

0908

BOX:

63

FOLDER:

716

DESCRIPTION:

Smith, Rose

DATE:

03/21/82



716

0909

Worcester, Mass.

Trial for 133

Counsel,

Filed 21 day of March 1882

Pleas April July 22

Indictment for Disorderly House.
THE PEOPLE vs. Rose Smith
April 22/82
Pleas Guilty 26.

DANIEL C. ROLLINS,

~~Attorney~~
District Attorney.

A TRUE BILL.

John Main Phoebe

April 26/82 Foreman

at 29/82

John Main

Printed by
Merriman 104 Cornhill

Admiral Thomas

Shoulder to bear

in the arm

of 1882

Alfred Hamman

March 23 1882

0910

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Rose Smith
against

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

Rose Smith

of the crime of *Keeping and Maintaining*

a disorderly house
committed as follows:

The said

Rose Smith

late of the *fourteenth* Ward of the City of New York, in the County of
New York, on the *Seventeenth* day of *March* in the year of our
Lord one thousand eight hundred and eighty *two* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in *her*
said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending and against the
peace of the People of the State of New York, and their dignity.

John McKee
~~DANIEL C. ROE~~ District Attorney.

0911

AIDED,
 No. 1, by Shadrach Carter
 Residence 644 Laurel Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

274 West 26th St
 Police Court 1st District
 Dec. 21st, 22nd, 23rd & 24th

THE PEOPLE, &c.
OF THE COMPLAINT OF

William Murray
Rosa Smith

Offence, Keeping and Maintaining Disorderly House

Dated March 17th 1882

Smith Magistrate.

Major Murray Officer.

100 5th St Clerk.

Witness Heatie Wilson

House of Detention
No. 100 5th St Street.

House of Detention
No. 100 5th St Street.

100 East 26th St
Elizabet St. City
261 1st St
Boiled

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 Rosa Smith

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

Dated March 17th 1882 Solon Smith Police Justice.

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

Dated March 18 1882 Solon Smith 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.

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Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } 51

157
DISTRICT POLICE COURT.

Rosa Smith

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. Rosa Smith

Question. How old are you?

Answer. Forty three years

Question. Where were you born?

Answer. Germany

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

Answer. 85 E Houston 15 mos

Question. What is your business or profession?

Answer. Lodging House

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

Answer. I let rooms to couples as a lodginghouse. I do not ask them for what purpose they use the rooms.

Taken before me, this 17
day of March 1882

Joseph J. Smith

Solon B. Smith Police Justice.

0913

JOSEPH BELLESHEIM,

Counsellor at Law,

25 CHAMBERS STREET.

New York, April 10th 1882

Charles S. Spencer Esq.
My dear Sir:

Mrs. Rosa Smith has sold out her furniture
to contain in premises No. 85 East Houston
street and has moved from said premises -
I know this to be a fact as the papers
were drawn in my office -

Yours &c.
Joseph Bellesheim

0914

Police Court—Halls of Justice.

THE PEOPLE, &c.
ON THE COMPLAINT OF

William Munnay

vs.

Rosa Suss

AFFIDAVIT—Disorderly House.

Dated *March 17th* 1882

Suss Magistrate.

Inst Munnay. Inst Officer.
Witness,

0915

Police Court, Halls of Justice.
CITY AND COUNTY }
OF NEW-YORK, } SR.

William Murray
of No. *300 Mulberry* Street, in the City of New York,
being sworn, doth depose and say, that on the *17th* day of *March* in
the year *1882* the premises known as No. *85 East Houston* Street,
in the City and County of New-York, were kept, maintained, conducted and occupied by
Rosa Smith

as a DISORDERLY HOUSE, namely, as a common bawdy-house and house of prostitu-
tion, and a resort for tipplers, ~~drunkards~~, common prostitutes and ~~reputed thieves~~, with
~~other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, who,~~
~~or most of whom are in the practice of drinking, dancing, quarrelling and fighting at almost~~
~~all hours of the day and night,~~ to the great damage and common nuisance of the People
of the State of New-York, residing in the neighborhood and passing thereby.

Deponent therefore prays, that the said *Rosa Smith*
and all vile, disorderly and improper persons found upon the premises, occupied by said

Rosa Smith
may be dealt with as the law in such cases made and provided may direct; and further

*swear that said Rosa admitted to deponent that she received
the money from prostitutes coming to her premises for purpose of rooms
in a warehouse*
Sworn before me, this *17th* day

of *March* 1882
John Smith
Police Justice.

William Murray
Clerk of Justice

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JOSEPH BELLESHEIM,
Attorney & Counsellor at Law,
NO. 23 CHAMBERS STREET,
ROOM 21 New York.

Charles A. Spencer Esq.
Att. & Counsellor at Law

Myself General Session

The People &
against

W. P. Smith

City and County New York at
Charles Spencer being
his sworn say that he has in
person visited at 277 Broadway
street apartment and that with
her daughter that she was & is
now residing upon an upper floor
composed of two small rooms
The apartment is stipulated
that she honestly intend to
accept account & any connection
with any improper business

Sworn to April 24

1882 before me

John W. Bahnenfeld

(65) Notary Public

W. C.

Charles Spencer

My general business

The People of
County
Rock Smith

City and County of New York do
 the Smith being duly sworn
 dep that she is the daughter &
 only child of Peter Smith alone
 named & is descended from
 of age & has been educated
 in Massachusetts in the Marlborough
 Current, in the New York School
 at St Joseph Academy -
 that with her mother she is
 now at 277 Bowline, and that
 she has read her mother's affidavit
 and as to her mother's giving up
 her late business & marriage &
 as to her future actions as
 expressed by her said affidavit
 is true

Sworn April 24
 1882 before me
 John Schmeckfeld
 (65) Notary Public
 N.Y. Co

Ida Smith.

New York
Gardner

The People &
Pica & Smith

Adwards

John A. Spence
New York
1674
Adwards

State of New York
 City & County of New York ss.

Rosa Smith being duly sworn deposes and says, that she has sold out all her right title and interest in and to the possession of house and premises known as No 85 East Houston Street in said city and that she has no property or effects therein of any nature or kind whatsoever.

Deponent further says that her rent was paid up to May 1st 1882, and that her term of hiring would expire on that day and that no renewal of said term of hiring or rental has been made by deponent at any time or caused to be made for her or in her behalf or in her own name or in the name of any other person for her benefit and that she has absolutely quit and surrendered said premises.

Deponent further says that she was about to remove said furniture and contents of said premises to an auction house and dispose of them but was advised by friends to sell at private sale if possible as she would realize but very little after all expenses were paid by public auction and that being offered one hundred and fifty dollars cash for the same by a man

named Oxford - that deponent accepted his offer and the bill of sale was prepared in the office of Joseph Bellechims No 25 Chambers Street and delivered by deponent with the keys to said Oxford on the 12th day of April 1882 deponent reserving the right to remove therefrom all articles and property used by her personally and that deponent did on the 13th of April remove therefrom all her clothing crockery ware and a portion of the furniture, to No 277.

