

0414

BOX:

74

FOLDER:

833

DESCRIPTION:

O'Boyle, Edward

DATE:

08/10/82



833

0415

77

Filed 10 day of Aug 1882
Pleads

THE PEOPLE
vs.
Edwards O'Boyle
ROBBERY—First Degree.

JOHN McKEON,
District Attorney.

A True Bill.

W. B. Shunk Foreman.
J. J. [unclear]
Edwards O'Boyle
S. P. [unclear] years.

04 16

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Edward O'Boyle

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

Edward O'Boyle

of the crime of Robbery in the first degree,

committed as follows:

The said Edward O'Boyle

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twenty second day of July in the year of our Lord
one thousand eight hundred and eighty two, at the Ward, City and County aforesaid,
with force and arms, in and upon one William Lakeland
in the peace of the said People then and there being, feloniously did make an assault and

divers silver coins of the United States of
America, of a number, kind and denomination
to the Grand Jury aforesaid unknown, of the
value of seventy five cents and one gold check
of the value of one cent

of the goods, chattels and personal property of the said

William Lakeland
from the person of said William Lakeland and against
the will and by violence to the person of the said William Lakeland
then and there violently and feloniously did rob, 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.

0417

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

Police Court--First District.

William LaBlond
of No. *126 Grand* Street, being duly sworn, deposes
and says, that on the *22* day of *July* 18 *92*
at the *Sixth* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful Money
in silver coins of the value
of seventy five cents & one
pool check - all*

of the value of *Seventy 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 force and violence as aforesaid, by

Edward O'Boyle now present
That deponent was passing
along Mulberry Street at about
8 o'clock P.M. on the day in question
when the defendant came
up, took hold of deponent and
struck & knocked deponent down
that after deponent had fallen
said O'Boyle forcibly held
him down and took from his
possession the property above
above described and ran away

Sworn to, before me this

day

August W. Warner
18 *92*

Police Justice.

William LaBlond

0418

621
Police Court - 144 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Belmont
John O'Shea

BAILED,

No. 1 by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

2 _____
3 _____
4 _____
Offence, Robbery

Dated July 23 1882

John O'Shea Magistrate.

John O'Shea Officer.

Q.S. Clerk.

Witnesses, _____

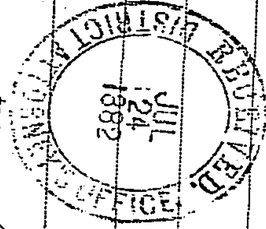
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer E.S. Street, _____

Edmund Wilson



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 _____

Edward Boyle

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

Dated July 23 1882 Hugh Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0419

Sec. 98-200.

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

Edward O Boyle 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. *Edward O Boyle*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *18 Mulberry Street & about 8 years*

Question. What is your business or profession?

Answer. *Day seaman*

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*
Edward O Boyle.

Taken before me this

day of

188

Hugh Gardner

Police Justice.

0420

BOX:

74

FOLDER:

833

DESCRIPTION:

O'Connell, Patrick

DATE:

08/10/82



833

0421

16

(1)

WITNESSES.

Counsel,

Filed 10 day of Aug 1882

Pleads,

THE PEOPLE

vs.

Patrick O'Connell

H.D.

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

W. Schumacher Foreman.

Aug 11/82
Wm J. Kelly
S.P. Two years.

0422

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick O'Connell

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

Patrick O'Connell

of the CRIME OF LARCENY (from the person)

committed as follows:

The said *Patrick O'Connell*

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-*two*, at the Ward, City and County aforesaid, with force and arms

one silver coin of the United States of America of the kind known as half-dollars, of the value of fifty cents, one silver coin of the United States of America of the kind known as quarter dollars of the value of twenty five cents, and one nickel coin of the United States of America of the kind known as five cent pieces of the value of five cents.

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

JOHN McKEON, District Attorney.

0423

657
10

Police Court - 1st District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

James Beck
vs.
Patrick O'Connell

1
2
3
4
Offence, Larceny from person

Dated 5 August 1882

John A. Thompson
Magistrate.

Witnesses, J. H. Greulich
Clerk.

Witnesses, Complaintant in
Home of Patrick O'Connell
apartment No. 3 City



No. _____ Street, _____

No. _____ Street, _____
to answer

\$ 1000
Conrad

BAILED,

No. 1 by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

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

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

Dated 5 Aug 1882 J. A. Thompson 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.

0424

Sec. 198-200.

