walking rapidly and the prisoner asked the other woman to run. I immediately thought there was something wrong and I drove the two women back towards Greenwich St. I saw the complainant; he was excited, I thought

he lost something, I could not understand him. He pointed to the prisoner and made motions to me, I arrested this girl; there was no attention paid to the other one. I saw something apparently in the hand of the prisoner. I endeavored to reach her hand, she put it out of my reach and dropped something; I saw the private watchman pick it up; it was the pocket book and I took it from the watchman's hands. I had it in my possession ever since. The pocket book now shown me is the one that was picked up. I took the prisoner to the station house and sent for a Swedish interpreter, and when he came the Sergeant concluded that the complainant lost the pocket book and identified it. Jane Fitzpatrick, sworn and examined in her own behalf testified. The complainant met me on the 18th of May on Greenwich St.; he made me understand that he wanted to go with me; he pulled fifty cents out of his pocket and made signs that that was all he had; he wanted to keep me for the 50 cents and I would not go, I wanted to go away with the 50 cents. I did not want to speak to him at all about it. I did not take his pocket book. There was another girl with me at the time and he saw

her. I was searched by a woman and no
 thing was found on me but a dollar which
 was mine. I don't know anything about the
 finding of a pocket book by the policeman.
 The complainant swore before the Magistrate
 that I caught him by the collar, but I did
 not do it; he did not want to have the police
 man arrest me, he wanted to let me go;
 the policeman ran after me and told me
 to come back, I did not run. I walked
 myself and the other woman and he
 caught me by the shoulder. I will be in
 jail three weeks next Thursday. Cross Exam
 ined. I live in 11 Hamilton St.; myself and
 another girl were taking a walk; it was about
 ten o'clock when I came out. I was going to
 meet a friend down in West St. Mrs. Welsh
 No 9 West St. I remained there about 1/4 of an
 hour and then came around by the Battery.
 I work in a laundry, I worked in Delmonico's
 about three months and got sick and had
 to leave. I did not have the pocket book in
 my hand that night and did not drop it.
 I met the complainant that night, but I
 did not have much conversation with him.
 He wanted me to go some place with him
 and I told him, "no"; he reached me fifty

0294

~~Was anything dissatisfied~~

~~with about 6 men~~

cents, he got angry because I would not go, he thought to hold me there and he hit me in the face with his fist.

The jury rendered a verdict of guilty with a recommendation to mercy.

a while. I was very weary when the

0295

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

434
Police Court District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Edmund
vs.
Jane Fitzpatrick
Larceny
from person
Dated May 19 1882
Magistrate.
John McDonald
Clerk.
Witness, Callan O'Brien
No. _____
Street _____
No. _____
Street _____
to answer
Came Arthur
MAY 22 1882
DISTRICT ATTORNEY'S OFFICE.

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 Jane Fitzpatrick

guilty thereof, I order that, he be held to answer the same and, he be ~~admitted to bail in the sum of~~ 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, until she be legally discharged

Dated May 19 1882 Hugh Gorman Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0296

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

Jane Fitzpatrick

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

11 Hamilton Street & about 3 Months

Question. What is your business or profession?

Answer.

I live out

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

Jane Fitzpatrick
mark

Taken before me this
day of *May* 188*9*

Frank Chasman
Police Justice

First

Affidavit—Larceny.

of No. House of Detention Street, 33 Years old Gardner
being duly sworn, deposes and says, that on the 18th day of May 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, I from this person in the night time
the following property, viz:

A Pocket-book containing
lawful money in silver coins
to the amount and of the
value of one dollar and
eighty cents

the property of

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 Jane Fitzpatrick (now

Present who - as Deponent about
ten O'clock on the night of said
day was passing along a street
the name of which he does not know
approached deponent & taking hold
of the collar of his coat with one hand
she suddenly thrust her other hand
into a pocket of deponents trousers
and took therefrom the aforesaid property
and immediately went away.

J. A. K. S. Edwards

Sworn before me this

day of

188

POLICE JUSTICE

0298

City and County of New York ss
John McDonald of the 27th Precinct
being sworn says that he arrested
the defendant in Morris Street
and when she was confronted
with the complainant defendant
saw her throw away that pocket-
book here shown which the
complainant identifies as the
one taken from his pocket a
short time before -

Sworn to before me this } John McDonald,
19th day of May 1882 }
High Commissioner of Police }
Justice }

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVIDIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0299

BOX:

67

FOLDER:

749

DESCRIPTION:

Fogerty, John

DATE:

05/01/82



749

0300

D.R. 8/1/77
Filed *1* day of *May* 188*2*
Pleads *Indigently (in)*
THE PEOPLE
vs. *P.*
John Fogarty
John M. Fogarty
John M. Fogarty
John M. Fogarty
John M. Fogarty
District Attorney

A TRUE BILL.
James J. Starnes
James J. Starnes
James J. Starnes
James J. Starnes
James J. Starnes
Friday May 12 1882
W.H.
W.H. S.C. Two years.