Broomer street where she now resides with her daughter who is seventeen years of age. Deponent further says that she is a widow her husband being now dead fifteen years - that all the family she has got is the daughter aforesaid. That said daughter did not live with deponent at Houston Street and was not aware of the business carried on in Houston Street.

Deponent further says that she has given her daughter a good education and had her at Noviciate at the Ursuline Convent and with the Sisters of St. Joseph for four years, and that since her return from school she has learned the millinery business and deponent intends to open a millinery store and with her daughter lead a different and better life and

will never enter into or engage in said business for which she has been prosecuted.

That with her daughters help she can make an honest living and she asks that an opportunity may be given her to prove to the authorities and the public in general ^{the sincerity of her efforts} to reform and become a useful member of society.

That she has notified the agent of her landlord of the sale of her interest therein and he has accepted the surrender of said premises from deponent and accepted said Oxford as his tenant, but whether said Oxford will remain after may or sell said furniture again deponent does not know but he told deponent that he would occupy the place & let it out in furnished rooms to men only.

That deponent has in good faith and without any concealed intentions actually parted with her interest in said premises and removed therefrom and that she does not intend to return thereto or to any place for any improper unlawful or illegal business or carry on the same in her own name or any other name or by any trust or subterfuge whatever but on the contrary intends to carry on a lawful

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and legitimate business as aforesaid.

Sworn to before me this

14 day of April 1882

John A. O'Brien
Notary Public
1882

Wm. D. Smith



0924

Amper's Great Savings

The People of

Amper

Rosa Smith

Albion

Wanda Amper

Sept 17/29

152 Locust St

Easton, Pa

Amper

Newport General Sessions

The People of the
State of New York
against
Pera Smith

City and County of New York

Pera Smith being duly sworn says
that she is the defendant in the above
entitled action; that she has pleaded
not guilty to the indictment therein.
that she has a good and substantial
defense upon the merits in this action
as she is advised by her Counsel Charles
Spencer who resides at 446 West
23rd Street in said City after fully and
fairly stating to him the case in said
action, and believes; that Samuel
Field is a material and necessary
witness in this defendant's defense
upon the trial of this action without
whose testimony she cannot safely
proceed to the trial thereof as she is
advised by her said Counsel after fully
and fairly stating to him the facts she
can prove by said Field and really
believes; that said Field is the land-

And of the defendant of the premises
 is this action being by said
 indictment to be kept and maintained
 by the defendant as a disorderly house,
 and has so been ever since for
 during the whole time defendant has
 occupied said house and during
 all of said time is furnished with
 the manner in which said house
 is kept, that said Hotel is a resident
 of New Jersey & is now there but
 will be in this City & into defendant
 on April 1st next when defendant
 will serve upon him a subpoena
 in this action for each day of
 this Court shall fix — That
 there has been but one adjournment
 of this action & that was upon the
 application of the prosecution and
 as the defendant is informed and
 relies upon the request of the Court

Given March 29th
 1852 before me
 John A. O'Brien
 Notary Public

Peter J. Smith

0927

WITNESSES.

133 *Bl. Sp. Ind. 11/21/82*

294

Day of Trial,

Counsel,

Filed *21* day of *March* 188*2*

Pleads *Not Guilty* *aff. for*

Chiodemearon (Court 1876 Ch. 122)

THE PEOPLE

vs.

Rose Smith

John W. Lee

DANIEL C. ROBERTS,

April 3, 1882

District Attorney.

Spied by Acquitted.

A TRUE BILL.

John W. Lee

Foreman.

of \$1000 - Bail.

John W. Lee
John W. Lee
John W. Lee

Virginia Smith
131 E 15th St.

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

The People of the State
of New York

against

Rose Smith

The Grand Jury of the City and County of New York, by this indictment accuse
Rose Smith
of the Crime of receiving a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practice, committed as follows: The said Rose Smith late of the fourteenth Ward of the City of New York in the County of New York aforesaid on the sixteenth day of March in the year one thousand eight hundred and eighty two at the Ward, City and County aforesaid did unlawfully receive a certain female child, to wit: one Mary Ann Nagle she, the said Mary Ann Nagle then and there being under the age of sixteen years, to wit, of the age of ~~fifteen~~ years for an obscene, indecent and immoral purpose and practice, to wit, of having sexual intercourse then and there with men; 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.

The Grand Jury aforesaid by this indictment further accuse the said Rose Smith of the Crime of taking _____ a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practise, committed as follows: The said Rose Smith _____ late of the Ward aforesaid of the City aforesaid in the County aforesaid on the day aforesaid in the month and year aforesaid at the Ward City and County aforesaid did unlawfully take _____ a certain female child, to wit: one Mary Ann Magle she, the said Mary Ann Magle then and there being under the age of sixteen years, to wit of the age of fifteen _____ years, for an obscene, indecent and immoral purpose and practise, to wit, of having sexual intercourse then and there with men: 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.

Third COUNT.

The Grand Jury aforesaid by this indictment further accuse the said Rose Smith of the crime of hiring _____ a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practise, committed as follows: The said Rose Smith _____ late of the Ward aforesaid of the City aforesaid in the County aforesaid on the day aforesaid in the month and year aforesaid at the Ward City and County aforesaid did unlawfully hire _____ a certain female child, to wit: one Mary Ann Nagle she, the said Mary Ann Nagle _____ then and there being under the age of sixteen years, to wit of the age of fifteen _____ years, for an obscene, indecent and immoral purpose and practise, to wit, of having sexual intercourse then and there with men: 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.

The Grand Jury aforesaid by this indictment further accuse the said Rose Smith of the crime of employing a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practise, committed as follows: The said Rose Smith late of the Ward aforesaid of the City aforesaid in the County aforesaid on the day aforesaid in the month and year aforesaid at the Ward City and County aforesaid did unlawfully employ a certain female child, to wit: one Mary Ann Nagle she, the said Mary Ann Nagle then and there being under the age of sixteen years, to wit of the age of fifteen years, for an obscene, indecent and immoral purpose and practise, to wit, of having sexual intercourse then and there with men: 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.

Fifth COUNT.

The Grand Jury aforesaid by this indictment further accuse the said Rose Smith of the crime of using _____ a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practice, committed as follows: The said Rose Smith late of the Ward aforesaid of the City aforesaid in the County aforesaid on the day aforesaid in the month and year aforesaid at the Ward City and County aforesaid did unlawfully use _____ a certain female child, to wit: one Mary Ann Nagle she, the said Mary Ann Nagle then and there being under the age of sixteen years, to wit of the age of fifteen _____ years, for an obscene, indecent and immoral purpose and practice, to wit, of having sexual intercourse then and there with men: 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.

Sixth COUNT.

The Grand Jury aforesaid by this indictment further accuse the said Rose Smith of the Crime of exhibiting a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practice, committed as follows: The said Rose Smith late of the Ward aforesaid of the City aforesaid in the County aforesaid on the day aforesaid in the month and year aforesaid at the Ward City and County aforesaid did unlawfully exhibit a certain female child, to wit: one Mary Ann Nagle she, the said Mary Ann Nagle then and there being under the age of sixteen years, to wit of the age of fifteen years, for an obscene, indecent and immoral purpose and practice, to wit, of having sexual intercourse then and there with men: 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.