First District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Patrick O'Connell

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.

Patrick ~~O'Connell~~ O'Connell

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York city

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

Answer.

70 Oliver St. 18 months

Question. What is your business or profession?

Answer.

Tin smith

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 saw three or four men around complainant I walk away and was arrested I waive further examination

Patrick O'Connell

Taken before me this

day of

August 1931
John J. Sullivan

Police Justice.

0425

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK,) SS

of No. House of Detention Street, James Reed aged 35 years Seaman

being duly sworn, deposes and says, that on the 4 day of August 1882

at the night time in 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 deponents person

the following property, viz:
Good and lawful money of the United
States consisting of one silver coin of the
denomination and value of fifty cents, one
silver coin of the denomination and value
of twenty five cents and one nickel coin
of the denomination and value of five cents
in all of the value of Eighty cents
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 ~~def~~ while deponent
was passing along Cherry Street in said
city said defendant and two other persons
came up to deponent and said defendant
did then and there thrust his hand into
the left hand side pocket of the pantaloons
then and there worn by deponent and did
take therefrom the aforesaid money

James ^{his} Reed
Mark

Sworn before me this 5 day of August 1882
William J. ...
Police Justice.

0426

BOX:

74

FOLDER:

833

DESCRIPTION:

Oliver, Douglas

DATE:

08/18/82



833

0427

X 202

Filed 18 day of Aug 1882

Pleas *Not guilty*

THE PEOPLE

Obtaining Goods by False Pretences.

vs.

John C. W.

Douglas Oliver

JOHN McKEON,

District Attorney.

Sept 5. 1882

Pleas guilty

A TRUE BILL.

Horner of Refuse

Foreman.

0428

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Douglas Oliver

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

Douglas Oliver

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Douglas Oliver

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the eighth day of August in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Charles R. Mayer

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to the said Charles R. Mayer

That he was in the employ of one
Stewart W. Johnston, and that said John-
ston was in business as a druggist at the
corner of East Broadway and Pike Street in
said City, and that a certain order for the
payment of money, commonly called a bank
check in the words and figures following, that is to say:

No. 56
New York, August 2nd, 1882
The Mercantile National Bank
of the City of New York
Pay to the order of Char. Newcombe
Five 00/100 Dollars
for one weeks wages
\$5 00/100 Stewart W. Johnston

which he then and there delivered to the said
Charles R. Mayer was a good and valid bank
check and of the value of five dollars drawn by
the said Stewart W. Johnston. That the name of
him the said Douglas Oliver was Charles Newcombe
and that he had received the said check from
said Johnston in payment of his wages

0429

And the said

Charles R. Mayer

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

Douglas Oliver

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

*Douglas Oliver the sum of two dollars
and sixty five cents in money, lawful
money of the United States of America
and of the value of two dollars and
sixty five cents*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Charles R. Mayer*

and the said *Douglas Oliver*

did then

and there designedly receive and obtain the said *sum of money*

of the said

Charles R. Mayer

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

of the said

Charles R. Mayer

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat

and defraud the said

Charles R. Mayer

of the same. And Whereas, in truth and in fact, the ~~said~~ name of said

*Douglas Oliver was not Charles Newcombe, and
he was not employed by Stewart W. Johnston,
and said Johnston was not in business as a druggist
at the corner of East Broadway and Pike Street in said
City, and said bank check was not a good and valid
bank check but was wholly worthless, and had not
been paid to him by said Johnston for wages*

0430

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Douglas Oliver* to the said *Charles R. Mayer* 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 *Douglas Oliver* well knew the said pretences and representations so by *him* made as aforesaid to the said *Charles R. Mayer* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *Douglas Oliver* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Charles R. Mayer* the sum of two dollars and sixty five cents in money, lawful money of the United States of America and of the value of two dollars and sixty five cents

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Charles R. Mayer* with intent feloniously to cheat and defraud *him* 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.

- JOHN McKEON, District Attorney.

0431

North River
No. 10

0432

Submit to order
 No. *56* New York *Aug 2 1882*
MERCANTILE NATIONAL BANK
 OF THE CITY OF NEW YORK
 Pay to the order of *Chas Stewart*
Five Dollars
for one week's interest
 \$ *5.00*
Stewart W Johnston
 AUG 1882
 Thomas A. Huger, 30 Wall St. N.Y.