W.H. S.C. Two years.

0301

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Fogarty

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

of the CRIME OF *Burglary in the second degree*

committed as follows:

The said

John Fogarty
late of the *seventeenth* Ward of the City of New York, in the County of New York, aforesaid,
on the *ninth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *eleven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *George H. Huber* *then situate through an open outer door then there situate, feloniously and burglariously did break into and enter, by means of an inner door of the said dwelling house* whilst there was then and there some human being, to wit, *one* within the said dwelling-house, he, the said

John Fogarty
then and there intending to commit some crime therein to wit: the goods, chattels and personal property of *one Minnie Gray*.

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

John Fogarty
of the CRIME OF *Grand larceny in a dwelling house*

committed as follows:

The said

John Fogarty
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 *eleven* o'clock in the *night* time of said day, *the said*

one dress of the value of seventy five dollars, one ring of the value of ten dollars, one pair of opera glasses of the value of ten dollars, one breast pin of the value of five dollars, two pairs of stockings of the value of fifty cents each, three studs of the value of one dollar each, eight photographs of the value of one dollar each, one charm of the value of fifty cents, and divers gold coins of the United States of a number and denomination to the grand jury unknown of the value of forty-three dollars.

of the goods, chattels, and personal property of

George H. Huber
in the said dwelling house of one *Minnie Gray* 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.

0302

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

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

The said

John Hogarty
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 dress of the value of twenty-five dollars, one ring of the value of ten dollars, one pair of opera glasses of the value of ten dollars, one breast pin of the value of five dollars. Two pairs of stockings of the value of fifty cents each, three studs of the value of one dollar each, eight photographs of the value of one dollar each, one horn of the value of fifty cents and divers gold coins of the United States of the number and denomination to the Grand Jury aforesaid unknown of the value of forty-three dollars.

of the goods, chattels and personal property of the said

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

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

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

John McKeon
~~DANIEL G. ROLLINS~~, District Attorney.

peace of the People of the State of New York and their dignity.

Police Justice.

Minnie Gray, the Complainant
 Brown and Arms examined by
 Counselor Oliver

Q What day of the week was
 Friday?

A Thursday

Q How live in a Hotel with
 about how many people?

A I live in a Hotel. I have
 no idea how many are in
 it. There are three floors
 in the Hotel and about 4
 rooms on each floor. There
 is only one chamber maid in
 the Hotel

Q Did you ever try to fit the
 key of your room in any of
 the other doors?

A I did not and I have no
 knowledge whether my
 key will fit any other door
 or not. All the occupants
 of the Hotel pass my door
 on the first floor.

Q When did you leave your
 Hotel on the night in
 question

A About 9 1/2 o'clock. I went to

the Ball of the Proport Association
at Tanning Hall. I went
with my sister, Bella Gay
who lives with me in the
same room, Mrs Fisk who
lives at 195- Tenth Street
and her daughter Eva
Fisk and Mr Huber
the proprietor of the Hotel.
We all started from my
room at the Hotel.

Q How many Keys are they to
your room?

A One Key

Q Has not your sister got a
Key?

A She has not, one Key does
for us both. We leave the
Key at the office. I don't
remember ever going out
and taking the Key with
me. The chamber maid
has a Pass Key and no one
else.

Q When did you get home
that night?

A Between 4 & 6 in the
morning. My friends did

not come home with me
my sister and I came
home together.

Q What did you say or do
when you got in?

A I said the room had been
broken open and I was
robbed.

Q Where did you live before
going to the hotel?

A At 655 Temple St. Next with
Mrs. Mitchell. I boarded there
she did not keep a boarding
house. I boarded there alone.
Before that I lived at 114
Avenue D. with my aunt,
Mrs. Jones, as a boarder.
I lived there ~~all my life~~
~~time~~. Three years. I
paid her board about six
months.

Q What have you been working
at there last three years?

A I work at Millinery. I
decline to answer who
I worked for.

Q Where did you buy the
dress in question?

A I am sure I bought it

Green Street. I sent a boy
with an order for 20 yards
of silk. Mr. Huber sent
me the silk and the bill
came with the stuff. I
have forgotten the price. The
bill was paid with my
money of Mr. Huber.

Q Where did you get the
money to pay the bill?

The Count directed the
pictures that she need
not answer that question
unless she likes and
the pictures decline to
answer.

Counsel objected to the Count
so instructing the pictures.
Q How much money did you
earn this year?

A I do not know.

Q Are you married?

A I am not.

Q Who pays your expenses
this last year?

A Myself from money I earned.
Q Where did you earn the
money?

2
A Working home where I live.

Q You said you gave Mr Huber the money to pay for the dress. How much did you give?
A I don't remember.

