

0639

BOX:

18

FOLDER:

231

DESCRIPTION:

Nathan, Davis

DATE:

08/03/80



231

0640

**Gladys L. Lohan*

Counsel,
Filed 3 day of Aug 1880
Pleads *Wm. D. Phelps*

Wm. D. Phelps
Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs. P

Samuel Nathan.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Wm. D. Phelps
Foreman

Aug 3/80.

James J. Connelley &

W. D. Phelps

Group of Refugees. Aug 4/80

The People ^{vs.} Nathan { Court of General Sessions. Before Judge
 Davis Nathan Gildersleeve. August 3. 1880. Indictment
 for petty larceny from the person and receiving stolen goods.
 Annie Rohleder, sworn and examined. Testified
 Where do you live? No. 21 Forsythe St. Do you live with
 your mother? Yes sir. You lost your pocket book
 on the 15th of July? Yes sir. Where were you? I was
 in Canal St. What time of day was it? Between
 five and six o'clock in the afternoon. What were
 you doing in Canal St? I was walking in the
 street and he came and took the pocket book
 from me. Who came and took the pocket book
 from you? That boy. Where did you have it?
 In my hand. How did he come, in front or
 behind? From behind. And what did he do?
 He took the pocket book out of my hand and
 he ran away. What did you do? I ran after
 him. Did you catch him? No sir. Who did
 catch him? The officer. Did you see the officer
 catch him? No sir. Did you see him after he
 was caught? Yes sir. How soon was it after you
 lost your pocket book was it that you saw
 the officer with the boy? A minute; he ran
 around Orchard into Ludlow St; he was ar-
 rested there. I saw the pocket book in possession
 of the officer. Did you see any other boy run-
 ning beside this boy? No sir. That was the
 only one? Yes sir. And he ran till he ran

out of your sight by turning the corner? Yes sir.
 That is the same boy that the officer arrested
 is it, and it is the same boy you saw running.
 Yes sir. What was in your pocket book? A
 silver trade dollar. Nothing else? No sir. Cross
Examined. The person who took the pocket book
 out of your hand was at your back, not at your
 face when the book was taken, is that so? Yes sir.
 You did not see the person take the pocket book
 out of your hand did you? No sir. You could
 not say who the person was who took it, you
 did not see anyone take the book, did you?
 No sir. Did you see this boy take the book?
 No sir. You saw the policeman arrest this boy,
 you saw the boy taken to Court and there the
 book was shown to you that was taken from
 you? Yes sir. But you did not see this boy
 take it and you also say you did not see the
 policeman arrest the boy? No sir. I did not.
Valentine Gass, sworn and examined, testified.
 Did you arrest this boy, officer? Yes sir. There
 was another officer run after him for me and
 he fetched him to me in Canal St. The little
 girl came up and said that a boy took a
 purse out of her hand. I went for him and
 when he "seen" me he ran, and the other officer
 ran after him - I could not run - and "caught"
 him for me. Did you see him catch this boy?

What did they find in the boy's possession?
 They found the purse with one dollar. A trade
 dollar? Yes sir. Was that purse identified by
 the little girl as hers? The little girl said that
 purse was hers, and he said when I asked
 him, I says, "What are you taking that purse for
 off that little girl?" Said he, "I did not take it,
 a boy gave it to me; "I turned round and
 asked the little girl, "Are you positive, is that
 the boy took the purse off you?" She said, "yes".
 That was said in the presence of the prisoner.
Cross Examined. The little girl pointed out the
 boy as the boy who took the purse. As soon as
 he saw me he ran. I am stationed down
 there. I am too old to catch the boy. You did not
 see him take the pocket book from the girl?
 No sir, I did not see him taking the pocket
 book; the little girl said that was her pocket
 book. Did you see him run? Yes sir, I did.
Davis Nathan, sworn and examined in
his own behalf testified. How old are you?
 Thirteen. I work for my father on a machine.
 Did you take this pocket book? No sir. I was
 walking up Canal St and another boy came
 up and said, "But, take the pocket book, I
 will give you this if you will show me where
 Ludlow St. is." So I showed him where Lud-
 low St was, and before I got to Orchard St.

0644

the policeman grabbed hold of me; the other boy ran, and he brought me up to Orchard St. and that old policeman there took ~~me~~ ^{me} from Orchard near Grand St. As he was going on his way up Orchard St, the other policeman said, "I don't want to take him in." He took me up to the Essex street Court in the morning and from there I was brought to the boys prison on the 15th of July. I did not have any mind to steal, I can get all the money I want off my father; there is no use of me stealing. Have you ever been arrested before? No sir, never was in any trouble. Cross Examined. A little boy gave me the purse. I don't know the boy. I do not know if he looks like me, he looks something like me. I did not see the dollar, I did not open the pocket book. He said, "Here is the pocket book, show me where Ludlow St. is, come on, hurry up." I say, "All right." Before I was half a block the policeman took hold of me and the other boy was right by me; he ran away. Did you ever have anyone else give you a purse with money in it? No sir; this is the first time that it ever happened. I put the purse in my pocket. Abraham Nathan, the father testified that the boy worked for him and he furnished him with the money he needed. Michael Hotman of 46 Delancey St. gave the prisoner a good character. The jury rendered a verdict of guilty.