No. *100* New York *1882*
National Broadway Bank
 Pay to the order of
 \$ *100.00* Dollars
 NATIONAL BROADWAY BANK
 30 WALL ST. N.Y.

0433

Chas Mercombe

~~W. W. W. W.~~

~~W. W. W. W.~~

~~W. W. W. W.~~

W. W. W. W.

Corair

A. G. G. G.

0434

166 3^d Public St
Greenwich 15th Aug 54

25

Mr Chas A Meyer
Rt Green St New York

Dear Sir,

Your letter of 17th inst only reached me today. I regret very much to say that the boy Douglas lives in my son who was away from home in the last part of last month for what I know he knows best himself, it was certainly not on account of harsh treatment at my hands, as has been telegraphed to the papers here from N.Y. The boy has for three years past been disobedient, spiteful and I have been unable to teach him truthfulness and honesty. I had no idea of his whereabouts until I saw an account of his disappearance in the papers: of course his story is a complete fabrication. I regret exceedingly the course you have sustained, but unfortunately I am not in a position to make good the amount, and therefore

0435

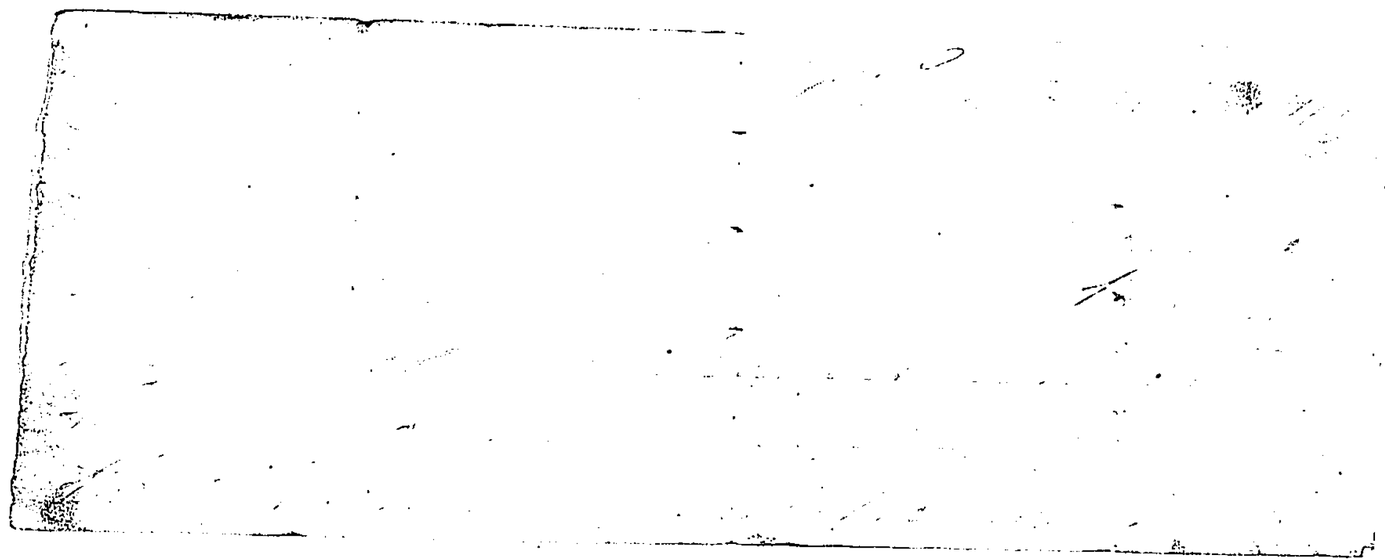
26

take the course
of the
river

0436

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0437



682

682
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles F. Mayer
169 Seventh St.
Charles Mayer

2
3
4
Offence, *Public Bet*

Dated *August 12* 1882

Anthony Reid Magistrate.

James Kelly Officer.

W. Smith Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ *500* to answer *1882*
Wm. Smith



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 *Charles Mayer*

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

Dated *August 12th* 1882 *J. Henry Reid* 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.

0440

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Pat
DISTRICT POLICE COURT.

Douglas Oliver 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. *Douglas Oliver*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *#91 West Houston Street: 2 weeks last Monday*

Question. What is your business or profession?

Answer. *Doing nothing*

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 guilty*

Douglas Oliver

Taken before me, this *12th*

day of *August* 188*2*

J. Henry Wood Police Justice.

0441

Form 99.

Second District Police Court.

STATE OF NEW YORK.

City and County of New York, } SS.