Seventh COUNT.

The Grand Jury aforesaid by this indictment further accuse the said Rose Smith of the Crime of having in custody a child under the age of sixteen years, for an obscene, indecent and immoral purpose and practice, committed as follows: The said Rose Smith late of the Ward aforesaid of the City aforesaid in the County aforesaid on the day aforesaid in the month and year aforesaid at the Ward City and County aforesaid did unlawfully have in custody a certain female child, to wit: one Mary Ann Nagle she, the said Mary Ann Nagle then and there being under the age of sixteen years, to wit of the age of fifteen years, for an obscene, indecent and immoral purpose and practice, to wit, of having sexual intercourse then and there with men: 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
Dist. Atty.

0935

8317

The People

v

Rose Smith

Other papers with
comput sent to
Dr. Atty.

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N.Y.S.P.C.C.

CASE 8517.

17th March, 1882.

Officer Wilson accompanied Superintendent Jenkins to Police Head Quarters where met Inspector Murray with whom proceeded to 1st Dist. Court.

Here found Rose Smith of 85 E. Houston St., who had been arrested at 6 P. M. Thursday, ^{March 16th.} by Inspector Murray and assistants for keeping a disorderly house. At same time and in same place were arrested Mary Ann Nagle, Mary Ellen McGrath, Mary McCawley, Kate Wilson, John Johnson 22 Henry St. and John Housoman 38 Stanton St.

Mary Ann Nagle is, according to her mother's statement to officer, 15 years old 3rd August 1881, lives with parents at 298 Cherry St.; father is blind; used to take her out to beg with him in the low haunts of Cherry St. See Case 7897.

Mary Ann admitted having frequented above house 85 E. Houston sometimes with men and sometimes without men, they already being there, - for immoral purposes. Sometimes she "showed her privates," and sometimes she "stood up against the Wall" for a man. When arrested she had done no business yet, - had not had time. But she had gone there for that purpose with one of the men arrested whom she had picked up in the matinee performance at Volks' Garden. He had offered her a \$1.00 Mary Ellen McGrath and Mary McCawley who had also been to the Garten, accompanied her to the house. They generally went this way together, the lucky one going up stairs with the man whilst the others waited to share the profits. The Nagle girl generally gave Rose Smith 25 cts. each

time she got money from a man, and Rose always encouraged her to come there as she could always "get a man there and make money."

So did "Julia" encourage Mary Nagle to come to her house 17 Bleecker, and here she went and made money from men and gave part of it to Julia, who is a short fat German woman.

Mary made quite considerable last week, for on Monday she brought home to her mother \$4.00 which she represented as her wages from a factory where she pretended to have just found work. She also spent some and gave half she earned to companions McGrath and McCawley.

On Officer Wilson's affidavit of being a prostitute, Justice Smith committed Mary Ann Nagle to House of Good Shepherd for 6 months. Court delivered her.

Mary Ann is a pretty, slender girl with fair complexion, who has only just begun to menstruate. She is quick and intelligent but of very impressible character. Hence present results of the encouragement hold out to her by Mrs. Rose Smith and Julia of 117 Bleecker Street.

Mary Ellen McGrath 14 years old 11th last August (christened at Church of the Transfiguration) has been living with Aunt Mary Block 299 Mott Street since her mother's death. This week she has stopped with grandmother Mary Daly 154 Mott Street. Her stepfather John Sullivan and brothers Patrick 16, Thomas 12, Mike 10 and John 4 years, all live at grandmother's Mott St.

Mary Ellen McGrath pretends the greatest wrong or immorality she has committed, is to have "waited down stairs" for Nagle girl. Except once when she Mary did go up with a man, but changed her mind before he could do anything; gave him his money back, and

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came down stairs untouched.

Mary however is what may be called a "hard case." Her aunt applied to Court six months ago to commit her for wild habits, but was refused. How her aunt prefers Mary home because she is most useful to her - "first class little worker." Grandmother Daly who is blind and lives in a miserable home Mott St., thinks Mary should go to an Institution.

Mary remanded for Examination.

Mary McCawloy 16 years old August last, another "hard case" like McGrath, gives the same story as McGrath, and address as 1 Pelham St., where lives mother Rebecca; father John dead four years.

McCawloy unknown in Pelham St.

N. Y. General Sessions

Chidemann

The People

against

Rose Smith

Brief for the People

The People

v.

Rose Smith.

BRIEF FOR THE PEOPLE.

STATEMENT OF THE CASE.

The prisoner is arraigned on two indictments.

I. For keeping a disorderly house at Number 85 East Houston Street.

II. For misdemeanor, in violating the Laws of 1876, Chapter 122, - "An Act to prevent and punish Wrongs to Children," by (1) receiving, (2) taking, (3) hiring, (4) employing, (5) using, (6) exhibiting, (7) having in custody, a girl Mary Ann Nagle, under the age of sixteen years, for the obscene, indecent and immoral purpose and practice of having sexual intercourse with men, on March 16th, 1882.

INSPECTOR MURRAY, Inspector of the Municipal Police, fifteen months ago, on complaint being made against Rose Smith, at 85 East Houston Street, placed a policeman in front of the house to notify persons not to enter it. On Rose Smith's promising amendment, he withdrew the officer four months ago. On Thursday March 16th, 1882, at 6 o'clock P. M., together with his officers, he entered the premises and arrested Rose Smith for keeping a disorderly house. At the same time and place, he arrested Mary Ann Nagle, Mary Ellen McGrath, Mary McCawley, Kate Wilson, John Johnson 22 Henry Street, and John Hausman 38 Stanton Street. Knows the character of the house to be bad and that it is frequented by men

and women for the purposes of prostitution. Is what is technically known as a bed house, where hired apartments are let out to couples coming there. Has frequently seen young girls going in and out of the place at different hours of the day and night.

MARY ANN NAGLE. Fifteen years old last August, lives with her parents at No. 298 Cherry Street. Father is blind, and used to take her out with him to beg. Has frequented the above house, 85 East Houston Street, sometimes with men and sometimes without men, they being already there, for immoral purposes. Sometimes she "showed her privates" to them, and sometimes she "stood up against the wall" for a man. When arrested she had gone there for that purpose, with one of the men arrested, whom she had picked up at the matinee performance that day at Volks Garden in the Bowery. He offered her one dollar. Mary Ellen McGrath and Mary McCawley, who had also been to the Garten, accompanied her to the house. She had been frequently in the habit of going with those girls, the one selected by the man going up stairs and having intercourse with him, and the others remaining and sharing the profits. Mary Ann Nagle usually gave Rose Smith, the keeper of the house, 25 cents each time she got money from a man, and Rose Smith always encouraged her to go there, as she could always get a man there and make money. Witness made quite considerable last week, and on Monday gave her mother four dollars, which she represented as her wages from a factory where she pretended to have just found work. She also spent some money, and gave half she earned to her companions McGrath and McCawley.

