

BOX:

44

FOLDER:

518

DESCRIPTION:

Falchi, Tonati

DATE:

08/03/81



518

27

Filed 3 day of August 1881

Pleads

THE PEOPLE,
vs.
Santi Felchi

Assault and Battery.—Felonious,
Firearms.

By
James S. [unclear]
Att. Gen.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

Geo. H. Moore
Foreman
Aug 5. 1881

J. H. [unclear]
Grand
J. H. S. P. F. C.

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

Imati Falchi 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. *Imati Falchi*

Question. How old are you?

Answer. *52*

Question. Where were you born?

Answer. *Italy*

Question. Where do you live?

Answer. *91 South 5th Avenue*

Question. What is your occupation?

Answer. *Miller*

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

Answer. *Cicera wants to steal every thing
I had, I did shoot him, because I saw
my watch & chain in Cicera's pocket,
he steal every thing—*

*Imati ^{his} Falchi
mark.*

Taken before me, this *30th*
day of *July* 18*87*.

B. H. Brady

Police Justice.

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

Charles Mc Donnell Captain

of No. 8. Precinct - Police Street, being duly sworn, deposes and says,

that on the _____ day of _____ 187_____ at the City of

~~New York, in the County of New York,~~

Amedeo Corcora, Luigi Corcora, Angelo
Rizzo and Nellie Sheehan (all now here)
are material and important witnesses
against Tomati Falchi charged with
Felony Assault & Battery. Deponent
says that he has reason to believe
that said witnesses will not appear
and asks that they give surety
for their appearance. ^{Nellie Sheehan has}
^{a warrant for Europe}
^{The others are waiting}
without prejudice. Charles Mc-Donnell

Sworn before me, this

27
day
1887

Police Justice.

Committed

To House of Detention in
department of Probation

Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Charles McDonald

vs.

Amadio Carcora
Luca Carcora
Angelo Rizo
Villie Sheehan

AFFIDAVIT.

Dated, July 27 1881

B. H. Bixby Justice.

Capt. McDonald 8th Officer.

Witness, is Committed House of
Detention, in default of
\$ 300 to appear

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

Nellie Sheehan

of No. House of Detention Street, being duly sworn, deposes and says,

that on the 26th day of July 1887 at the City of

New York, in the County of New York, that /at or about four

o'clock in the afternoon of the 26th day of

July deponent heard a report of a pistol

in the entry of premises 91, S. 3rd Avenue,

Deponent then entered and saw Mariano

Cocora who placed his arms around de-

ponent and exclaimed "Oh Nellie you shot"

and pointing to Tonati Falchi said "

that is the man who shot me," Deponent

went with Mariano Cocora to the Station

house Deponent further deposes that she saw Angelo

Ritga, Trinidad Cocora and Luigi Cocora

in the act of taking a pistol from Tonati Falchi after the shooting.

Nellie Sheehan

Sworn before me, this

26

day

187

Police Justice.

[Handwritten signature]

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

Charly M^d Donnell

of No. 8th Avenue Police Captain) Street, being duly sworn, deposes and says,

that on the 26th day of July 1881 at the City of

New York, in the County of New York, he arrested Jonati Falchi

(known) in front of premises n^o 91, South 5th Avenue.

Upon the information of Marians Coera now
in St. Vincent Hospital lying dangerously ill of
a pistol shot wound in the back. That being con-

sulted with the said Marians Coera, he the

said Marians identified the said Jonati Falchi

as the person who discharged one chamber

of a revolving pistol loaded with powder and

ball at him the said Marians, at or about four

o'clock pm of the 26th instant in front of

premises n^o 91, South 5th Avenue thereby inflicting

the wound from which he the said Marians is now suffering.

Wherein deponent prays that the said Jonati Falchi
may be held to answer the crime of inflicting
Falchi admits that he shot Coera Charles M^d Donnell

Sworn before me, this

day

1881
Police Justice.

[Handwritten signature]

27

FORM 10.

Police Court—Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Capt. McDonald

vs.

Jonati Falchi
injury to Mariam Coora

AFFIDAVIT.

Dated,

July 27 1881

Bixby

Justice.