Charles P. Mayer.
Aged 33 years. Keeper of a Restaurant.
of No. 169 Greene Street
Street.

being duly Sworn, deposes and says, that on the 8th day of August 1882, at the City of New York at the County of New York.

Douglas Oliver (nowhere) feloniously and designedly and by means of a certain false token or writing herewith annexed and marked "Exhibit A" did obtain from this deponent good and lawful money to the amount of Two ⁶⁵/₁₀₀ dollars, the property of this deponent, in the manner following, to wit.

That on the day aforesaid the said Oliver was boarding with this deponent under the name of Charles Newcombe, and that on the said day he was indebted to this deponent for board and lodging in the sum of Two ³⁵/₁₀₀ dollars; and that said Oliver handed the annexed check or money order to this deponent to pay the amount of his, Oliver's, said indebtedness stating and representing to deponent that the said check or order was good and drawn by his employer Therrast W. Johnston a druggist on the corner of East Broadway and Pike Streets, in the City of New York, and deponent believing said representations to be true did give him the

of
187

Process - Insurance

0442

amount of money aforesaid.

And deponent further says that he has since ascertained that there is no person named Stewart W. Johnston at the said corner of East Broadway and Pike Streets. Deponent therefore charges that the said false token or writing was made by the said Douglas Oliver knowingly and with willful intent to cheat and defraud this deponent and whereby this deponent was so cheated and defrauded as aforesaid.

Shown to before me this
12th day of August 1882

J. Henry Ford

Police Justice.

[Signature]

[Signature]

0443

BOX:

74

FOLDER:

833

DESCRIPTION:

O'Neil, John

DATE:

08/15/82



833

0444

WITNESSES.

105

Day of Trial, 18th

Counsel,

Filed 15 day of Aug 1882

Pleas *Guilty*

THE PEOPLE

vs.

F

John O'Shea

no

John O'Shea

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

W. B. Church Foreman.

Aug 19/82

John P. L.

Geo. S. Simpson

6661

0445

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

THE POPE OF THE STATE OF NEW YORK,

against

John O'Neil

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

John O'Neil

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John O'Neil

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

*one watch of the value
of thirty seven dollars and one watch
chain of the value of one dollar*

of the goods, chattels and personal property of one

Bernard M. Reilly

then and there being found,

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

John McKean

District Attorney

0446

Sec. 219, 219, 210 & 212

Police Court

District

650

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward M. Wells
John Stewart

Offence, *Larceny from person*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

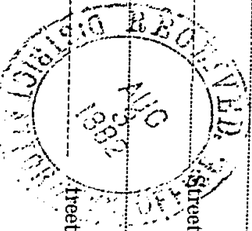
John Stewart
Defendant

Charles W. Wilson
Magistrate

Witnesses
No. _____
Street, _____

No. _____
Street, _____

50000 Ave. S. S.
Conway



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 Stewart*

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

Dated *Aug 2* 188 *2* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0447

Sec 198-200.

12th District Police Court.

CITY AND COUNTY OF NEW YORK,

John O'Neil

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?

John O'Neil

Answer.

Question. How old are you?

30 years

Answer.

Question. Where were you born?

New Jersey

Answer.

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

In Thompson street I don't know the number

Answer.

Question. What is your business or profession?

Sailor

Answer.

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 guilty of the charge I was drunk at the time.
John O'Neil*

Taken before me this

Day of

Walter J. ...
Police Justice.

0448

First

District Police Court.

Affidavit - Larceny.

CITY AND COUNTY OF NEW YORK, ^{SS}

of No. *Bergen Court Jersey City* Street.

being duly sworn, deposes and says, that on the *1st* day of *August* 188*2*

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *from his person in the day time*

the following property, viz:

A Silver Watch with gold plated chain attached thereto, all of the value of ~~thirty~~ eight 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 *John Neil now here*

who approached deponent as he was passing along Desbrosses Street & suddenly snatching said chain pulled the watch which was afterwards found in his possession from a pocket of the vest which deponent then wore as a part of his bodily clothing

Bennett Reed

Sworn before me this

day of

1882

Police Justice.

Chas. J. ...

0449

BOX:

74

FOLDER:

833

DESCRIPTION:

O'Neil, William

DATE:

08/18/82



833

207

Filed 18 day of Aug 1882

Pleads

THE PEOPLE
 vs.
 William D'Neil
 for
 Assault and Battery.—Felony.
 Firearms.