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BOX:

63

FOLDER:

716

DESCRIPTION:

Sorenzen, Emma

DATE:

03/21/82



716

139

Day of Trial,
Counsel,
Filed 21 day of March 1882
Pleads

THE PEOPLE
vs.
Emma Sherman
Violator of Excise Law.

JOHN McKEON,
District Attorney.
21 Mar 22. 1882
pleads guilty
A TRUE BILL.
John C. ...
foreman.

True B.

0944

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emma Sorenzen

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

Emma Sorenzen

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

committed as follows:

The said

Emma Sorenzen

late of the *fourth* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *March* 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 *Emma Sorenzen* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Emma Sorenzen* 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.

0945

Police Court First District.

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

John Gilmore
of No. the 1st Inspection District Street,

of the City of New York, being duly sworn, deposes and says, that on the 13th day
of March 1882 in the City of New York, in the County of New York, at

premises No. 69 Oliver Street,
Emma Lorenzen [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 Emma Lorenzen
may be arrested and dealt with according to law.

Sworn to before me, this 13 day
of March 1882 John Gilmore
Robert Smith Police Justice

0946

231

Sec. 204, 206, 210 & 212

Police Court District

THE PEOPLE, E.C.

VS THE COMPLAINT OF

John William
141-18 Jackson St
Criminal
Office of the
Excise Law

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

March 13 1882

Smith Magistrate

Officer

Clerk

Witnesses

No.

No.

No.



Com

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

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

Dated March 13 1882

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

0947

Sec. 98-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Emma Sorenzen 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.

Emma Sorenzen

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

Norway

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

Answer.

69 Oliver Street & about two Months

Question. What is your business or profession?

Answer.

I keep a boarding house with my brother

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 brother keeps the place he had a license and I did not know anything about it expiring

Taken before me, this *18*
day of *March* 188*8*

Emma Sorenzen
mark

Solomon Smith
Police Justice.

0948

BOX:

63

FOLDER:

716

DESCRIPTION:

Sullivan, Jeremiah

DATE:

03/15/82



716

0949

109

Dep't of Justice

Filed 15 day of March 1882

Pleads

Assault and Battery - Felonious.

THE PEOPLE

vs.

Jeremiah Sullivan

John McClellan
DANIEL C. ROLLINS,

District Attorney.

A TRUE BILL.

John L. ...

Foreman.

Redmond ...
I will ...
I will ...
I will ...
I will ...

March. 4/84 -

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jeremiah J. Sullivan

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

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

Jeremiah J. Sullivan
late of the City of New York, in the County of New York, aforesaid,
on the *twenty fourth* day of *February* 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 Ryan*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Michael Ryan*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Jeremiah J. Sullivan*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said,

Michael Ryan
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said

Jeremiah J. Sullivan
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

Jeremiah J. Sullivan
with force and arms; in and upon the body of the said *Michael Ryan*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Michael Ryan*
a certain *Pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said

Jeremiah J. Sullivan
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said

Michael Ryan
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Jeremiah J. Sullivan* of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *Jeremiah J. Sullivan* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Michael Ryan* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Michael Ryan* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Michael Ryan* wilfully and feloniously then and there to injure, 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 *Jeremiah J. Sullivan* of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *Jeremiah J. Sullivan* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Michael Ryan* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Michael Ryan* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Michael Ryan* wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

0952

St. Vincent's Hospital

Feb 25th 1882

This is to certify that
Michael Ryan is a
patient here and is
in a dangerous con-
dition.

Jonathan Allen, M.D.
House Surgeon

0953

March 21 1884

Let's send to Wym
~~the fees~~ ~~about 75~~
Send for the
Compliments in
this case, before
it is put on the
calendar again.

Can my wife
to in A. in the
Cases -

J. H. Williams

0954

St. Vincent's Hospital
March 4, 1872

This is to certify that Michael
Kearney is a patient here
and is in my opinion out
of danger.

Wm. Allen, M.D.
House Surgeon

0955

St. Vincent's Hospital
March 20, 1882

It is to certify that
Tubercular meningitis is a
fatal disease and is not of
cause of death.

Walter Allen, M.D.
House Surgeon

0956

St Vincent's Hospital
Feb 27 - 1872

This is to certify that Michael
Kearney is a patient here, and
is in a dangerous condition

Samuel Allen, M.D.
Newburgh

0957

St Vincent's Hospital
Feb 25th 1875

This is to certify that Michael
Ryan is a patient here
and is in a dangerous condi-
tion and will be so until
the effects of his injuries
have passed off.

Wm. Allen, M.D.
House Surgeon

0958

St Vincent's Hospital
Dublin 1910

This is to certify that ^{Mr} ~~Mr~~ ^{John} ~~John~~ ^{W. W.} ~~W. W.~~
is a patient here and
is in a dangerous condition.

Wm. W. W. M.D.
House Surgeon

0959

Sec. 204, 205, 210 & 212

Police Court District

THE PEOPLE, &c.,

vs THE COMPLAINT OF

BAILED,

No. 1, by *Robertson*

Residence *212 West 143rd St.*

No. 2, by *Robertson*

Residence *212 West 143rd St.*

No. 3, by *Robertson*

Residence *212 West 143rd St.*

No. 4, by *Robertson*

Residence *212 West 143rd St.*

Michael Sullivan
District

Michael Sullivan
James J. Sullivan
Office *Michael Sullivan*

Dated *March 4, 1882*

Thomas J. Sullivan
Magistrate

William Sullivan
Officer

William Sullivan
Clerk

Witnesses *William Sullivan*

No. *1000 to the City*

1000 to the City

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 J. Sullivan*

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 surety bail.

Dated *March 4, 1882* *J. J. Sullivan* Police Justice.

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

Dated *March 4, 1882* *J. J. Sullivan* 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.

0960

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Jeremiah J. Sullivan being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his ~~own~~ right to make a statement in relation to the charge against him, that the statement is designed to enable him ~~to~~ 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. *Jeremiah J. Sullivan*

Question. How old are you?

Answer. *25 Years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *#12 Charlton Street: About 4 years.*

Question. What is your business or profession?

Answer. *Liquor business.*

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. *Have not any thing to say*

Taken before me, this *4th*

day of *March* 188*2*

Jeremiah J. Sullivan

J. H. [Signature] Police Justice

0961

FORM 10.

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

Michael Collins,

of *8th Precinct Police* Street, being duly sworn, deposes and says,
that on the *24th* day of *February* 188*2* at the City of
New York, in the County of New York,

Subscribed and sworn to before me this *24th* day of *February* 188*2* at the City of New York, in the County of New York.
Notary Public.

Jeremiah J. Sullivan, New York,
did feloniously shoot and wound
one Michael Ryan of 96 Carmine
Street, in the head with a pistol
of all pertinent cause or justification
as deponent is informed and believes.
That deponent was present when said
Ryan identified said deponent
as the person who shot and wounded
him as aforesaid, and said Ryan
is now confined at St. Vincent's
Hospital and unable to appear

0962

FORM 10.

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Michael Collins

vs.
James J. Sullivan

Dated, February 24 1882

Patterson Justice.

Collins & Co. Officer.

Witness.