Q How pay you supported yourself before last year by working?
A I did. I will not tell the names of the paper I worked for.

Q Have you any brothers?
A No Sir.

Q When did you last see that dress?

A On that night a short time before we left for the ball.

Q How much did you pay for making it?

A Twenty dollars. I did not make it myself.

Q Have you got a father and mother?

A My mother is dead and my father is in Canada. His name is John Gay. He used to live in St. Peterburg. He was a ship builder.

Q. You say you lost a ring,
 where did you get it?

A. I did, the ring was given
 me by my father and the
 Opera glasses and breast pin
 were given me by Mr Huber.
 The Coral charm was given
 to me by a friend of mine,
 a dentist. Some of the other
 things I bought with my
 own money. The Gold pieces
 were given me as keepsakes
 by various friends of mine,
 Mr Huber gave me one
 of them.

I do not know the value of
 the charm or ring. The
 opera glasses I heard cost
 ten dollars. I do not know
 the value of the other
 things of my own knowledge.

Q. How long have you known
 Rosa Fink?

A. About three years. I never
 went to a walking match
 with her. She is short and
 stout.

Q. Do you know her business

0310

A I do not. I believe her
to be an honest girl. She
is about 15 years old. I
know no other local fact.
Sworn to before me
This 23rd day of April 1882 Miss Minnie Gray

W. D. Patterson
Police Justice

Adolph Hansen f. of H62
West 32 St., porch and
apartment for defendant.

Q What is your business?

A I am night clerk for my
father at 114-6 Avenue.

Q Do you know the defendant?

A I know him about three
years.

Q Did you see him during
the month of February?

A I did. I saw him on the
9th of February. We were
going to the Liederkreis
all that night. The
defendant came into my

0311

place at 10 o'clock at night
on the 9th of May last. He
sat drinking in the office.
He had Mr. Connelley and
Morse come in with
him.

Q When did he leave there?

A At 5 o'clock the next
morning. He stayed there
all night long and did
not go out. I left with
him in the morning and
we went down to Houston
Street to a restaurant between
Broadway & Mercer Streets. We
had something to eat and
then went and something
to drink. From there we
went to Corny & H. and
Thompson Street.

Q Was the defendant sober?

A He was not sober.

Q Who did you meet on the
Corny & H. & Thompson St.

A We met a man named
Frank. He had a Connelley
with him and wanted to
sell a dress to the defendant.

0312

3

Funch said he was in hard
luck and asked the
defendant to try and sell
the dress for him and
the defendant took it
to sell for him. It was
silk and had what looked
like gold trimming on it.
It was rolled up in an
old newspaper. It looked
like a very light brown.
(Dress shown pictures)

Q Does that dress look like
the one Funch had?

A Yes Sir

Q What then occurred?

A I left about 10 o'clock in
the morning and left the
defendant and Funch in
company together

Q Were you ever arrested for
a crime?

A I was arrested once for
being larceny and for a
few dollars. I am twenty years
of age.

Further hearing adjourned to 3 P. M.
April 24 / 82

Examination resumed
April 24 1862

Adolph Jansen, recalled -

Q What did Jansen pay to
the defendant?

A He said I have got a dress
here. The old woman is in
hard luck and I want to
sell it for her. I want ten
dollars for it. Fogarty said
I have got no money. Jansen
again said the old woman
is in hard luck want you
sell it for me and Fogarty
paid me and took the dress.
Jansen went home and
left them there.

Cross Examination by Court

Q Do you know Jansen

A I know him about six months.
I do not know him by any
other name. I never heard
him called by any other
name. I did not notice
whether the defendant called

0314

Know Jänck or not. I do
not know whether the defendant
know Jänck very well or
not

Q How long have you known
Jänck?

A About three years.

Q Are you in the habit of
going with him often?

A Yes! I go to the theater
with him and am with
him at night frequently.

Sworn to before me this
24th day of April 1882

Adolph J. Jantzen Jr

~~Adm. Jantzen Jr~~ Police Justice

Counsel for defendant offers
to prove by H. C. Badden,
who was present when
Jänck gave the dress to
the defendant to sell,
that the testimony of the
witness Jänck is true

0315

And that it was a man
named Jack Kennedy ^{who} gave
the dress to the defendant
in the presence of the
attorneys for the State of
Massachusetts. The Counsel gives
Bradden's correct name as
Re W. J. B. Bradham
226 West 40th Street.

0316

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Fogarty*

Question. How old are you?

Answer. *Thirty-eight years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *224 West 16th St. 2 days.*

Question. What is your business or profession?

Answer. *Butcher*

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. I admit giving the dress to my wife. I got the dress from a man named Kennedy to sell for him*

Taken before me, this *23rd*

day of *April* 188 *2*

John Fogarty

A. M. Sullivan Police Justice.

0317

Form 99.

Sixth District Police Court.

STATE OF NEW YORK.
 City and County of New York, } ss.