0645

Testimony in the case
of
Davis Nathan

filed Aug. 3

0646

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

FORM 112.

Police Court—Third District.

of No. 21 Moryth Amie Rohleder Street, being duly sworn, deposes
and says that on the 15 day of July 18 80
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent. and from her person.

the following property viz: One leather purse, con-
taining a United States Silver Coin
of the denomination and value of
One Dollar.

of the value of _____ Dollars
the property of deponent's mother Emma
Rohleder.

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 David L. Latham
now present. That while deponent
was walking in Canal Street, said
Latham took the purse and said
purse and money from her hand
and ran away.

City & County of Amie Rohleder
of New York Valentine Gass of the
10th Precinct being sworn says that at
the time of the arrest of said David L. Latham
now present he found the aforesaid purse
and dollar in the pocket of Valentine Gass.

Sworn to, before me this 15 day of July 1880.

Notary Public
New York City

0647

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK } ss.

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

viz:

Question. What is your name?

Answer.

Davis Nathan.

Question. How old are you?

Answer.

Thirteen years.

Question. Where were you born?

Answer.

In Russia Poland

Question. Where do you live?

Answer.

196 Division Street.

Question. What is your occupation?

Answer.

Tailor

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

Answer.

I did not take her pocket-book or money. another fellow gave it to me and told me to run. Davis Nathan.

Taken before me, this
Mcvein
day of *July*
1880
Police Justice.

0648

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

POLICE COURT—THIRD DISTRICT

THE PEOPLE, & c.,

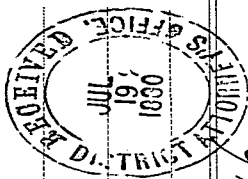
ON THE COMPLAINT OF

Annie R. Roder

21 Forsyth St.

Dennis Nathan

AFFIDAVIT—LARCENY.



Dated *July 16* 18*80*

Magistrate.

Officer.

Clerk.

Witnesses

\$ *500*

to answer

at *General Sessions*

Received at Dist. Att'y's Office,

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

0649

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

David Nathan -

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

one purse of the value of one dollar -
one coin of the kind called a dollar of the
value of one dollar -
of the goods, chattels and personal property
of one Annie Rohleder - on the person
of the said Annie Rohleder then and there
being found, from the person of the said
Annie Rohleder

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

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.

0650

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

Davis Nathan

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 purse of the value of one dollar
one coin of the kind called a
dollar of the value of one dollar*

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

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

*Annie Rohleder
Annie Rohleder*

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

Davis Nathan

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

BENJ. K. PHELPS, District Attorney.

0651

BOX:

18

FOLDER:

231

DESCRIPTION:

Noonan, James

DATE:

08/03/80



231

0652

BOX:

18

FOLDER:

231

DESCRIPTION:

Gorman, John

DATE:

08/03/80



231

0653

BOX:

18

FOLDER:

231

DESCRIPTION:

Kenney, Patrick

DATE:

08/03/80



231

0654

BOX:

18

FOLDER:

231

DESCRIPTION:

Dinneen, William

DATE:

08/03/80



231

13

Day of Trial

Counsel,

Filed 3 day of Aug 1880

Pleas

McGuire

THE PEOPLE

Aug 6/10. Mr. W. L. Dwyer
James J. Moran
John J. Moran
Robert Kennedy P.
William Dineen

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Foreman

12.43.

Leathwick Protelony

4 dis charged

0655

0656

New York Aug 7/1880

Mr Hoall

Dear Sir

I received a communication from Mr. Cutter in regard to the lad Wm. Dinneen I will say that I had him in my employment I should have been pleased to have him worked for me. But he left in a ~~dis~~ way which I did not like. And I am afraid that to try him again would not result to my advantage. I am always pleased to help elevate when I think that good results will spring from it. But I know the boy so well that I have no hopes that I could be of any benefit to him. But if you will vouch for the lad I will take him again. Ref. Jones F. A. Bailey Sup. Knitting
Hawthorne Island 416 East 116 St New York City

0657

THEODORE W. DWIGHT, LL.D., President.
EUGENE SMITH, Secretary.

ELISHA HARRIS, M. D., Corres. Sec'y.
STEPHEN CUTTER, Treas. & General Agent.