To await result
Justice Kilbrenn will
please hear and
determine this case
in my absence

J. M. J.

JAFFRIDAYITT
Sullivan vs. J. J. 1882

is Court by reason of the injuries
as inflicted by said defendant.
Reason of before me this
24th day of February 1882
J. M. J. Justice
Patterson

City and County of New York
 James Haller, of No. 13
 St. Johns Lane, being duly
 sworn deposes and says - that
 on the 24th day of February
 1862, at the City and County
 of New York, and within a
 liquor saloon at premises
 No. 38 Canal Street, deponent
 saw Jeremiah J. Sullivan,
 New York, deliberately pull
 out a pistol from his pants
 pocket and purposefully and
 deliberately aim and point
 said pistol at the body of a
 man named Michael Ryan,
 and while so aiming and
 pointing said pistol at the
 body of said Ryan did fire
 off and discharge the contents
 of two barrels of said pistol at
 said Ryan to cause to discharge
 from said pistol striking,
 entering and wounding said
 Ryan on the head.

James Haller

Sworn to before me this
 24th day of February 1862
 J. M. Sullivan
 J. M. Sullivan
 J. M. Sullivan

0964

BOX:

63

FOLDER:

716

DESCRIPTION:

Sullivan, John

DATE:

03/28/82



716

WITNESSES.

180

Counsel,
Filed 28 day of March 1882
Pleads *Not Guilty*

THE PEOPLE

vs.

John Sullivan

INDICTMENT.
Larceny from the Person.

John McKeon
~~MANNING & NORTHMAN,~~
District Attorney.

A TRUE BILL.

John C. Phelan
Foreman.

John J. O'Connell

John J. O'Connell

John J. O'Connell

John J. O'Connell
April 19/27

John J. O'Connell
John J. O'Connell
John J. O'Connell
John J. O'Connell
John J. O'Connell

0966

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Sullivan

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

John Sullivan
of the CRIME OF LARCENY (from the person)

committed as follows:

The said *John Sullivan*

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

One watch of the value of seven dollars

of the goods, chattels and personal property of one *William M Weaver* on the person of the ~~said~~ *Warren Weaver* — then and there being found, from the person of the said *Warren Weaver* — then and there feloniously ^{attempt to} 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. Keon
~~DANIEL G. ROLLINS~~, District Attorney.

0957

Henry Wilson
76 Newbery St.

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

261

Police Court - District

THE PEOPLE, &c.,
OF THE COMPLAINANT OF

1576 Duane St.
John Sullivan
Offence, Attempted Rape
from the person

Dated March 2, 1882

Magistrate
Clerk



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

1000 Ave. S.D.
Conrad

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 John Sullivan

guilty thereof, I order that he ^{held to answer the same and to} 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 ^{in the City of New York}

Dated March 2 1882 John Sullivan 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.

0968

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss.

Paul DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

John Sullivan

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

N. 102 Washington Street; About 5 years.

Question. What is your business or profession?

Answer.

Ascertaining labels

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

Answer.

I am not guilty. I waive further examination here

Taken before me this 20th day of March 1887

John Sullivan

J. W. Sullivan Police Justice.

0969

Paul District Police Court. Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, } SS *Warren Weaver*
Age 19. Not at work.
of No. *156 Prince* Street.

being duly sworn, deposes and says, that on the *20th* day of *March* 1882
at the *15th Ward* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponent's person, in the day time,*
the following property, viz:

*One double case silver Watch,
of the value of Seven dollars*

the property of *William M. Weaver, deponent's father*

and that this deponent *attempted to be*
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *John Sullivan (now here),*
from the fact that deponent was standing
in front of a store in Broadway between
Hester and Houston Streets, and that deponent
saw the accused with the said watch
in his hands and trying to break the
chain to which said watch was secured.

Warren Weaver

Sworn before me this *20th* day of *March* 1882
J. M. Patterson
POLICE JUSTICE

0970

BOX:

63

FOLDER:

716

DESCRIPTION:

Sullivan, Mary

DATE:

03/15/82



716

108 P.

B. N. James
Counsel,

Day of Trial, *1882*

Counsel,

Filed 15 day of March 1882

Pleas *Ariz. v. Kelly*

vs. THE PEOPLE
John W.

vs. *P.*

Mary Sullivan

*Arrested & sent by Court
May 17/84*

LARJENY AND REORING
STOLEN GOODS

JOHN McKEON,

22 May 22/84 District Attorney.

Pleaded Pen 2nd.
A True Bill.

John Kane

F. J. Lang
Foreman.

WITNESSES

0972

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Sullivan

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

Mary Sullivan
of the CRIME OF LARCENY

committed as follows:

The said

Mary Sullivan

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

*Five dresses of the value of eighty
Cents each*

of the goods, chattels and personal property of one

Edward Ridley

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.

0973

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.

0974

City and County of New York, ss.

Police Court—3 District.

THE PEOPLE

vs.

On Complaint of May Ward

For Petit Larceny

Henry Williams

After being informed of my rights under the law, I hereby ~~demand~~ request 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 March 20 1882

Mercutio Urban
POLICE JUSTICE.

E. Schuman

0975

Prisoners

BAILED,
 No. 1, by *Stephen Whitney*
 Residence *No. 126 West Broadway*
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Police Court
 District.

Mary Sullivan
 300 W. Grand St.
 1 *Mary Sullivan*
 2
 3
 4
 Dated *March 10 1882*
Chittenden Magistrate.
 Office, *Police Court*