Capt. McDonald
Moran

Officer

Witness,

E. B. ...
of injury
& three others
Nellie Sheehan, ...
House of Detention
Raid, ...

Jonati Falchi
Look to ...
Comm



St Francis Hospital
July 30

This is to certify that
Mariana Alvarez is a patient
here with Bullet Wound of
Back and is out of danger
of death from his ~~injury~~ injuries

John F. Luby, M.D.
House Surgeon

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 Tonati Falchi

lure of the City of New York, in the County of New York, aforesaid,

on the twenty sixth day of July in the year of our Lord
one thousand eight hundred and eighty one with force and arms, at the City and
County aforesaid, in and upon the body of Mariano Cocora otherwise called
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Mariano Cocora otherwise called
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet which the said Tonati Falchi
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 Mariano Cocora otherwise
called Mariano Cocora
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 there dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
the said

Tonati Falchi

with force and arms, in and upon the body of the said Mariano Cocora otherwise called
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 Mariano Cocora otherwise called
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said Tonati Falchi
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 Mariano Cocora otherwise
called Mariano Cocora
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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Louati Falchi

with force and arms, in and upon the body of the said *Mariano Cocora otherwise called* *Mariano Cocora* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Mariano Cocora otherwise called* *Mariano Cocora* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there shoot off and discharge, with intent; then and there, thereby *him* the said *Mariano Cocora*

otherwise called *Mariano Cocora* 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 Jurors aforesaid upon ^{the} their Oath aforesaid, do further present: That afterwards, to wit, on the day and in year aforesaid, at the City and County aforesaid, the said

Louati Falchi

with force and arms, in and upon the body of the said *Mariano Cocora otherwise called* *Mariano Cocora* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Mariano Cocora otherwise called* *Mariano Cocora* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Mariano Cocora*

otherwise called *Mariano Cocora* 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, District Attorney.

BOX:

44

FOLDER:

518

DESCRIPTION:

Fallon, William

DATE:

08/03/81



518

Abner Amadio
Bowleys Run
give a good to
the app. - Southern
Main.

28.75

Thomas Lawti
110 fr. Grant Rowers
Newer Dept. 1.9.18
Bellevue her Chamber
Ste. 900 d.
Fred Appelle

24

Counsel, *W.F.R.*
Filed 3 day of Aug 1881
Pleads *Not guilty*

THE PEOPLE
vs.
William Fallon
Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
~~DANIEL C ROLLINS,~~

District Attorney.

A True Bill.

Geo. H. Hoar
Foreman.
John G. G.
Please J. G. G.
J. G. G. Aug 10/81
J. G. G. 2.4.18

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Fallon 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. *William Fallon*

Question. How old are you?

Answer. *Thirty-three years of age*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *110 St. near Riverside Drive*

Question. What is your occupation?

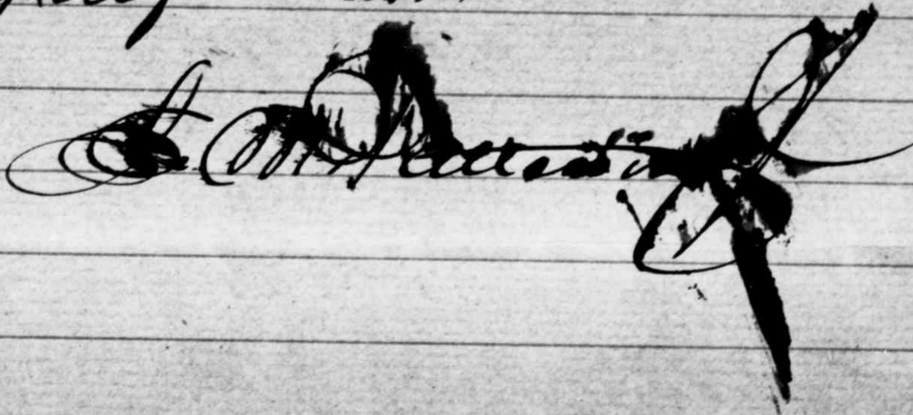
Answer. *Laborer*

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

Answer. *I am not guilty of the
charge.*

Wm Fallon
Man

Taken before me, this *28th*
day of *July* 18*81*



Police Justice.

5th

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK

of *100th Street, between 9th & 10th Avenues* being duly sworn, deposes and says, that on the *27th* day of *July* 18*81* at the *Twelfth Ward of the* City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property, viz.:

One gold watch with gold chain and cross attached in all of the value of fifty 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

William Fallon, now here, from the fact that said property was stolen and carried away from the back room of deponent's grocery store, and about fifteen minutes thereafter said stolen property, which is now here shown, was found in his, Fallon's, possession by officer Roff here present. E. J. Moloughney

Sworn before me this *28th* day of *July* 18*81*
A. M. Patterson
POLICE JUSTICE.