PRISON ASSOCIATION OF NEW YORK,

66 BIBLE HOUSE, ASTOR PLACE,

New York, Aug¹ 6 1880.

Dear Mr Hall

I have written Mr Colley and enclosed an Envelope addressed to you, and hope you will soon receive it and it will all be right - as I have the evidence of a good Christian woman that Mr Colley told her "if it would save the boy" he would take him back & set him to work - But suppose he does not, what will then be done? I shall not be home again till the 17th

He is an important matter with this boy, and I feel quite confident he is not guilty of the offense charged this time and want to save him & give him ^{him} this chance to be a good boy you best

0658

Police Office, Fourth District.

City and County } ss.
of New York, }

James Fitzpatrick
 of No. *1349 Third Avenue Street*, being duly sworn,
 deposes and says, that the premises No. *1349 Third Avenue*
~~Street~~, *19th* Ward, in the City and County aforesaid, the said being a *dwelling house*
 and which was occupied by deponent as a *grocery store and place*
of abode were **BURGLARIOUSLY** broken
 and entered by means of *forcibly breaking the glass in the*
front window of said store with intent to commit
a crime therein.

on the *night* of the *16th* day of *July* 1880.
 and the following property feloniously taken, stolen and carried away, viz.:

Good and lawful money of the issue of
the United States government consisting of
a number of silver and nickel coins
of various denominations and values,
amounting in all to the value of One
97
100 dollars

the property of *deponent*

and deponent further says, that he has great cause to believe, and does believe, that
 the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
 and carried away by *James Noonan and John Corman*^{2d}
Patrick Kenney and William Dinneen, (all now here),

for the reasons following, to wit:

That deponent is informed by officers
Michael Ward that he saw the said James
Noonan and John Corman and Patrick
Kenney and William Dinneen looking in
the window of deponents said store at about
the hour of half past One O'clock of
the night of the said 16th day of July, 1880,
and that their actions caused him, said

0659

officer Ward, to cross the street to see what the said prisoners were doing and when he approached the said store the said John Corman and Patrick Kenney and William Dineen ran away, and upon examination of the said store the said officer Ward found the glass in the front window broken and the said James Noonan in the said store standing behind the counter, when the alarm given by the said officer Ward arose deponent and deponent and said officer Ward entered said store together and there found the said James Noonan under the counter with the said money in his, Noonan's, outside coat pocket.

Deponent is further informed that the said officer Ward arrested said John Corman and Patrick Kenney and William Dineen a few hours thereafter and he said Ward, believes them to be the boys who were in company with said James Noonan and who assisted him in breaking the window of deponent's store. Wherefore deponent charges the said James Noonan and John Corman and Patrick Kenney and William with the burglary and larceny as aforesaid.

Shewn to before me this } James Fitzpatrick
17th day of July 1880 }
John C. Murray
Justice

0660

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

FOURTH DISTRICT POLICE COURT.

of the

street,

that on the

at the City of New York, in the County of New York,

being duly sworn, deposes and says,

1880

The heard read
 the annexed affidavit of James
 Fitzpatrick, the Complainant named
 therein, and so much thereof as
 relates to deponent is true of his own
 knowledge, and deponent further says
 that he believes that John Corman and
 Patrick Kenney and William Dinnien -
 the prisoners named therein - are the
 boys who were in company with the
 prisoner James Noonan and who assisted
 him - Noonan - to break the glass in the
 window of premises 1349 Third Avenue,
 for the reason that the said James Noonan
 gave to deponent the names of the boys
 who were with him at the said time
 and that when deponent arrested the
 said Corman and Kenney and Dinnien
 they acknowledged and confessed that they
 were in company with the said
 Noonan on the night of the 16th of
 July and in front of the said premises
 sworn to before me this
 17th day of July 1880 } Michael Ward
 John C. Flanagan Police Justice

0661

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

I was in the store - I did not break the window - it was broken.

James X Noonan
mark

Taken before me this

17th day of July 1890

Police Justice.

0662

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

John Gorman

Taken before me this

17 day of

July 1880

Police Justice.

0663

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Patrick Kenney.

Question. How old are you?

Answer.

Eleven years of age.

Question. Where were you born?

Answer.

New York.

Question. Where do you live?

Answer.

226 East 94th Street.

Question. What is your occupation?

Answer.

Newsboy

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

Answer.

I am not guilty of the charge.
Patrick Kenney

Taken before me this

17 day of July 1880

Police Justice.

0664

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Dineen.

Question. How old are you?

Answer.

Twenty years of age.

Question. Where were you born?

Answer.

New York.

Question. Where do you live?

Answer.

Nº 1443 Grand Avenue

Question. What is your occupation?

Answer.

Go to school.

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

Answer.

I am not guilty of the charge.