Minnie Gray
 of the Prospect Hotel, No 106 & 108
 East 14th Street

being duly Sworn, deposes and says, that

at the City and County of New York, at a time between the hours of 9 1/2 o'clock on the night of the 9th day of February and 4 o'clock on the morning of the 10th day of February 1882, depenents room in said Hotel was burglariously broken open and entered, by means of forcibly opening the door of said room with a Key, and the following described property following taken, stolen and carried away therefrom, viz: one olive green silk dress now here shown and being of the value of seventy-five dollars, one gold ring, one pair of Opera glasses, one gold breast pin, two pair of stockings, one pair of pearl studs, one coral charm, two imitation diamonds, eight imperial photographs and forty three dollars in gold and silver money consisting of a number of gold pieces, said property being in all of

Deputy District

0318

The value of one hundred and fifty dollars, the property of dependent.

That at about the hour of 9 1/2 o'clock at night on the 9th day of February last dependent left said room unoccupied said property being then within said room, and upon leaving said room dependent shut and locked the door of the same and left the key of the door at the office of the Hotel. That upon her return to the room at about 4 o'clock the following morning dependent found a key in the door of said room and upon entering the same dependent discovered the larceny of said property.

That thereafter, to wit: on the 20th day of April instant, dependent saw said stolen silk dress, which is now here shown, upon the person of Clara Lawrence, here present, who informs dependent that she, said Clara, purchased said dress from Maria Fogarty, here present, who

0319

States that she received said
 Miss from her husband
 John Fogarty now here.

That dependent therefore charges
 the said John Fogarty, the
 dependant here present
 with the Bayley and
 Lacey affair.

Sworn to before me } Miss Minnie Gray
 this 21st day of April 1882

A. W. Patterson } Police Justice

* Miss Lawrence (sic) Marie after the
 19th May at 5-87 - 8 Avenue

Clara Lawrence, * of 217 West
 86th Street, Jersey and Maria
 Fogarty, of 224 West 16th
 Street, Jersey, duly sworn
 each for Jersey, do
 depose and say - that she
 has heard relate the foregoing
 affidavit of Minnie Gray
 and that so much of the
 same as relates to dependent
 is true of dependants from
 knowledge.

Sworn to before me this } Miss Clara Lawrence
 21st day of April 1882 } Maria L. Fogarty

A. W. Patterson } Police Justice

0320

BOX:

67

FOLDER:

749

DESCRIPTION:

Frank, Samuel

DATE:

05/01/82



749

WITNESSES.

The jury having deliberated
to answer to the charges.

Charge of the prisoner on
his own recognizance

John McKeon
8 days

This application
must be made
to Judge Geo. Brown
before whom the
case was heard

F. J.

57k

Day of Trial, *May 2* 1882
Counsel, *John McKeon*
Filed *May 2*
Pleads *Not guilty (2)*

THE PEOPLE

vs.

Samuel Frank

May 21/82

Discharged by Court

JOHN McKEON,

District Attorney.

Not on my oath
Accused on the charge

A True Bill.

John McKeon

Foreman.

May 5/82

Frederick C. Chas. C.

No. 2. 10-10. 12. 1.

LARCENY AND RECEIVING
STOLEN GOODS

0321

0322

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Frank

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

of the CRIME OF LARCENY

committed as follows:

The said

Samuel Frank
late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *twelfth* day of *April* 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 hundred pieces of button hole twist
of the value of fifty cents each
Fifty pieces of machine twist of the
value of fifty cents each
one pair of eye glass each of the
value of two cents each*

of the goods, chattels and personal property of one

Fredrick S. Dale

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 M. Kern
Dist. Atty.

0323

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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,

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0324

BAILED,

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

Sec. 219, 210 & 212.

367
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert W. Bonfield
1119 Broadway
Daniel Fraum
1
2
3
4

Offence, Grand Larceny

Dated April 25th 1882

Sheriff Magistrate.

Chief Clerk Officer.

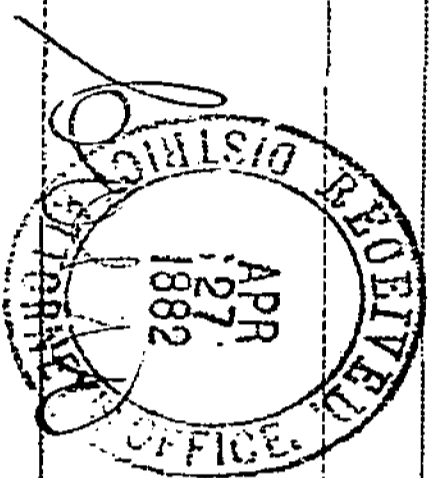
60 Clerk.

Witnesses William W. W. W.

No. 1, by _____
Residence _____
Street, _____

No. _____
Residence _____
Street, _____

No. _____
Residence _____
Street, _____



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 Daniel Fraum

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

Dated April 25th 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.