JOHN McKEON,
District Attorney.

A True Bill.

N. S. Church Foreman.

August 12

Wm. D'Neil

Geo. W. D'Neil

0451

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William O'Neil

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

William O'Neil

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

The said William O'Neil

late of the City of New York, in the County of New York, aforesaid, on the
~~thirtieth~~ day of August 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 Charles Booker
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against ~~him~~ the said Charles Booker
a certain pistol then and there loaded and charged with gunpowder and one
leaden bullet, which the said William O'Neil
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 ~~to~~ the said

Charles Booker

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

William O'Neil

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 William O'Neil

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 Charles
Booker then and there being, wilfully and feloniously did make an
assault and to, at and against ~~him~~ the said Charles
Booker 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, thereby ~~to~~ the said

Charles Booker

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.

JOHN McKEON, District Attorney,

0452

BARRIED,
 No. 1 by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,
 No. 5, by _____
 Residence _____ Street,
 No. 6, by _____
 Residence _____ Street,
 No. 7, by _____
 Residence _____ Street,
 No. 8, by _____
 Residence _____ Street,
 No. 9, by _____
 Residence _____ Street,
 No. 10, by _____
 Residence _____ Street,

687
 Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Carter
 270 W 103
 William O. Neil

Offence, Robbery

Dated August 13th 1882

Henry Ford Magistrate.

Mar. McQue Officer.

John J. West Clerk.

Witnesses: John J. West

No. 103 Street, West 27th

No. _____ Street,

No. _____ Street,

§ _____ to answer _____

Armed



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 be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Aug 13th 1882 J. Henry Ford 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.

0453

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William O'Seal 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. *William O'Seal*

Question. How old are you?

Answer. *25 Years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *#165 West 27 Street; 10 years*

Question. What is your business or profession?

Answer. *Bar-Tender*

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 set upon by a number of a colored men and beaten very severely. I have no recollection of firing a pistol.*

Wm O'Seal

Taken before me, this *13th* day of *August* 188*7*

J. Kennedy Police Justice.

0454

Police Court—2nd District.

Charles Booker
Aged 40 years. Walter

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

of No. 220 West 13th Street,

on Sunday the 13th day of August
in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

William O'Neil
(now here) who wilfully and maliciously
did point the muzzle of a
revolving pistol, loaded with powder
and ball, at the person of this
deponent and did discharge the
contents of one chamber of the said
pistol at deponent.

That said assault was made

with the felonious intent to take the life of deponent, ^{and} 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 bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 13th day
of August 1882

Charles X Booker
his
mark

J. Henry Ford POLICE JUSTICE.

0455

BOX:

74

FOLDER:

833

DESCRIPTION:

O'Rourke, William

DATE:

08/10/82



833

0456

BOX:

74

FOLDER:

833

DESCRIPTION:

Mulligan, William F.

DATE:

08/10/82



833

0457

10/11

Day of Trial,

Counsel,

Filed 10 day of Aug 1882

Pleas

THE PEOPLE

vs.

William D. Slank
William F. Muegan

22 N. 15th

Counting above a street corner

JOHN McKEON,

District Attorney.

John McKeon
A True Bill, Aug 11/82

1. Anne P. [?]
2. [?]

Foreman
W. C. [?]

0458

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William O'Rourke
and William F. Mulligan

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

William O'Rourke and William
F. Mulligan
of the CRIME of throwing a stone at a street-car in
which there were passengers at the time
committed as follows:

The said William O'Rourke and
William F. Mulligan

late of the City and County of New York, on the thirtieth day of July
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
aforesaid, with force and arms at a certain street-car of the

Eighth Avenue Rail Road Company then and
there running upon the line of the rail road
of the said company, and in which said
street car there was then and there a pas-
senger, to wit one Ellen Murphy, a certain stone
which they, the said William O'Rourke and
William F. Mulligan in their right hands
then and there had and held, feloniously and
wilfully did cast and throw, 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

0459

BAILLED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 4th District.