Witnesses
 No. 1 *Lucy Smith* Clerk.
 No. 2 *Sam Spruell* Street.
 No. 3 *Harriet Walker* Street.
 No. 4 *Mary Walker* Street.
 No. 5 *Mary Walker* Street.
 No. 6 *Mary Walker* Street.
 No. 7 *Mary Walker* Street.
 No. 8 *Mary Walker* Street.
 No. 9 *Mary Walker* Street.
 No. 10 *Mary Walker* Street.
 No. 11 *Mary Walker* Street.
 No. 12 *Mary Walker* Street.
 No. 13 *Mary Walker* Street.
 No. 14 *Mary Walker* Street.
 No. 15 *Mary Walker* Street.
 No. 16 *Mary Walker* Street.
 No. 17 *Mary Walker* Street.
 No. 18 *Mary Walker* Street.
 No. 19 *Mary Walker* Street.
 No. 20 *Mary Walker* Street.
 No. 21 *Mary Walker* Street.
 No. 22 *Mary Walker* Street.
 No. 23 *Mary Walker* Street.
 No. 24 *Mary Walker* Street.
 No. 25 *Mary Walker* Street.
 No. 26 *Mary Walker* Street.
 No. 27 *Mary Walker* Street.
 No. 28 *Mary Walker* Street.
 No. 29 *Mary Walker* Street.
 No. 30 *Mary Walker* Street.
 No. 31 *Mary Walker* Street.
 No. 32 *Mary Walker* Street.
 No. 33 *Mary Walker* Street.
 No. 34 *Mary Walker* Street.
 No. 35 *Mary Walker* Street.
 No. 36 *Mary Walker* Street.
 No. 37 *Mary Walker* Street.
 No. 38 *Mary Walker* Street.
 No. 39 *Mary Walker* Street.
 No. 40 *Mary Walker* Street.
 No. 41 *Mary Walker* Street.
 No. 42 *Mary Walker* Street.
 No. 43 *Mary Walker* Street.
 No. 44 *Mary Walker* Street.
 No. 45 *Mary Walker* Street.
 No. 46 *Mary Walker* Street.
 No. 47 *Mary Walker* Street.
 No. 48 *Mary Walker* Street.
 No. 49 *Mary Walker* Street.
 No. 50 *Mary Walker* Street.
 No. 51 *Mary Walker* Street.
 No. 52 *Mary Walker* Street.
 No. 53 *Mary Walker* Street.
 No. 54 *Mary Walker* Street.
 No. 55 *Mary Walker* Street.
 No. 56 *Mary Walker* Street.
 No. 57 *Mary Walker* Street.
 No. 58 *Mary Walker* Street.
 No. 59 *Mary Walker* Street.
 No. 60 *Mary Walker* Street.
 No. 61 *Mary Walker* Street.
 No. 62 *Mary Walker* Street.
 No. 63 *Mary Walker* Street.
 No. 64 *Mary Walker* Street.
 No. 65 *Mary Walker* Street.
 No. 66 *Mary Walker* Street.
 No. 67 *Mary Walker* Street.
 No. 68 *Mary Walker* Street.
 No. 69 *Mary Walker* Street.
 No. 70 *Mary Walker* Street.
 No. 71 *Mary Walker* Street.
 No. 72 *Mary Walker* Street.
 No. 73 *Mary Walker* Street.
 No. 74 *Mary Walker* Street.
 No. 75 *Mary Walker* Street.
 No. 76 *Mary Walker* Street.
 No. 77 *Mary Walker* Street.
 No. 78 *Mary Walker* Street.
 No. 79 *Mary Walker* Street.
 No. 80 *Mary Walker* Street.
 No. 81 *Mary Walker* Street.
 No. 82 *Mary Walker* Street.
 No. 83 *Mary Walker* Street.
 No. 84 *Mary Walker* Street.
 No. 85 *Mary Walker* Street.
 No. 86 *Mary Walker* Street.
 No. 87 *Mary Walker* Street.
 No. 88 *Mary Walker* Street.
 No. 89 *Mary Walker* Street.
 No. 90 *Mary Walker* Street.
 No. 91 *Mary Walker* Street.
 No. 92 *Mary Walker* Street.
 No. 93 *Mary Walker* Street.
 No. 94 *Mary Walker* Street.
 No. 95 *Mary Walker* Street.
 No. 96 *Mary Walker* Street.
 No. 97 *Mary Walker* Street.
 No. 98 *Mary Walker* Street.
 No. 99 *Mary Walker* Street.
 No. 100 *Mary Walker* 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 *Mary Sullivan*

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

Dated *March 10 1882* *Mary Walker* Police Justice.

I have admitted the above named *Mary Sullivan* to bail to answer by the undertaking hereto annexed.

Dated *March 11 1882* *Mary Walker* 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.

0976

FORM 112.

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

Police Court—Third District.

May Ward

of No. *309 Grand* Street, being duly sworn, deposes

and says that on the *10* day of *March* 188*7*

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 day time*

the following property viz: *fine White Embroidered Childrens dresses*

of the value of *four* Dollars

the property of *Edward Ridley, Arthur Ridley and Albert Ridley Copartners*

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 *Mary Sullivan*

(now here) from the fact that deponent caught her in the act and with the property in her possession

May Ward

Sworn to, before me this

10

day of *March* 188*7*

Maxwell Deaneburg
POLICE JUSTICE.

0977

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Sullivan 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~~ waiven cannot be used against ~~her~~ on the trial,

Question. What is your name?
Answer. Mary Sullivan

Question. How old are you?
Answer. 29 years

Question. Where were you born?
Answer. New York

Question. Where do you live, and how long have you resided there?
Answer. 22 Henry Street, 4 years

Question. What is your business or profession?
Answer. I do Washing

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 was in the act of buying one of these dresses, and they dropped off the counter I had no intention of stealing them

Taken before me, this 10 day of April
March 1888 } Deferren

Marcus O'Keefe
Police Justice.

0978

BOX:

63

FOLDER:

716

DESCRIPTION:

Sullivan, Thomas

DATE:

03/31/82



716

0979

221 221

WITNESSES.

Day of Trial,

Counsel,

Filed 31. day of March 1882

Pleads

THE PEOPLE

Thomas Sullivan

14. Brick St. Bklyn
1880

LARNEY AND BISHOP'S
STATIONERS AND PRINTERS

JOHN McKEON,

District Attorney.

22 March 31. 1882

U.S. Dist. Ct. P.C.
A True Bill.

J. H. Han-Ph...

Bigman, 15...

W

0980

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Thomas Sullivan

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Sullivan
of the CRIME OF LARCENY

committed as follows:

The said

Thomas Sullivan

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

Twenty hats of the value of two dollars each

of the goods, chattels and personal property of one

Edward J. Gough

Attempt to 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
District Attorney

0981

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.

0982

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Act. 210, 210 & 212

Police Court

1st District

267

THE PEOPLE, &c.,
OF THE COUNTY OF SUFFOLK

Edward J. Lynch
Thomas Sullivan
James Sullivan

Offence, *attempted burglary and larceny*

Held *March 24* 1882

Wm. Power Magistrate.

E. Meeke Officer.

W. Power

Witnesses

No. *79 Madison* Street,
 1882

No. _____ Street,
 1882

No. _____ Street,
 1882

James Sullivan



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

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 *March 24* 1882 *Wm. Power* 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.

0983

POLICE COURT— DISTRICT.

City and County of New York, ss:

Deponent of No. 79 Nassau

Edward J. Gough aged 29 years

deposes and says, that the premises No. 79 Nassau Street, being duly sworn,

Street, 2d Ward, in the City and County aforesaid, the said being a Glass or Show Case which was used for the purpose of showing Sample Goods were attempted to be

entered by means ~~forcefully~~ **BURGLARIOUSLY** breaking off two locks attached to said Case which were used for the purpose of keeping said Case locked where a quantity of Goods were exposed there as for sale or sale

of the 23d day of March 1892 and the following property feloniously taken, stolen, and carried away, viz:

Twenty Gentlemen Hats of the value of thirty five dollars — \$35.00

the property of Deponent

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

for the reasons following, to wit: That at about the hour of 6 o'clock P.M. on said day deponent saw that said Case was securely locked and fastened and that said goods was contained in said case. That he was informed by William Closson of No. 79 Nassau Street in said City that he saw said Thomas Sullivan in the act of breaking off the locks which locked said Case between the hours of 8 and 9 o'clock P.M. that he noticed his father who is the janitor of said building

Sworn to before me this 24th day of March 1882

Police Justice

that he and his father followed said Sullivan and caused his arrest about two blocks away from said premises

Deponent there fore charges the said Sullivan with Burglariously attempting to enter said Case and attempting to take steal and carry away said property.