0325

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jury DISTRICT POLICE COURT.

Samuel Frank 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.

Samuel Frank

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

Germany

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

Answer.

46 East 16th St New York

Question. What is your business or profession?

Answer.

Surrier

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

Sam Frank

Taken before me, this 25

day of April 1882

Solomon Smith
Police Justice.

Robert W Bloomfield being cross examined says I am a clerk I have been employed at 419 Broadway about Three years. I remember the day the person came to the store. It was April 7. 1882. This man Frank came in with Iervot who is now an agent now Frank asked for one of our salesman who was not there. I told him the salesman would be in about 9 o'clock. I asked them to be seated and gave them seats. They sat down and talked about 2 or 3 minutes Frank said he would not wait. He had other purchases to make. He asked me to show him some goods. I asked him what class of goods he wanted. He said fine sewing silk. I took down machine sewing silk on spools. He examined it and said it was not quite fine enough for his trade. He then asked to see some silk trade. I took him over to the other side of the store and showed him some. He said they were just the goods he was looking for. He took his pencil out and said he would take ten gross of No 10 line. and ten of 12 line and he asked how high the numbers run. I told him to No 24. He said he would take ten gross of each except No 20. He had some of that. I then got up on the counter

0327

to take down these goods & found I was short on some of the numbers and could not give him all he wanted. He told me to take down what I had. I got them down & he said he was in quite a hurry and for me to make the bill out & he would pay me cash. I then saw the other man leaving & got down and ran after him (Lemox) and Frank came after me. I saw Lemox running quite lively and called "stop thief!" Lemox was arrested taken back to the store and some of our goods taken from him. While I was waiting on Frank Lemox was walking about looking at the goods. Lemox and Frank came in to gether. Frank spoke to me first. I am sure Frank is the man. I would know Lemox now if I saw him. I could not identify Lemox yesterday when I visited the Tombs. If Lemox was there he must have changed his appearance - or grown a beard. As soon as I got out after Lemox Frank followed me and ran away through Howard Park. I did not pursue Frank because I thought Lemox had some of our goods. The next time I saw Frank was last Sunday in Bleeker St. with a lady.

0328

I asked an officer to arrest him but
 he said he could not put the hands on
 him. I was all alone when
 Senn and Frank were in the store.
 Frank asked for a Mr Storey employed
 in the store as a salesman. He was not in.
 Senn was a short man not as tall as
 Frank. Frank was dressed the same as
 he is now with the exception of his hat.
 He then came out early. I am positive
 that Frank and Senn came to the store
 together and while Frank engaged me
 in conversation Senn robbed the store.

Sworn to before
 me this 25th of April 1882 } J. H. Bloomfield

John R. Smith
 Police Justice

0329

Tusk District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edw Bloomfield
vs.
Saul Traub

AFFIDAVIT—Larceny.

Dated April 24 188 2

Seunk Magistrate.

Wood Officer.

WITNESSES:

DISPOSITION

April 25
3 P.M.

0330

In the District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Robert W Bloomfield
 of No. 419 Broadway Street, 30 years Clerk
 being duly sworn, deposes and says, that on the 17th day of April 1882
 at the above premises City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, and from 419 Broadway
 the following property, viz:

A quantity of silk button hole and
 machine twist and a quantity of
 silk eye glass cords of the value of
 sixty three dollars

the property of Frederick S Dale and Charles H Kimball
 doing business under the firm name of
 Dale and Kimball and in the care and
 custody 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 Joseph Lemox and Samuel

Frank (now here) for the following reasons to wit:
 Said Lemox and Frank came into the above
 premises on the above date and deponent saw them
 in conversation and examining goods together. Said
 Lemox and Frank then left said store and a
 short time thereafter said Lemox was brought back to said
 store and deponent saw the above described property taken from
 the person of said Lemox. Said Frank left said store
 at the above time a moment after said Lemox.
 Wherefore deponent charges said Frank with acting in
 concert with said Lemox in the larceny of said goods.
 Robert W Bloomfield

Sworn before me this

1882

Police Justice.

0331

BOX:

67

FOLDER:

749

DESCRIPTION:

Friedman, Abraham

DATE:

05/17/82



749

246ms

Bill (over)

Counsel, *Mc*
Filed 17 day of *May* 188*2*
Pleads *Not Guilty*

THE PEOPLE
vs.
328 249
Abraham Friedman
G. P.
and *David*
Embezzlement Larceny.