THE PEOPLE, &c.,
vs
THE COMPLAINT OF

George E. Brown
No. 27 West 27

1 William O'Rourke
2 William F. Mulligan

Offence, Felony
Ch. 436 Law of 1881

Dated July 31 1882

Joseph T. Borby Magistrate
Joseph T. Dalice 2nd Officer

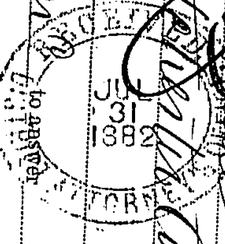
Witnesses
Clerk, Glenn Murphy

No. 1 765 West 38th Street,
John J. Brennan

No. 2 100 West 27th Street,
George E. Brown

No. 3 100 West 27th Street,
William F. Mulligan

No. 4 100 West 27th Street,
George E. Brown



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named William O'Rourke and William F. Mulligan guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 31st 1882, R. W. Pishy 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.

0460

Sec. 198-200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. William O Bourke

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 60th ^{Street} bet 10th + 11th av. about 15 mo's

Question. What is your business or profession?

Answer. I drive a dirt wagon

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 admit throwing that brick
but not the stones Before I threw
the brick the Conductor kicked me
and put me off the car

William O Bourke

day of

Taken before me this

31

1887

July
P. H. Murphy

Police Justice.

0461

Sec. 108-200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Mulligan 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. William Mulligan

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York City

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

Answer. 420 West-56th St- Three years

Question. What is your business or profession?

Answer. Bricklayer

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. The Conductor came on the front platform and asked O Rourke for his fare which he refused to pay. That the Conductor asked me for my fare and I was going to pay when he pushed both of us off the car, when O Rourke threw a brick at the car

William F. Mulligan

Taken before me this

31

day of

July

1887

W. J. [Signature]

Police Justice.

0462

City & County of New York.

William F. Mulligan being duly sworn in his own behalf. I am one of the defendants I was in a down car on 8th Avenue. I did not have a difficulty with the Conductor. Kunkle had a difficulty with him.

I did not throw a stone at the Car or the Conductor or anything at either. I was put off the front platform by the Conductor for nothing. Kunkle threw the two stones. I did not see anything else thrown.

Being asked? I had a few glasses of beer but was not intoxicated.

William F. Mulligan

Sworn to before me
this 31 day of July 1882

B. W. Murphy

Police Justice

0463

City & County of New York.
James Collins of Staatsdale
Westchester Co (fireman
on Standard RR). (Subpoena
will reach him by mail)
being duly sworn says
that he saw William
O'Rourke throw a brick
at the 8th Avenue Rail
Road street car said brick
striking Ellen Murphy
a passenger in said car

Sworn to before me James Collins
This 31 day of July 1882
B. V. Murphy Police Justice

0464

City & County of New York s.

Ellen Murphy of No 265 West-
38th Street being duly sworn says
that she was a passenger on
the Eighth Avenue Rail Road in
a car running on 8th Avenue
about 63^d Street when she was
hit by a half or part of a brick
which brick was thrown by
William D Rourke now here.

Deponent saw William throw
this brick which cut the skin
on deponents left right limb
near (on the ankle) whereby
she became lame,

Ellen Murphy

Sworn to before me

this 31st day of July 1882

R. V. Rixby

Police Justice

0465

Form 9.

Sixth District Police Court.

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

Thomas J. Brown
of No. 235 West 27th (27th St)

street, being duly sworn, deposes and says,
that on the Sunday 30 day of July 1882

at the City of New York, in the County of New York, William & Rourke
and William F. Mulligan got on to a
street car running on the ^{Eight} Avenue Rail
Road Company, and was then and there
used in the transportation of passengers
the fare for each passenger being 5 cents
and collectible as soon as the passenger
gets on the car. That deponent demanded
the fare from said William & Rourke and Mulligan which
they refused to pay and deponent ejected them
from the car when they again attempted to
get on said car which deponent prevents
thereupon said William F. Mulligan willfully
threw a stone (cobble) at said street car
the said stone striking said car, that
the said William & Rourke willfully threw
one stone (cobble) and a half a brick
at said ^{street} car, the stone struck the car
and the brick went in said car through
the open ~~door~~ rear door, the said brick
striking Ellen Murphy on her leg cutting
her, the said Ellen and ^{others then being}
passengers in said ^{car} ^{and stone thrown upon them} violation of
Chapter 436 of the laws of 1881

Sworn before me this
31st day of July 1882
R. S. Kelly

Thomas J. Brown

Police Judge

Thomas J. Brown

Being Cross Examined by Mr Levy
(Counsel for Mulligan), I had a
difficulty with the depts they both got on
the car & refused to pay their fare. Two

0466

stones & a half brick were thrown
I watched both of them. Saw Mulligan
picked up a stone & threw it above
Direct.