City and County of New York, N.Y.

William H. Roff, of the 31 Precinct Police, being duly sworn says - That deponent found the watch, chain and Cross mentioned in the foregoing affidavit of Edward Fin Moloughney, in the possession of William Fallon the prisoner now here, after the time that said property had been stolen as related in said affidavit sworn to before me this 28th day of July 1881

William H. Roff

J. Patterson Magistrate

William H. Roff recalled - I found the stolen watch and chain in a water closet where the prisoner Fallon had just vacated and where the Fallon informed ^{deponent} he had been, a few minutes after he Fallon had left the store by said Complainant from where said property was stolen

William H. Roff

I. Patterson Magistrate
28th day of July 1881
before me this

District Police Court.

THE PEOPLE, & CO.,
ON THE COMPLAINT OF

Edward J. Moloughney
100 & 1/2 W. 18th St. N.Y.C.

William Fallon



DATED July 28th 1881

J. Patterson MAGISTRATE.

OFFICER.
Roff 31

WITNESSES:
Wm H. Roff
31st Precinct Police

DISPOSITION
Honorably Dis.
Comd

5-10-81

New York Aug. 6/81

William Fallow has been in
my employ at different times
for the past Three or Four years I
have always found him to be a
sober honest and industrious laboring
man up to his arrest for the present
offense I would strongly recommend
him to your mercy as I believe the
man did not know what he was
a doing when he committed the act
which he is being tried for

Respectfully Yours
Charles McKinn
Contractor
326 East 58th St.

New York Aug 9. 51
Your honor Judge
I recommend this man
as a good sober hard
working man he has been
working for me for 2 years
I have found him a
hard working and sober
man for any more you
can apply to John Mc
Kinim or Thos Crumney

I Remain Yours

Respect

P. H. Snook

Waresman

New York August 25
No 11

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

William Fallon

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

*One watch of the value of
thirty dollars,
One chain of the value of
ten dollars,
One cross of the value of
ten dollars*

of the goods, chattels, and personal property of one

Edward J. Moloughney 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.

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

That the said

William Fallon

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 watch of the value
of thirty dollars.
One chain of the value
of ten dollars.
One cross of the value of
ten dollars

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

Edward J. Moloughney

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

Edward J. Moloughney

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

William Fallon

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

DANIEL G. ROLLINS,

~~BENJ. K. PHELPS,~~ District Attorney.

BOX:

44

FOLDER:

518

DESCRIPTION:

Farrell, William

DATE:

08/09/81



518

BOX:

44

FOLDER:

518

DESCRIPTION:

Doyle, William

DATE:

08/09/81



518

BOX:

44

FOLDER:

518

DESCRIPTION:

Brown, Richard

DATE:

08/09/81



518

Samuel Danahan
not a ord. first of June
to for as. S. C. C. C.
accusion

No. 3. Herman College
19th Oct. 1851

July 19. 1851.
Volle perquisentus as to
Richard Brown
Jmpe BM
ADA

Chas. H. 7. bet
No 23 B71.
Counsel
101

Filed 9 day of Aug 1881
Pleads *Chastity Co*
of *W. H. H. H. H. H.*

THE PEOPLE
vs.
William Jaxell
William Doyle
Richard E. Brown

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

DANIEL C ROLLINS,
~~DENNIS R. PHILLIPS~~
District Attorney.

July 3
Sunday 11/1

ATTORNEY
Edmund K. H. H. H.

Aug 10/81
Foreman.

No. 1. J. H. H. H.
No. 1. 24. 6 Mrs. C. P.
(over) E. L.

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

Police Court--Second District.

James N. M. Intosh
of *The House of Detention* Street, being duly sworn, deposes
and says, that on the *4th* day of *August* 188*1*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and from deponent's person*

the following property, to wit: *Good and lawful money*
of the issue of the United States Treasury
Consisting five notes or bills of the value
of five dollars each. One note or bill
of the value of Ten dollars. and 2^{no.}
Notes or bills of the value of 2^{no.} dollars
each all

of the value of *Thirty Nine* 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 *William Farrell*
(Now here) William Doyle and Richard Brown
not yet arrested from the fact that on said
date deponent went into the saloon on the
North West Corner of Spring and Wooster
streets in Company with the said Doyle
on entering the saloon the said Farrell
asked us to take a seat. Deponent then
in Company with Farrell and Doyle sat
down at a table and had several
drinks ~~or expenses~~ the said Brown
who is barkeeper of the saloon drank
several drinks with us. Deponent then said
he was going to leave the premises. and