John McLean
HARVEY G. ROLLINS

District Attorney.
P. 2 *Nov 2, 1882*
Ind. & Convicted
A True Bill.
Samuel Stevens

Foreman.
246ms
124
Ind 14 82

0332

0333

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Abraham ^{against} *Friedman*

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

of the CRIME OF *Embezzlement*

committed as follows:

The said *Abraham Friedman*

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *fifteenth*
day of *February* in the year of our Lord one thousand eight hundred and
eighty *two* was employed in the capacity of a clerk and servant to ~~one~~
Albert D. Moss, Harry E. Moss and Frederick H. Aronson then and there
being copartners doing business under the firm name and style of *Moss Bros.*
and as such clerk and servant, was entrusted to receive *from the Pacific National Bank*
a sum of money to wit: the sum of three hundred dollars
in money lawful money of the United States and of the value
of three hundred dollars

and being so employed and entrusted as aforesaid, the said *Abraham Friedman*
then and there did receive and take into his possession *the said sum of three*
hundred dollars in money by virtue of such employment

for and on account of *Albert D. Moss, Harry E. Moss and Frederick H. Aronson*

his said masters and employers and that the said

Abraham Friedman
on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said masters and
employers and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *Sum of money*

(Over.)

0334

of the goods, chattels, personal property and money of the said *Abert J. Moss Harry E. Moss*
and Frederick H. Aronson which said goods,
 chattels, personal property, and money had come into his possession and under his care, by
 virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such
 case made and provided, and against the peace of the People of the State of New York and
 their dignity.

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

of the CRIME OF

committed as follows:

The said

Abraham Friedman
Grand Larceny
Abraham Friedman

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
 last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory
 notes for the payment of money, being then and there due and unsatisfied (and of the kind
 known as United States Demand 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 Demand Treasury
 Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty prom-
 issory notes for the payment of money, being then and there due and unsatisfied (and of the
 kind known as United States Demand Treasury Notes), of the denomination of five dollars,
 and of the value of five 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 unsatis-
 fied (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 a bank note), 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 a bank note), 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: 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: thirty 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: two hundred and forty silver coins (of the kind usually known as shilling pieces),
 of the value of twelve and a half 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 coins (of the kind known as
 three cent pieces), of the value of three cents each: three thousand copper coins (of the kind
 known as cents), of the value of one cent 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.

Divers 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 a number and
 denomination to the Jurors aforesaid unknown, and more accurate description of which cannot
 now be given, of the value of

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
 Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of
 the value of

Divers 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 a number and denomination to
 the Jurors aforesaid unknown, and a more accurate description of which cannot now be given,
 of the value of

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and
 a more accurate description of which cannot now be given, of the value of

0300.00

0335

And one Certain valuable security to wit: an order for the payment of money of the kind called bank checks being then and there due and unsatisfied for the payment of and of the value of three hundred dollars

of the goods, chattels and personal property of one *Frederick H. Aronson*

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 McKear
DANIEL G. ROLLINS, District Attorney.

0336

2
10/2/82
C. H. H. H.

211

0337

State of New York.

Executive Chamber,

Albany, Oct 29 1883.

*Sir: Application having been made to the Governor for the
pardon of Abraham Friedman, who was
tried and convicted before you June 14, 1882 of
Embezzlement and sentenced
to the State Prison 2 yrs 6 mos.*

*Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?*

Very respectfully yours,

Samuel A. Tilden
To Hon. Frederick Smyth

0330

Answered
Dec 3rd 1883.
H. H. G.

0339

State of New York.

Executive Chamber,

Albany, Oct 29 1883.

Sir: Application having been made to the Governor for the pardon of Abraham Friedman, who was sentenced on June 14 1882, in your County, for the crime of Embezzlement for the term of 2 years and 6 mo to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. Assistance is respectfully requested

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Samuel C. Livingston

To Hon. John McLeon
District Attorney, &c.

0340

Abraham Friedman

Boyle

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

Abraham Friedman
Police Court *1st* District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Frank H. McMenon
494 Broadway
Abraham Friedman

2 _____
3 _____
4 _____
Offence *Grand Larceny*

Dated *May 13* 188 *2*

McMenon Magistrate.

McMenon Officer.

McMenon Clerk.

Witnesses, *Frank H. McMenon*

Charles H. McMenon

Charles H. McMenon

Charles H. McMenon

No. _____
Street, _____

\$ *1500* to answer _____



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 _____

Abraham Friedman
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Fifteen* 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 *May 13* 188 *2* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0341

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Friedman 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. *Abraham Friedman*

Question. How old are you?

Answer. *Twenty-three years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *22 East 49 St. Seven years*

Question. What is your business or profession?

Answer. *Book Keeper*

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 never took the money. I was sent to the Bank with the check, but I never took the money. I have nothing further to say and I waive all further examination here.*

Abraham Friedman

Taken before me this *13* day of *May* 1938

William J. Sullivan

Police Justice.