At the time Mulligan threw
the stone I was standing on the
rear platform of the car. The car
was in motion, going down 8th
Avenue when Mulligan threw
the stone.

Subscribed & sworn to
this 3rd day

Thomas J Brown

1882,
B. J. B. B. B.
Police Justice

Form 9.

POLICE COURT—SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

1887

Magistrate.

Officer.

0467

BOX:

74

FOLDER:

833

DESCRIPTION:

O'Shaugnessy, Michael

DATE:

08/08/82



833

0468

BOX:

74

FOLDER:

833

DESCRIPTION:

Nathan, Gussie

DATE:

08/08/82



833

0469

BOX:

74

FOLDER:

833

DESCRIPTION:

Nathan, Samuel

DATE:

08/08/82



833

0470

WITNESSES.

Day of Trial,

Counsel,

Filed

day of

188

Pleads

THE PEOPLE

vs.

Michael O'Shaughnessy
Guzrie Nathan
Samuel Nathan

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

Sept 7 1882

A True Bill.

P 2 Sept 11. 1882

Not plead. P.L.

W. G. Grand Pen 30 days
Foreman

P 2 Sept 11. 1882

Not tried & acquitted

4

0471

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

THE POPE OF THE STATE OF NEW YORK,

against

Michael O'Shaughnessy
Gussie Nathan
Samuel Nathan

The Grand Jury of the City and County of New York, by this indictment accuse
Michael O'Shaughnessy, Gussie
Nathan and Samuel Nathan
of the CRIME OF GRAND LARCENY, committed as follows:

The said Michael O'Shaughnessy
Gussie Nathan and Samuel Nathan
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 two, at the Ward, City and County
aforesaid, with force and arms three hundred gross of
buttons of the value of fifty five cents
each gross

300
165.

of the goods, chattels and personal property of one

John Dangan

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

0472

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

The said *Gussie Nathan and Samuel 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 *three*
hundred gross of buttons of the
value of fifty five cents each gross

John Dungan
of the goods, chattels and personal property of the said *John Dungan*
by one Michael O'Shaughnessy
~~by a certain person or persons to the Grand Jury aforesaid unknown,~~ then lately before
feloniously stolen, taken and carried away from the said

John Dungan
unlawfully, unjustly did feloniously receive and have, the said
Gussie Nathan and Samuel Nathan
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.

0473

THE MERCANTILE AGENCY

OR

DUN, BARLOW & CO. R. G. DUN & CO.
DUN, WIMAN & CO. E. RUSSELL & CO.

The information given on this sheet is an answer to an inquiry made by a Subscriber to The Mercantile Agency, who asks for the same AS AN AID, to determine the propriety of giving credit. The information is communicated under the conditions of an agreement signed by the said Subscriber, which expressly stipulates that the said information is obtained by the servants, clerks, attorneys, and employes of the said Subscriber and on his behalf. The said agreement also expressly stipulates that the said Mercantile Agency SHALL NOT BE RESPONSIBLE for any loss caused by the neglect of any of the said Subscriber's servants, clerks, attorneys, and employes in procuring, collecting, and communicating the said information; and the actual verity of the said information is in no manner guaranteed. The agreement further provides that the information thus communicated shall be STRICTLY CONFIDENTIAL; shall never be communicated to the persons to whom it refers; and, that all inquiries made shall be confined to the legitimate business of the Subscriber's establishment.

For

A. D. Dunham

No. 543

August 1870

0475

ALEX. DOUGAN & CO.
339 Broadway.

In matter of Gussie Nathan
Shaufnessy
New York, Sep 8 1889

John Dougan found goods at Nathans. ~~can~~ identify ^{goods} by trade mark & ink writing. Mrs Nathan offered the stolen goods to E Dougan at 40 to 50 cts that Dougan sells for 75 cts. & cost nearly that to dupont. ²⁰ can swear the goods were his & left the his possession without being sold. Detective Fogarty can swear that while E Dougan was feigning buying the buttons from Mrs ^{Shaufnessy} Nathan at her store on morning of her arrest - he - detective - came in & seized the goods - Mrs Gussie Nathan at once tried to leave the store by back entrance ~~xx~~ (showing guilt) - detective called her back when she said she had nothing to do with the store. Knew nothing about the store & when asked if she was Mrs Nathan - said she was not - ~~af~~ but was identified by one Philip Block who is subpoenaed in this matter. On going to tomb Gussie Nathan admitted to Fogarty she bot. these goods twice from Shaufnessy.