Sworn to before me, this

of

188

day

Police Justice.

got up from the table in Company with Farrell and Doyle and walked over to the Bar. The said Farrell was on deponents left side and Doyle on the right side. Deponent called for a drink on reaching the bar. Deponent felt the hand of Farrell reaching around towards his right hand pocket. Deponent then put his hand upon his Cash pocket of his Coat. Then on deponents person and found that the said Money had been taken stolen and carried away. Deponent then turned around and seized hold of the said Farrell and demanded his Money. The said Farrell then said to deponent look on floor behind the bar for it. The said Doyle and Brown looked on the floor and said they found one five dollar Note. The said Doyle held the Note in his hand. Deponent asked Doyle for it when Doyle said I will give it to you at the lodging house. While deponent was talking to Doyle the said Farrell ran out of the Saloon. Deponent then went out to look for an officer. and on returning the said Doyle could not be found.

Sworn to before me
this 6th day of August 1881

James H. W. Antosh

B. I. Morgan -
Police Justice

2
POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Farrell 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 Farrell*

Question. How old are you?

Answer. *Nearly Nine Years.*

Question. Where were you born?

Answer. *New York City.*

Question. Where do you live?

Answer. *Howard House*

Question. What is your occupation?

Answer. *Agent.*

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

Answer. *I am not guilty.*

William Farrell

Taken before me, this

6th
day of *August* 18*81*

B. J. Morgan

Police Justice.

Form 89j.

Police Court-Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*James M. [unclear]
[unclear]*
William Farrell

DATED *August 6* 188*1*

Morgan MAGISTRATE.
Morgan OFFICER.



WITNESS:

\$ *1000* TO ANS.

BAILABLE BY *[Signature]*
No. _____ STREET.

101
60
Affidavit-Larceny. *James Brown*

Complainant
in House of Detention

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 *William Farrell, William Doyle and
Richard Brown* each
late of the First Ward of the City of New York, in the County of New York, aforesaid,

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

201
649

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

DANIEL C. ROLLINS,
~~BENJ. K. PHELPS~~, District Attorney.

BOX:

44

FOLDER:

518

DESCRIPTION:

Finnally, Richard

DATE:

08/17/81



518

BOX:

44

FOLDER:

518

DESCRIPTION:

Snyder, James W.

DATE:

08/17/81



518

First appearance
Chancery of Court
Good. especially
that of Friday
FD

183

Counsel,
Filed 17 day of Aug 1886
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Richard Linnally
James W. Snyder

DANIEL C ROLLINS,
~~DEPUTY ATTORNEY GENERAL,~~

District Attorney.

A True Bill.

Samuel K. Ketchum

(Grist) Foreman.
July 18. 1887

James J. J.

James B. B. B.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

James A. Halley.

of No. Grand Central Depot, Street,
and Hudson River R.R. Co.,
being duly sworn, deposes and saith, that on the
at the Twentieth

Office New York Central
day of August 1887
Ward of the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, the New York Central and Hudson River
Rail Road Company and in complainant's
charge,
the following property viz.:

15 gross of white thread value ten
dollars, 10 boxes of fine combs
value five dollars, three boxes
of thimbles value five dollars
20 packages hair combs value
Six dollars

all of the value of Twenty Six dollars
the property of New York Central and Hudson
River Rail Road Company and
in complainant's care and charge
as agent

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 Richard Purlay and
James W. Snyder (now present)
from the fact that both
Purlay and Snyder acknowledge
and confess to having taken
stolen and carried away
the above described property,
and further deponent is
informed by Officer Denis Mc
Mahon of the 19 out precinct.

Sworn before me this

day of

1887

POLICE JUSTICE.

that he found the property
in said Taylor's and
Snyder's possession.

Sum to Refre me
This 10 day of August 1881
J. A. Halley
Police Justice
City and County
of New York

Dennis M. Mahan
Police officer 19 sub present
being sworn says that
he found concealed in a
car No 405. all the property
described in James A. Halley's
affidavit and pertinent of
the goods on their person.

Sum to Refre me Dennis M. Mahan
This 10 day of August 1881
J. A. Halley
Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

VS.

DATED 187

MAGISTRATE.

OFFICER.

WITNESSES:

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Purlay 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. *Richard Purlay*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *West Albany*

Question. What is your occupation?