~~Sworn to before me this 24th day of March 1882~~

Wm. J. ... Edward J. ...

City and County of New York

William Klassen of No 49 Nassau Street Wood City being duly sworn deposes and says that he has heard the foregoing affidavit read and that portion of said affidavit which refers to deponent is true of his own knowledge

William Klassen

Sworn to before me this 24th day of March 1882

Wm. J. ... Police Justice

0985

Sec. 198-200.

14 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Sullivan

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

Question. What is your name?

Answer. *Thomas Sullivan*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *22 Albany Street*

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

Answer. *380 Wick Street Brooklyn 4 months*

Question. What is your business or profession?

Answer. *Sell papers and black boots*

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 was standing at the door when Sam Connors went in and broke off the lock*

Taken before me, this *24*
day of *March* 188*8*

Thomas Sullivan
Mark

Chas. P. ... Police Justice.

0986

BOX:

63

FOLDER:

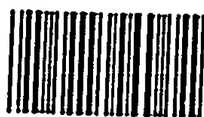
716

DESCRIPTION:

Summerfield, Morris

DATE:

03/01/82



716

0987

2A

Filed / day of March 1882

Plends

Obtaining Goods by False Pretences

THE PEOPLE

vs.

Miss Sumner

DANIEL C. ROLLINS,
~~Attorney at Law~~
 J. M. Keary
 District Attorney.

A True Bill.

J. M. Keary
 Foreman

a/

0988

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Morris Summerfield

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

Morris Summerfield
of the crime of *obtaining Goods false pretences*
committed as follows
The said *Morris Summerfield*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twentieth* day of *September* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *Levi M. Bates John H. Reed and*
Martha J. Cooley doing business in said City under
the firm name of *Bates Reed and Cooley*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *John H. Reed* one of the Partners and
Manager of the Credits of said Firm of *Bates*
Reed and Cooley.

That on the *15th* day of *August* *1881* the firm of *M. and J.*
Summerfield comprising *Morris* and *Isaac Summerfield*
had in their store at *South Boston Virginia*, a stock of goods
of the value of *six thousand dollars*, goods accounts due
them of *five hundred dollars* and *two thousand dollars* in
cash deposited with said *Bates Reed and Cooley*, and
that their total indebtedness was *five hundred dollars*
and that they were in no way related to or connected
with the said *Summerfields* and did not know
them.

And the said *John H Reed as the Coed Partner of said Firm of Bates Reed and Cooley*

then and there believing the said false pretences and representations so made as aforesaid by the said

Morris Summerfield

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Morris Summerfield one thousand yards of cloth of the kind known as Dress Goods and One Thousand Yards of the Cloth of the kind known as Domestic goods of the value respectively of one dollar for each yard

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said *Firm of Bates Reed and Cooley*

and the said *Morris Summerfield* did then

and there designedly receive and obtain the said *Dress Goods and Domestic Goods*

of the said

John H Reed

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said *Levi M Bates John H Reed and Martin J Cooley*

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *Levi M Bates John H Reed and Martin J Cooley*

of the same.

And Whereas, in truth and in fact, the said firm of M and J Sumnerfield did not have on the fifteenth day of August 1881 or on the 20th day of September 1881 a Stock of Goods in their said Store of the value of six thousand dollars and that they were at said times indebted in the sum of five thousand dollars, that the two thousand dollars in the hands of Bates Reed and Cooley did not belong to said M and J Sumnerfield but to Aaron Sumnerfield who was one of the Danville Sumnerfields and that the sum of two thousand dollars was thereafter withdrawn from the firm of Bates Reed and Cooley and returned to said Aaron Sumnerfield.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Morris Sumnerfield to the said John H. Reed was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Morris Sumnerfield well knew the said pretences and representations so by him made as aforesaid to the said John H. Reed to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Morris Sumnerfield by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Levi M. Bates John H. Reed and Martin J. Cooley one thousand yards of Cloth of the kind known as Dress Goods of the value of one dollar each yard and one thousand yards of Cloth of the kind known as Domestic goods of the value of one dollar each yard.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Levi M. Bates John H. Reed and Martin J. Cooley

with intent feloniously to cheat and defraud them of the same, 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 C. ROLLINS,

DENY. H. PHILLIPS,

John Mc Keny
District Attorney.

0991

189
In the matter of
M^{rs} S. J. Green

Attendant of Robert
McCook

John H. Reed
345 Broadway
Anna Dickinson
341 Broadway



91

A book has been ordered
of the same name
July 15/82
O. H. Keegan
Receiver

(1.)

City and County of New York

In the matter of
 Messrs. Summerfield Smith
 Boston Va. — " — "

Robert B. Cohen, being duly sworn
 deposes and says:

I.

That he resides in the town of Goldsboro and State of North Carolina and that his occupation is collecting claims and settling failures, he further alleges that he is well acquainted with Mr. and J. Summerfield, copartners lately doing business at South Boston, Virginia and that he has known them intimately all of their lives, and that he is personally acquainted with their parents and relatives.

II.

That on January 23^d 1882, he went to South Boston Va. at the request of Bates Reed and Corley of New York City to investigate the failure of the said Mr. and J. Summerfield, that he failed to find said parties at said place, but that from information received there, he went to Smithfield N.C. where he found said parties with their brother.

(2.)

- in-law one H. Dammberg, and at the request of affiant J. Summerfield and H. Dammberg proceeded to the town of Goldsboro N.C. and that affiant had several conversations with the said J. Summerfield of said firm of Wood Summerfield in which he stated as follows viz; that their estate was involved at the time they purchased goods, wares and merchandise of Bates Reed & Cooley of New York and that the cash amount of Ten Thousand Dollars deposited with said firm of Bates Reed and Cooley was not their money, but the property of one Aaron Summerfield and was put in their possession merely for the purpose of obtaining a credit from the merchants of New York.

III.

That affiant has seen a copy of the statement of the said Mr. Summerfield herewith annexed marked "A" and that to the knowledge of affiant said statement is false from beginning to the end, that said Mr. Summerfield did not have on the 15th day of August 1881 the stock of \$6000, as alleged in said statement, and that during said conversa-

3.

time the same was admitted by the said J. Summerfield.

IV. Affiant further alleges that he knows the "Danville Summerfields" referred to in said statement very well, and they are Aaron Summerfield, Myles Summerfield and Louis Summerfield and they are well known in commercial circles as the "Danville Summerfields" and they are most notorious commercial swindlers, and they are brothers of the father of the said M. Summerfield and uncles of the said M. Summerfield and that fact was well known to the said M. Summerfield prior to his making the statement to the said Bates Reed & Corley herewith annexed, and affiant further alleges that the said M. Summerfield was a clerk in the store of the "Danville Summerfields" at Danville prior to the making of said statement to the said Bates Reed & Corley and before he opened business at South Boston Va.

V. Affiant further states that in said conversation with said J. Summerfield ~~the said J. Summerfield stated,~~ that the "Danville Summerfields" had urged him a year ago to fail

(4.)

in order to get even with New York business men.

VI.

Affiant further states that she said J. Summerfield further told him in said conversation that the firm of Alfred Summerfield were largely indebted prior to the 20th day of September 1881.