0342

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssof No. *494 Broadway*, Street, *Merchant, aged 31 years,*
being duly sworn, deposes and says, that on the *15th* day of *February* 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, *in the day time*
the following property, viz:

*One check or order for money on
the Pacific Bank of said city for
the sum of three hundred dollars
and being of the value of three
hundred dollars gold and silver
money and being in the care and
charge of deponent,*

the property of *deponent and Albert D. Moss
and Harry C. Moss, Co-partners,
doing business under the firm name
of Moss Brothers & Co.*

and that this deponent
was a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *Abraham Friedman,*

*now here, from the fact that
deponent then and there gave
said defendant said check to
take to the Bank and have
cashied, he being then in the
employment of deponent's firm
as a porter and servant.
That he took said check and
went away with the same in
his possession and did not there=*

0343

after return to his employment,
or return said check to dependent
or the proceeds thereof. But did
steal and carry away the same.
That said check was cashed at
said Bank about half an hour
after dependent gave it to said
dependent.

Seen & signed on this
18 day of May 1882 } Frederick H. Johnson

J. M. Patterson } Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0344

BOX:

67

FOLDER:

749

DESCRIPTION:

Foley, Thomas

DATE:

05/08/82



749

0345

Smith

Counsel,

Filed

1882

Pleads

Not guilty (v)

THE PEOPLE

vs.

Thomas Foley

INDICTMENT—Assault with in-
tent to steal as a Pickpocket.

John McKen
~~DAVID G. COLLINS~~
~~JOHN L. COLLINS~~

District Attorney.

A True Bill.

John Stevens

Foreman.

May 15/1882

Guilty & convicted

May 29/82

67 Per one year.

22

0346

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

Thomas Foley
of the crime of *assault with*
intent to stab as a pickpocket
committed as follows:

The said

late of the First Ward of the City of New York in the County of New York, aforesaid,
on the *first* day of *May* in the year of our Lord
one thousand eight hundred and eighty *four* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Herman Westlund*

Thomas Foley
did make an assault, and ~~that~~ the said
the hands of him the said *Thomas Foley*

upon the person of the said *Herman Westlund*, unlawfully did lay

, and upon the clothing
which was then and there upon the person of the said *Herman Westlund*

with intent then and there certain goods, chattels and personal property of the said

Herman Westlund
on the person of the said, *Herman Westlund*
then and there being found, from the person of the said

Herman Westlund
then and there
feloniously 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 McLean
~~DANIEL C. ROBERTS~~
~~JOHN C. ROBERTS~~, District Attorney.

0347

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

Police Court

District

387

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Westlund
W.D.
Alfred Foley

Offence,

Went into school to steal

Dated

188

Magistrate.

Clerk.

Witnesses,

Cite the officer

No. _____

Street,

No. _____

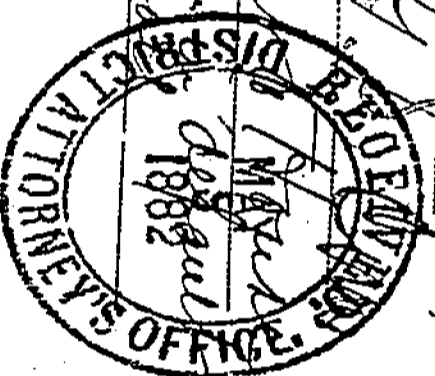
Street,

No. _____

Street,

to answer

Orphand den
of Deland
of Deland



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 *Thomas Foley*

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

Dated *May 2* 188 *Hugh Gardner* 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.

0348

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

Police Court--

District

387

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Westlund
vs.
Thomas Foley

Offence, Assault with intent to Steal

Dated

188

Magistrate.

Clerk.

Witnesses,

Cell the officers

No. _____

Street,

No. _____

Street,

No. _____

Street,

to answer

of Defendant



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 Thomas Foley

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

Dated May 2 188 Hugh Gardner 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.

0349

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Thomas Foley

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

16 1/2 Downing Street & about 2 years

Question. What is your business or profession?

Answer.

Coffee packer

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

Thomas Foley

Taken before me this

day of

188

Wm. L. Gorman

Police Justice.

0350

City and County of New York, ss.

Police Court—1st District.

THE PEOPLE

vs.

Thomas Foley

On Complaint of

Herman Westlund

For

Assault with intent to Steal

After being informed of my rights under the law, I hereby demand a trial by Jury, on this complaint, and demand a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be holden in and for the City and County of New York.

Dated

May 2

1882

Thomas Foley

Hugh Garner POLICE JUSTICE.