Answer. *Conductor*

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

Answer. *I took the goods under
certain circumstances*

Rich^d Purlay

Taken before me this

10 day of August 1871

Wm J. Ramm
Police Justice.

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James W Snyder*

Question. How old are you?

Answer. *24 years old.*

Question. Where were you born?

Answer. *Bellevue Ohio*

Question. Where do you live?

Answer. *12 Bank Street*

Question. What is your occupation?

Answer. *Prakeman.*

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

Answer. *I saw the car open the things layig around I gathered the things up & put them in the Calvose*

J. W. Snyder

Taken before me this

10 day of August 1878

[Signature]
Police Justice.

Police Court--Fourth District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James A. Talley
N. 4 Cochrane St. 470 ft

1 *Richard W. Murray*
2 *James W. Murray*

3
4
5
6

Offence,

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

Dated August, 10 1881

Murray Magistrate.

McMahon Officer.

19 2 1/2 Clerk.

Witnesses,

Rensis McMahon

19 sub present

1000 \$ 10 each

R. D. D. D.

Received in District Att'y's Office

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 *Richard Finnally and James
W. Snyder each*

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

*One thousand yards of thread of the
value of one cent each yard*

*One hundred thimbles of the value of
five cents each*

*One hundred combs of the value of
five cents each*

*One hundred other combs of the value
of six cents each*

of the goods, chattels, and personal property of *The New York Central and
Hudson River Rail Road Company* 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.

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

That the said

Richard Finnally and James W. Snyder 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,

One thousand yards of thread of the value of one cent each yard.

One hundred thimbles of the value of five cents each

One hundred combs of the value of five cents each

One hundred other combs of the value of six cents each

of the goods, chattels, and personal property of the said *New York Central and Hudson River Rail Road Company*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said The*

New York Central and Hudson River Rail Road Company

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

Richard Finnally and James W. Snyder

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.

DANIEL G. ROLLINS,

~~BENJ. K. PHELPS~~, District Attorney.

BOX:

44

FOLDER:

518

DESCRIPTION:

Fischer, Gustav

DATE:

08/04/81



518

BOX:

44

FOLDER:

518

DESCRIPTION:

Kiernan, John

DATE:

08/04/81



518

BOX:

44

FOLDER:

518

DESCRIPTION:

McCerran, John

DATE:

08/04/81



518

Counsel, N.C.
Filed 4 day of August 1881
Pleads *Ignorance* (3)

Larceny, and Receiving Stolen Goods.

THE PEOPLE
vs.

1 Gustav Fischer
2 John McManis
3 John McManis
4 W. Boggett

DANIEL C ROLLINS,
~~DANIEL C ROLLINS~~

District Attorney.

A True Bill.

Ch. E. For. J. Moore
Foreman.

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

Police Court--Second District.

Jennie Allen

of No. 309 Mott Street, being duly sworn, deposes and says, that on the 26th day of July 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent,

the following property, to wit: One black silk dress of the value of one hundred dollars and the sum of eighteen cents in divers silver and nickel coins of divers denominations and values.

of the value of one hundred dollars and 18/100 Dollars, the property of this deponent and Ephraim Allen deponent's husband

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 Gustav Fischer,

John Keenan and John McCerran

(now here) for the reason that deponent left the aforesaid property in her room, at about three o'clock p.m. that she returned at about ten o'clock p.m. of the same day and then discovered that the aforesaid property had been taken and stolen.

Deponent is informed by the said Fischer, Keenan, and McCerran, that they entered the deponent's room through the unclosed window, and took, stole and carried away therefrom, the aforesaid property and that they then and there proceeded to pawn the aforesaid dress with one Lewis paumbroker, 634, 2nd Avenue.

Jennie ^{her} Allen
marks

Sworn to before me, this

of July 1887

day

Police Justice.

Q 10

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

Gustav Fischer 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.

Gustav Fischer

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

40 Mulberry St

Question. What is your occupation?

Answer.

Rear-wood pipe cutter

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

Answer.

*I know nothing of this case, except
that I met Kurnian & Carran on the street
they had a bundle. I went to the pawnshop
with them, I received four dollars,
I did not ^{know} what it was for, I am not guilty.*

Taken before me this

30th
1881

day of

July

Gustav Fischer
his mark

R. W. [Signature]

Police Justice.

222

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. Ceran 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.

John J. Ceran

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

309 Mott St

Question. What is your occupation?

Answer.

Work for my father as a printer

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

Answer.

I am guilty

John J. Ceran
mark

Taken before me, this

day of

30th
July
1881

R. W. Brady

Police Justice.

2nd

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Korman 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. *John Korman*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *135 Crosby Street*

Question. What is your occupation?

Answer. *Work in the Manhattan Brass Works*

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

Answer. *I had nothing to do with it.
I am not guilty.*
John Korman

Taken before me this *30th*
day of *July* 18*87*
W. A. [Signature]

Police Justice.



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 *Gustav Fischer, John Herman*
and John M. Carron each

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

One gown of the value of
one hundred dollars,
Silver coins of a number, kind,
and denomination to the jurors
aforesaid unknown, and a more
accurate description of which cannot
now be given, of the value of
eighteen cents

of the goods, chattels and personal property of one

Jennie Allen

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.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

Frank N. Co.
22. 1st + 2d
J. A. N. 1881
304 Court St
J. W. P. 1881

23

Counsel, H. A. Phelps

Filed 3 day of August 1881

Pleas (Guilty)

Indictment - Grand Larceny.

THE PEOPLE

vs.
Gustav Fischer P
John Herman P
John M. Corran P

Samuel S. Collins
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Geo. J. [Signature]
Foreman

1881

CITY AND COUNTY }
OF NEW YORK, } 88.

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

*Gustav Fischer, John Keenan and John
McCadden each*

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

*One gown of the value of one hundred dollars
Divers coins of a number, kind and
denomination to the jurors aforesaid unknown
and a more accurate description of which
cannot now be given of the value of
eighteen cents.*

of the goods, chattels, and personal property of one

Jennie Allen

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.

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

That the said

Gustav Fischer, John Kernan and
John M. Cerran 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,

One gown of the value of one hundred dollars
Divers coins of a number, kind and
denomination to the jurors aforesaid
unknown and a more accurate description
of which cannot now be given of the
value of eighteen cents.

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~~ taken and carried away from the said

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

Gustav Fischer, John Kernan and John M. Cerran
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
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.

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

44

FOLDER:

518

DESCRIPTION:

Foley, Thomas

DATE:

08/05/81



518

42

Counsel,
Filed 5 day of Aug 1881
Reads *for a bill*

at 11 o'clock
THE PEOPLE
vs.
Thomas Foley

Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,
~~Attorney~~

District Attorney.

A True Bill.

Edward Van Hook

Foreman.

July 9. 1881.

E. Lewis
2. M. G. M. S. J. S.
F. S.

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

Police Court—First District.

of No. James Hunter
10 Greene Street, being duly sworn, deposes

and says, that on the 29th day of July 1887

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried

away from the possession of deponent, and from said

premises,

the following property, viz: five boxes containing

Silk ribbon

of the value of One hundred & Seventy five Dollars,

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property

was feloniously taken, stolen, and carried away by Thomas Foley

now present, from the fact

that deponent saw him take

the property and carry it away

and further that after this

deponent sent persons in pursuit

of the prisoner deponent saw

him drop said property to the

ground as said persons approached
him

James Hunter,

Sworn to, before me, this

29th day

1887

day

John A. Munn
Police Justice.

1.75
1.25
3.00

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Thomas Foley

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.

Thomas Foley

Question. How old are you?

Answer,

21 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer

84 Crosby Street

Question. What is your occupation?

Answer.

Cabner

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

Thomas Foley

Taken before me, this

29

day of

July

1887

Wm. M. Police Justice.

42

Police Court—First District

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James Anderson
10 Greene St
vs.
Romas Foley

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,

Name,

Address,

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Affidavit—Larceny.

2
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Dated

July 29 18*91*
Flahamer Magistrate.

Boersman Officer.
513 Squad Clerk.

Witnesses,

John Neefie
10 Greene St



\$

at

Sessions

Received at Dist. Atty's office

CITY AND COUNTY }
OF NEW YORK, } ^{ss.}

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

That

Thomas Foley ~

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

*Three hundred and fifty yards of ribbon of
the value of fifty cents each yard.
Five boxes of the value of ten cents each.*

of the goods, chattels, and personal property of one

James Hunter

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.

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

That the said

Thomas Foley

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,

Three hundred and fifty yards of ribbon of the value of fifty Cents each.

Five boxes of the value of ten Cents each.

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

James Hunter

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

taken and carried away from the said

James Hunter

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

Thomas Foley

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

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.