Sworn to and subscribed
before me this 10 day
of July A.D. 1882 -

D. M. Colburn

J. D. Clark

Notary Public

Kings Co.

Cert. filed in N.Y. Co.

0996

BOX:

63

FOLDER:

716

DESCRIPTION:

Sutter, John S.

DATE:

03/09/82



716

0997

48
Filed
13
1882
Pleads
10

THE PEOPLE
vs.
John D. Sullivan
Assault and Battery—Felonious.
Rearms.

Madison
District Attorney.
Fidelity & Co. Sec. of
are account.

A True Bill.
John Sam. Phoy
Foreman.

Attest
Per one of law.

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John S. Sutter

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

John S. Sutter

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

John S. Sutter

late of the City of New York, in the County of New York, aforesaid, on the Fourth day of March 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 Courtland Butler in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Courtland Butler a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said John S. Sutter in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent him the said

Courtland Butler

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John W. Keon District Attorney

Second Count.

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

John S. Sutter

of the Crime of Attempting to Discharge a pistol at another with Intent to Kill, committed as follows:

The said

John S. Sutter

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

John S. Sutter

with force and arms, in and upon the body of the said Courtland Butler in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against him the said Courtland Butler a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said

John S. Sutter

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent him the said

Courtland Butler

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0999

Testimony in the case
of John S. Sutter
Filed March

1882.

421

The People v. John S. Sutter } Court of General Sessions, Part I.
 Before Judge Cowing. March 13, 1882.
 Indictment for felonious assault and battery.

Courtland J. Butler, sworn and examined, testified: I live No 5 North Washington square, I am not personally acquainted with the prisoner, I have known him for two or three weeks. I was in Mr. Hanger's playing pool with a friend of mine in the afternoon on the 1st of this month in this city. Sutter insulted me at the pool table, I cannot tell exactly what he said, I told him I did not want him to interfere, there was nothing more said. I went home and seen to my horses and he came back later in the evening, went into the room and sat there a few minutes, I then walked into the water closet, he followed me into the water closet and wanted to know what I meant by insulting him at the pool table? I told him I did not think I insulted him, I thought he insulted me I told him I did not want any row, I did not want to say anything about it, he came in ahead of me and took hold of a chair, that was about three quarters of an hour before the shooting and he was put out of the room by the bar tender. About three quarters of an

When he returned, I stood by the table; he walks around the table and points the pistol at me and said some cursing words which I did not understand. I understood him to say, "I will shoot." Mrs. Mangen grabbed the hand and the hammer came down on her finger; the pistol was cocked. Cross Examined. I have known the prisoner about three weeks. I did not strike him in the afternoon before he picked up the chair, he came in about 8 o'clock with the revolver. I did not have a pistol that day. I did not say a word to him before he drew the pistol; he pointed the pistol at me; there was no one between him and me at the time. I should think he could have fired if he wanted to. but he did not fire. I did not make a complaint against him Saturday night, but I did on Sunday morning. I was told at the station house that he delivered himself up. I did not go down to the station house. I made the complaint at Jefferson Market; the policeman has the pistol. I saw the pistol plainly when he pointed it at me; at the time he pointed it at me he said, "I will shoot you." I had said nothing to him.

George Laughlin, sworn and examined. I have seen the prisoner before; he came into the station house and surrendered himself; I was not there at the time, but I came in shortly afterwards; the proprietor of the saloon took the pistol from him.

Leonard Hanger, sworn and examined. I saw the latter part of the occurrence; the pistol was loaded when my wife and I took it from him. The ~~complainant~~ ^{prisoner} came into my place about 8 o'clock in the evening and as he entered, I told him to get out; he said he would be the last to raise a disturbance in my place; he stayed around the bar five minutes and the complainant was standing up against the bar; the defendant jumped up and drew the revolver right before the complainant. With that my wife came behind him and grabbed his hand; she tussled with him five minutes and got away from him; I saw him drop the revolver and my wife picked it up; with that I took hold of him and put him out; the pistol was cocked.

Carrie Hanger sworn testified that in the afternoon the prisoner and the complainant had some words: Sutter came

out first from the closet and Butter came behind him and struck him. Sutter up with the chair and I of course prevented him striking with the chair. An hour later, Sutter having been put out by my bartender, returned with the revolver and said nothing. Butter and Sutter both stood at the bar. Mr. Bangen ordered Sutter out; he drew the revolver on Butter, and said to him (Sutter said to Butter, "Stand off, we will see who is the best man," and drew his revolver. I was the nearest to him and took it away. Cross Examined. I did not see Butter have a pistol in the afternoon. I will not swear it was cocked. John S. Sutter sworn in his own behalf. testified. The last time I came in I stood at the bar and Mr. Butter was there and he came up to me and asked me why I came back there and asked me did I want to fight him at the same time using offensive language and making attempts to strike me; he jumped up to throw himself on me and a friend of his named Woods, who works in the same house that he does, sprang in between us and kept pushing him off. Butter placed his hand in his pocket, and I knowing

he had a pistol. the last time I told him if he drew it I would shoot him; I drew my pistol from my pocket, I did not cock it, I held it down to the side. I said if he would not use the pistol but to come out on the sidewalk and have it out. I had plenty of opportunity to shoot him if I had wished. I went to the police station in the afternoon after he drew the revolver on me and struck me August Fleig, who knew the defendant twelve years, testified that his character for peace and quietness was good.

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

1005

REV. 21st, 22d, 23d & 24th.

Police Court District 2 1909

THE PEOPLE, &c..
ON THE COMPLAINT OF

Donald S. Suter
James Suter

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1
2
3
4
Office *Allegations*
Admission

Dated

March 5th 1887

James Suter
Sergeant's Office
15th
Clerk.

Witness *Arnold Stanger*

No. *104* Street,
Clinton Stanger
No. *104* Street,
W. Stanger

No. _____ Street

Donald S. Suter
James

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

guilty thereof, I order that he ^{*will be admitted to bail in the sum of*} be admitted to bail in the sum of _____ hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *March 5th 1887* *J. J. Williams* Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

1006

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Courtlund Butler aged 24
Levachman of No. 3
North Washington Square Street, being duly sworn, deposes and says

that on the 20th day of March in the year

1887, at the City of New York, he was violently and feloniously assaulted and beaten by

John D. Butler now here.
Who pointed and aimed at deponent's
person a Revolving pistol loaded
with powder and ball. And threatened
to shoot deponent.

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.

Sworn to before me this 3rd day
of March 1887 } Courtlund Butler

J. J. Williams Police Justice.

1007

Sec. 108-100
CITY AND COUNTY }
OF NEW YORK. } ss.

Qm

DISTRICT POLICE COURT.

John S. Suter 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 S. Suter*

Question. How old are you?

Answer. *21 Years.*

Question. Where were you born?

Answer. *Brooklyn N.Y.*

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

Answer. *265. Brewery, 1 month*

Question. What is your business or profession?

Answer. *Idler.*

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.*

Taken before me, this *5th*

day of *March* 188*7*

John S. Suter

J. W. Smith Police Justice.