William Dineen

Taken before me this

17 day of July 1890

Police Justice.

0665

Police Court—Fourth District.

THE PEOPLE &c.

ON THE COMPLAINT OF

James F. Patrick
1349 1st Ave

James Wynan
John Corman
Patrick Kenney
William Danner

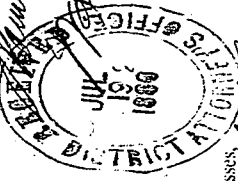
Offence,

Dated *July 17* 18*90*

Magistrate.

Officer.

Clerk.



Witnesses,
Michael Ward
2d St. Police Precinct

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

570 Black & my
Committed

Received in District Atty's Office,

0666

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That James Noonan, John Gotman
Patrick Kenney and William Drunson Each

late of the ~~Metropolitan~~ Ward of the City of New York, in the County of New York,
aforesaid, on the ~~fourteenth~~ day of ~~July~~ in the year of our Lord one
thousand eight hundred and eighty ~~seven~~ with force and arms, at the Ward,
City and County aforesaid, the ~~Store~~ - of

James Fitzpatrick there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

James Fitzpatrick then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Swears Come of a number and de-
-mination to the jurors aforesaid unknown
and a more accurate description of which
can not now be given of the value of
One dollar and Twenty Seven Cents

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

James Fitzpatrick

so kept as aforesaid in the said ~~Store~~ then and there being, 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.

0667

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

THAT the said

*James Norman, John Eorman,
Patrick Kenney and William Dimeen each*

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

*Gives value 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 one dollar and ninety seven cents*

of the goods, chattels and personal property of

James Fitzpatrick

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

James Fitzpatrick

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

*James Norman, John Eorman
Patrick Kenney and William Dimeen*

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

BENJ. K. PHELPS, District Attorney.

0669

BOX:

18

FOLDER:

232

DESCRIPTION:

O'Connell, Patrick

DATE:

08/09/80



232

0670

Counsel,

Filed 9 day of Aug 1880

Pleads

INDICTMENT.
Petit Larceny of Money from the Person.

THE PEOPLE

vs.

7

Patrick O'Connell

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. H. Mason

Foreman.

J. D. May 10/80

James J. May

J. P. May 10/80

0671

FORM 89½

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

POLICE COURT—SECOND DISTRICT.

Michael Conroy
 of No. *627 West 46th* Street, being duly sworn, deposes
 and says, that on the *24th* day of *July* 1880

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

of the pantaloons then on the person of deponent
 the following property, to wit: *Good and lawful*
money of the United States

of the value of *Twenty five Cents* ~~Dollars~~
 the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
 was feloniously taken, stolen, and carried away by *Patrick O'Connell*

, now here, from the fact that
deponent is informed by Officer
John Poppe of the 9th Precinct that
he saw the said O'Connell searching
about deponents clothing while
deponent was asleep in Jackson
square in said City and that
deponent on examining his pockets
found the left side pocket of his
pantaloons had been cut with
a knife or some sharp instrument and
the contents of said pocket had been
taken, stolen and carried away as aforesaid.

Michael Conroy

Sworn to before me, this

of *July* 1880

25th

day

Richard M. McNeill
 Justice

0672

City and County of New York ss.

John Poppe, a
Patrolman of the 9th Precinct
being duly sworn deposes
and says that he has read
the foregoing affidavit and
that the facts therein stated
on information received from
deponent are true of his
own knowledge.

Sworn to before me
This 25th day of July 1884

John Poppe

Police Justice

0673

Police Court—Fifth District.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Abner Cornell

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

127 Greenwich street

Question. Where do you live?

Answer.

120 Greenwich Ave

Question. What is your occupation?

Answer.

Drive a wood wagon

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

Answer.

I am not guilty

Abner Cornell
W. H. H. H.

Taken before me, this

day of

July 1880

W. H. H. H.

Police Justice.

0674

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Michael Conroy
627 No. 46th St

Patrick O'Connell

Affidavit—Larceny.

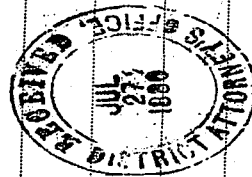
DATED *July 25th* 1880

Kilbreth

MAGISTRATE.

Pappe 9th OFFICER.

WITNESS:



TO ANS.

BAILED BY

No.

STREET.

Can

0675

CITY AND COUNTY {
OF NEW YORK. MS.

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

That

Patrick O'Connell

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

~~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 a 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 denomina-
tion 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 *twenty five cents*

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

twenty five cents

of the goods, chattels, and personal property of one *Michael Conroy*
on the person of the said *Michael Conroy* then and there being found,
from the person of the said *Michael Conroy* 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.

BENJ. K. PHELPS, District Attorney.