0351

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

POLICE COURT,

First DISTRICT.

of No. Herman Westlund 52 years old S
Street, being duly sworn, deposes andsays that on the Nights of the 1st day of May 1882at the City of New York, in the County of New York, Thomas Foley

Now here did unlawfully upon
Broadway place his hands
upon the clothing of deponent
and close to a pocket of the
vest then worn by deponent
with the intent & purpose to steal
therefrom as a pickpocket - and
deponent is informed by Officer Gargan
& deponent believes the same to be true -

Sworn to before me this
2^d day of May 1882
Hugh Gargan

Herman Westlund
his mark

Justice City and County
of New York

Patrick F. Gargan of the 1st Precinct
being sworn says that about nine
o'clock P.M. on the night in question
he saw the defendant approach
the Complainant in Broadway
and lead him along some distance
where having pushed the Complainant
who was under the influence of liquor
against a fence deponent saw said
Foley put his hand into a pocket
of the Complainant's vest with the
intent & purpose of stealing as a
pickpocket -

Sworn to before me this
2^d day of May 1882 } Patrick F. Gargan.
Hugh Gargan Justice }

0352

Testimony in the
case of
Thomas Foley
filed May 1, 1982

47
 The People
 v
 Thomas Foley
 Indictment for assault with intent to steal as a pickpocket

Court of General Sessions. Part I.
 Before Judge Gildersleeve. May. 15. 1882.
 Herman Westerlund, sworn and examined testified I am a Swede, I came here on board of a vessel about seven weeks ago. I got mustered off the vessel and mustered on the same vessel again; we came from Antwerp; I saw the prisoner on the night of the 1st of the month in the afternoon at about five o'clock. I had never known him before; he told me as far as I could understand that he wanted me to treat him; he pushed me backwards so that I came down on my knees; he put his hand into my pantaloons pocket and took out my purse; I had one ten dollar and one five dollar bill in the purse. I had not been anywhere with the prisoner to get a drink. I cannot say the street where he met me. I drank about two glasses of beer. Did he get the purse entirely out of your pocket? Yes sir, I felt immediately after, I had my hand on it and the rings were still in my pocket and he drew out the purse; he had it in his hand. I cannot say what he did with it. Have you seen the purse since, have you got it back? No sir.
 Cross Examined: The ship I was on was English, the Plymouth. I can talk but little English.

I have been here seven weeks. I got twenty three dollars the day I was mustered off. on the first of May, the day I was robbed. I was sworn before the Magistrate in this case. I don't know what street the prisoner met me in; it was about 5 o'clock when he met me, I had no watch; it was on the street where there were other people. I did not understand all they told me at the Magistrate's when they told me to write my name. Patrick Gargore, sworn and examined, testified. On the 1st inst. I saw the prisoner and the complainant together on Broadway near Exchange Place between 9 and 9 o'clock at night. I was standing in front of the building corner of Exchange Place and Broadway and this complainant came along and stood on the sidewalk in front of me where I was talking to a gentleman and he was standing thinking apparently in trouble. Foley came along and spoke to him, I could not understand what he said; he took him by the arm and walked him down the sidewalk. Foley looked behind him over his shoulder to see if there was anybody looking. He took him across the street and brought him in front of where there is a new building going up. He turned him in front of a telegraph pole and held him with one

hand and put the other hand in his pocket.
 At that time I went up and arrested Foley.
Cross Examined. Was this complainant
 drunk? I could not say he was perfectly sober;
 he seemed to be partly drunk and in trouble.
 I would not like to say that he was not
 under the influence of liquor; he was able
 to walk and get along. I did not swear he
 before the Justice that he was under the
 influence of liquor. How near did this com-
 plainant stand to you when he stopped?
 About 25 or 30 feet. Did you see this man
 push him down on his knees? No sir. I
 saw the prisoner have his hand in his
 pocket. I was forty or fifty feet off; the nearest
 gas was 30 feet from him. It was dark
 except what little light the gas jet made.
 Foley's side was towards me, his right side.
 They were south of me on the east side of
 Broadway; the nearest gas light to them was
 about fifty feet. I am certain I saw the
 prisoner put his hand in his vest pocket.
 I could not see that he took anything
 out of his pocket. I arrested him and
 found no money with him but a table
 knife. As far as I can understand it
 was a new knife. I say his hand in
 the complainant's pocket fifty feet away.

0356

Thomas Foley, sworn and examined in his own behalf testified. I live 16 1/2 Downing st. Do you know this complainant? No sir. I never seen him before. You met him on that night. Yes sir; about the time the officer said, about 9 o'clock in the evening the complainant wanted to know in Broken English where the South ferry was, he said his ship was there; he asked me if I had three cents to give him to go over the ferry. I walked down Broadway; there were new buildings there; we stood against some piles of bricks; he stopped in private; the man could hardly walk, I was buttoning the man's pants and the officer came over and grabbed me by the neck. He said, What are you doing with your hands in that man's pocket? I said, I did not have my hands in his pocket. The man told me he was going to the ferry. He said, "you had better come to the station house." He searched me; he found a silver table knife that I was going to bring home with me. I did not put my hand near the man's pocket. I had no intention of robbing the man. I merely showed him the ferry; he asked me for the fare, I did not have it. I did

0357

not knock the man down. I am
a coffee and spice packer by trade.
I have been convicted twice for petty
larceny. I have never been in the
State prison.

The jury rendered a verdict
of guilty.