Philip Block is a saleroman with a shirt house on Ripperud St. - had been selling Nathans for a year. Nathans used Block to dupont.

0476

of Bullon, but claimed to him that they
came from auction.

our Pat & Sharfner ^{the prisoner} ^{serp} ^{the}
Kathans knew the goods were stolen
that we told them so - ~~they told him~~
~~at different times, what~~

Kathans have a bad reputation
for failing & paying nothing on
failure.

0477

PART 2.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Wm. Finnan*

of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *11* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

William Ransie

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *Sept* in the year of our Lord 188

John Jackson
~~DANIEL C. ROLLINS, District Attorney.~~

0478

6570

Police Court - 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Stewart

1035 1/2 Broadway

Michael Shaugnessy

BAILED,
No. 2 by Isaac Fenwick

Residence 572 Catharine Street

No. 3 by Mr. James

Residence _____ Street

No. 4 by _____

Residence _____ Street

No. 5 by _____

Residence _____ Street

Offence: Carrying and receiving stolen goods

Public Notary Samuel Nathan

Dated July 31 1882

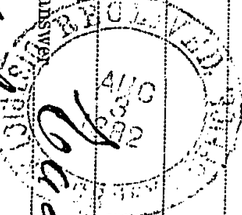
John T. Standley Magistrate
Clerk

Witnesses, _____ Street

No. _____ Street

No. _____ Street

No. 11110 to answer
§ 11110 to answer
to answer



James Fenwick

No. 1 Committee

No. 253 03ailed

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

Michael Shaugnessy and Gussie Nathan & Samuel Nathan guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Two Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated July 31 1882 J. M. P. Police Justice.

I have admitted the above named Gussie Nathan and Samuel Nathan to bail to answer by the undertaking hereto annexed.

Dated July 31 1882 J. M. P. 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.

0479

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

1st District Police Court.

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

Question What is your name?

Answer.

Samuel Nathan

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

Prussia

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

Answer.

32 Catherine Street & about 3 Years

Question. What is your business or profession?

Answer.

Clerk

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
Simon Nathan

Taken before me this

day of

188

Wm. J. Patton

Police Justice.

0480

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

District Police Court.

Gussie Nathan

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.

Gussie Nathan

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Troy

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

Answer.

32 Catherine Street & about four years

Question. What is your business or profession?

Answer.

Married Woman

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

Answer.

I have nothing to say and waive further examination
Gussie Nathan

Taken before me this

day of

1888

Police Justice.

0481

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

1st District Police Court.

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

Question What is your name?

Answer. *Michael Shaughnessy*

Question. How old are you?

Answer. *36 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *247 Navy Street Brooklyn about 14 Years*

Question. What is your business or profession?

Answer. *Porter*

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 guilty of the charge*

Michael Shaughnessy

Taken before me this

day of

July 21 1888

Police Justice.

0482

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael O'Shaughnessy

aged *30* years, occupation *Porter* of No.

247 Navy Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John Dorgan*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of

31 } *Michael O'Shaughnessy*
July }
188*2*

J. P. Patterson
Police Justice.

0483

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. 339 Broadway Street

John Dougan

being duly sworn, deposes and says, that on the first day of May 1882 at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, from said premises

the following property, viz:

Twenty five boxes containing about three hundred gross of pearl shirt buttons all of the value of about one hundred and seventy five dollars

Shaw Justice 111

the property of

deponent & his partner Alexander Dougan

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Michael Schagness

now present from the fact that during said time he was in the employment of deponent and had access to said property - that he now admits and confesses that he did so take steal & carry away the property and sold ^{part} of it to one Gussy Nathan and part of it to one Samuel Nathan at

Dawson Justice

0484

Premises 502 Catherine Street and
 said Shaughnessy further informed
 deponent that at the time he sold
 the buttons to said Gussie & Samuel
 they both and each of them well
 knew that the buttons were stolen
 having been told so by said Shaughnessy
 further
 Deponent therefore charges said
 Gussie Nathan and said Samuel
 Nathan with buying and receiving
 said property they well knowing
 at the time of the purchase that
 said property was stolen.
 Deponent further says that he found
 in premises 502 Catherine Street a portion
 of said property which he identifies as his

John Dougan

Sworn to before me this
 31 day of July 1882
 J. M. Patterson
 (Blue Justice)

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 vs.

AFRIDA VIT-Larceny.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION