

0169

BOX:

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FOLDER:

103

DESCRIPTION:

Atwell, Clarence L.

DATE:

03/15/80



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0170

**BOX:**

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**FOLDER:**

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**DESCRIPTION:**

Fritz, Antoine

**DATE:**

03/15/80



103

0171

137

Counsel, James W. Liddy  
Filed 15 day of March 1880  
Pleaded Not Guilty

INDICTMENT  
FORGERY in the Third Degree

THE PEOPLE

v.s.

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Wm. L. Phelps  
HENRY K. PHELPS,  
District Attorney.

A True Bill.

John J. Foreman

John J. Foreman

John J. Foreman

John J. Foreman

0172

Tracy, Olmstead and Tracy, Counsellors at Law, No. 50 Wall Street,

CHARLES TRACY.  
DORRIS M. OLNSTEAD.  
CHARLES EDWARD TRACY.

NEW YORK, 18<sup>th</sup> March 1877

I have rec<sup>d</sup> a letter, late to day, from Rev. Mr Thomas, Congregan at Highland Falls, in behalf of Anton Fritz, who (he thinks) has become involved in a criminal charge by the dishonest & sheep practice of another. Mr Thomas joins in the paper signed by good people there, many of whom I know, — the solid inhabitants of the place, — certifying to Fritz good character. I know him as a boy & serving as sexton, some years ago, and he even then & long since is still a good, upright, & well behaved person. The certificate of the neighbours leads me to believe that Fritz cannot be guilty of the alleged crime.

Charles Tracy

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The undersigned citizens of Highland Falls, Orange County, N. Y., the native place of Anton Fritz, take this opportunity of bearing witness to their implicit confidence in the honesty and truthfulness of said Anton Fritz now under indictment for complicity in a forgery committed in New York City, and would also bear witness to the fact that his reputation here has always been that of an honest, truthful young man.

James H. ...  
John K. Munn, M.D.  
Charles F. Dickey Saddlery  
Isaac H. Birdsley  
E. C. Caspiter  
Elwood Parry Flour, Seeds & Coal  
John H. ... Hardware  
Char. H. Fitchette  
Atkinson & Parry Dry Goods & Groceries

W. A. Thomas, Rector  
Michael <sup>Episcopal Ch.</sup> ... Butcher  
W. J. ... Butcher  
Wm. ... Justice of the Peace,  
Fred ... Jeweler  
Lambert ... Postmaster

0174

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

Form #112.

Police Court—First District.

*David H. Houghtaling*  
of No. *39 Broadway* Street, being duly sworn, deposes  
and says, that on the *8<sup>th</sup>* day of *March* 18*80*

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

the following property, viz: *Good and Lawful Money*  
*Consisting of three several bills*  
*of the denomination and value*  
*of ten dollars each and collectively*

of the value of *thirty* 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 *Antoine Pritz*

Sworn to, before me, this

18

day

*Now here and another not credited*  
*for the reasons following - to wit*  
*that the prisoner and said other*  
*employed a boy to deliver the*  
*arnessed note to deponent said*  
*note purporting to be a request*  
*from one Grimes with whom depo*  
*nent is well acquainted to loan*  
*to him Grimes the sum of thirty five*  
*dollars to be used by him in the*  
*transaction of some business matter*  
*that deponent instructed one*

Police Justice

0175

Heziam R. Romayne to ~~deponent~~  
 give thirty dollars to the boy who  
 presented said note to deponent,  
 which he Romayne did. That  
 after said boy had received  
 said amount enclosed in a  
 letter which was addressed to  
 said Grimes, he left deponent's  
 place of business, in company  
 with Captain Sanders of the 9<sup>th</sup>  
 Precinct Police, who accompanied  
 him to a Saloon in the Bowery  
 where the boy delivered said  
 letter containing the aforesaid  
 property to the prisoner who was  
 waiting in said Saloon and who  
 took and received said letter and  
 property from the boy, as deponent  
 is informed by Capt. Sanders all of  
 which deponent believes to be true  
 David H. Houghtaling

Deponent to before District  
 9<sup>th</sup> Precinct of Manhattan 1880  
 David H. Houghtaling  
 District Justice

City and County,  
 of New York

Captain Sanders of the  
 9<sup>th</sup> Precinct Police being sworn  
 says that he saw the aforesaid  
 property enclosed in a letter in the  
 office of Complainant addressed to  
 said Grimes and give to the boy  
 to be delivered to him Grimes  
 that deponent accompanied the boy  
 who went into a Saloon in the  
 Bowery and handed the letter and  
 property to the prisoner who was  
 there waiting for him. That deponent  
 thereupon took the prisoner into custody

John Sanders

Deponent to before District  
 9<sup>th</sup> Precinct of Manhattan 1880  
 John Sanders  
 District Justice

0176

Form 10.

POLICE COURT - FIRST DISTRICT.

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

*Joseph Reddick*

of No. *100 - Third Avenue* Street

that on the *9<sup>th</sup>* day of *March* 18*80* at the City

of New York, in the County of New York,

Sworn to, this

*19<sup>th</sup>* day of *March* 18*80*

before me,

*J. J. McArthur*

Police Justice.

*I deponent saw Clarence L. Atwell now here. write the note annexed to the within complaint and after said note or letter was finished and completed he gave it to deponent with instructions to deliver it at the complainant's office No. 39 Broadway to wait for an answer and return to him said Atwell with whatever answer received and in consideration of my services in the matter he promised to pay me the sum of one dollar. That said Clarence L. Atwell is the person referred to in the within complaint as the other person not arrested and is the person whom I saw in company with *Reddick* before the note in question was written by him *Atwell*, *Joseph Reddick**

preferred against you?

Answer.

*I have examined*

*Clarence Atwell*

Taken before me, this

day of

*March* 18*80*

*J. J. McArthur*

Police Justice.

0177

Form 10.

POLICE COURT—FIRST DISTRICT.

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

*Nedolph Reedold*

of No. *100 - Third Avenue* Street

being duly sworn, deposes and says,  
that on the *9<sup>th</sup>* day of *March* 18*80* at the City

of New York, in the County of New York,

Deponent saw Clarence L. Atwell now  
here. write the note annexed to the within  
complaint and after said note or letter  
was finished and completed he gave it  
to deponent with instructions to deliver  
it at the complainant's office No. 39 Broadway  
to wait for an answer and return to  
him said Atwell with whatever answer received  
and in consideration of my services in  
the matter he promised to pay me the  
sum of one dollar. That said Clarence L. Atwell  
is the person referred to in the within complaint  
as the other person not arrested and is the person  
whom I saw in company with *John* before the note in  
question was written by him Atwell, *Joseph Reedold*

Sworn to, this *9<sup>th</sup>* day of *March* 18*80*  
before me,

*John M. [Signature]*  
Police Justice.

0178

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Clarence Atwell* 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.

*Clarence Atwell*

Question. How old are you?

Answer.

*28 years*

Question. Where were you born?

Answer.

*West Haven*

Question. Where do you live?

Answer.

*109 E 11<sup>th</sup> Street*

Question. What is your occupation?

Answer.

*Clerk*

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

Answer.

*I waive examination*

*Clarence Atwell*

Taken before me, this

day of

*March 1890*

Judge Justice.

0179

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Anton Fritz*

being duly examined before the under-  
signed, 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.

*Anton Fritz*

Question. How old are you?

Answer,

*21 years*

Question. Where were you born?

Answer.

*Highland Falls, N.Y.*

Question. Where do you live?

Answer

*New York*

Question. What is your occupation?

Answer.

*Cigar maker*

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

Answer.

*I am not guilty*

*Anton Fritz*

Taken before me, this

*9<sup>th</sup>*  
day of *March* 18*80*  
*H. H. M. M.*  
Police Justice.

0180

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Police Court—First District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*Edward H. Hough*  
39 Broadway

vs.  
*Arthur J. ...*  
*Charles ...*

BAILABLE

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Affidavit—Larceny

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Date: *March 9 1891*  
*Pilbrett* Magistrate.

*Captain Sanders* Officer.  
*W. J. ...* Clerk.

Witnesses:  
*Call the Clerk*  
*Adolphus Russell*  
*W. B. ...*

at *Open* Sessions  
to answer

Received at Dist. Atty's office  
*That returned*  
*and former ...*

COUNSEL FOR COMPLAINANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

COUNSEL FOR DEFENDANT.

Name, \_\_\_\_\_  
Address, \_\_\_\_\_

0181

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

*Antoine Fitz and Clarence L  
Atwell each*

late of the First Ward of the City of New York, in the County of New York, afore-  
said on the *eightth* day of *March* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the Ward,  
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing

*to wit: a request for the delivery of money*

which said false, forged and counterfeited *request for the delivery of money*  
is as follows, that is to say:

*New York 2/8 1881*

*Mr D. H. Haughtaling*

*Dear Sir*

*Will you please oblige  
me with the small loan of thirty five dollars.  
I want to do a little trading. I arrived  
here Saturday eve. I send this from Arnold  
& Co. I will be down town about 4 o'clock  
oblige me with this favor & I will give you  
a draft when I see you*

*sent by  
bearer*

*Yours  
Hollister Erimes  
of R. Erimes & Son  
Canandaigua*

with intent to injure and defraud

*David H. Haughtaling*

and divers other persons; to the jurors aforesaid unknown  
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

0182

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said *Antoine Fritz and Clarence L. Atwell* each

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*David H. Haughtaling*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit: a request for the delivery of money*

which said last-mentioned false, forged and counterfeited *request for the delivery of money* is as follows, that is to say:

*New York 2/8 1880*

*Mr. D. H. Haughtaling*  
*Dr Sir*

*Will you please oblige me with the small loan of thirty five dollars. I want to do a little trading. I arrived here Saturday eve. I sent this from Arnold & Co. I will be down there about 4 o'clock oblige me with the favor & I will give you a draft when I see you*

*Yours*  
*Wm. Hollister Brainerd*  
*of H. Brainerd & Son*  
*Carandaigner*

*the said*  
*Antoine Fritz and Clarence L. Atwell*

at the same time *they* so uttered and published the last-mentioned false, forged, and counterfeited *request for the delivery of money* as aforesaid, then and there well knowing the same to be false, forged and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**BENJ. K. PHELPS, District Attorney.**

0183

**BOX:**

8

**FOLDER:**

103

**DESCRIPTION:**

Cotrell, William

**DATE:**

03/17/80



103

0184

BOX:

8

FOLDER:

103

DESCRIPTION:

Fielding, Henry

DATE:

03/17/80



103

0185

166

Day of Trial

Counsel, *Kemp*

Filed *17* day of *March* 1860

Pleady, *Not Guilty*

*Burglary—Third Degree, and Receiving Stolen Goods.*

THE PEOPLE

vs.

*Mary Fuldug*

*Melissa Cottrell*

BENJ. K. PHELPS,

District Attorney.

*270.*

*Undated to W. W. W.*

A True Bill.

*W. W. W.*

0186

Police Office, First District.

City and County }  
of New York, } ss.:

James Dickey

of No. 55 Walker

Street, being duly sworn,

deposes and says, that the premises No. 55 Walker

Street, Fifth Ward, in the City and County aforesaid, the said being a brick building

and which was occupied <sup>in part</sup> by deponent as a sales room for the sale of  
Hosiery and Gloves

were BURGLARIOUSLY

entered by means forcibly cutting out a panel of the door  
which lead from said premises to the hallway  
and entering therein

on the night of the 12 day of March 1880

and the following property, feloniously taken, stolen and carried away, viz.:

- ✓ one Gold chain of the value of seventy five dollars
- ✓ one pair Gold spectacles of the value of ten dollars one Gold
- ✓ Locket set with pearls of the value of sixty dollars, one Gold
- ✓ watch of the value of twenty five dollars, one set Pin and earrings
- ✓ of the value of twenty five dollars, one gold Breast Pin of the value
- ✓ of five dollars, one diamond cluster Ring of the value of one hundred
- ✓ and fifty dollars, one diamond stud of the value of two hundred and fifty dollars
- ✓ one Solitaire diamond Ring of the value of one hundred and twenty five dollars
- good and lawful money of the United States Consisting of notes, silver and
- other coins of various denomination in all of the value of thirty dollars
- and one Pearl key of the value of twenty five cents in all of the value seven hundred
- and fifty five dollars and twenty five cents

the property of deponent and other property of the value of four hundred  
and forty five dollars the property of Matthew Stinman and William Stinman  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Henry Fielding and William Cotrell (both nowhere)

for the reasons following, to wit: that deponent was informed  
by officer William Adams of the 14<sup>th</sup> Precinct  
Police that he found <sup>a portion of</sup> the aforesaid property,  
in the possession of said defendants

sworn to before me this  
13 day of March 1880  
James Dickey  
Police Justice

0187

City and County }  
of New York } SS

William Adams of the 14<sup>th</sup> Precinct  
Police being duly sworn says that on the 13<sup>th</sup>  
day of March <sup>in company with Officer</sup> deponent arrested Henry Fielding  
and William Cotrell (both now here) on Walker  
street in said city acting in a strange manner  
and deponent found a portion of the property  
described in the foregoing affidavit in the  
possession of said Fielding and said Cotrell  
and said property was fully identified by  
James Dickey the complainant as his property  
which was taken stolen and carried away  
from premises N<sup>o</sup> 55 Walker Street in  
said city

Sworn to before me this William Adams  
13 day of March 1880  
A. V. [Signature]  
Police Justice

0188

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Henry Fielding

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. Henry Fielding

Question. How old are you?

Answer. 24 Years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. Fulton Avenue Brooklyn

Question. What is your occupation?

Answer. Seegar Maker

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

Answer. I am not guilty

Henry Fielding

Taken before me, this

17th day of ~~March~~ ~~1894~~

1894

*J. W. Smith*  
Police Justice

0189

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } SF

William Cotrell 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. William Cotrell

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Phil<sup>a</sup> Penn

Question. Where do you live?

Answer. No Residence

Question. What is your occupation?

Answer. Truck driver

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

Answer. I am not guilty

Wm Cotrell

Taken before me, this

15 day of June

1898

Wm. J. ...  
POLICE JUSTICE.

0190

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

166  
Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*James Foley*  
*55 Walker St*

1 *Henry Felling*

2 *William [unclear]*



Offence,

Dated *13 March* 1880

*Silbrett* Magistrate.

*Adams & [unclear]*  
*14 St. [unclear]* Clerk.

Witnesses,

*Matthew [unclear]*  
*55 Walker Street*  
*Officer Patrick [unclear]*  
*William Adams*  
*14 Precinct*

\$ *2000* to answer

*General* Sessions. *Committed*

Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0191

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 *Henry Fielding and William Cottrell*  
*Each.*

late of the *Fifth* Ward of the City of New York, in the County of  
New York aforesaid, on the *Twelfth* day of *March* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* with force and  
arms, at the Ward, City and County aforesaid, the *Slave* of

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

*James Dickey*  
then and there being, then and there feloniously and burglariously to steal, take and carry  
away, and  
*one chain of the value of seventy five dollars*  
*one pocket of the value of sixty dollars*  
*one pair of spectacles of the value of two dollars*  
*one watch of the value of twenty five dollars*  
*Two pens of the value of eight dollars and fifty cents each*  
*one pair of earrings of the value of thirteen dollars*  
*Two rings of the value of eighty seven dollars and fifty cents*  
*one button of the kind commonly called a stud of the*  
*value of two hundred and fifty dollars*  
*Several coins of a number and denomination to the jurors*  
*aforesaid unknown and a more accurate description of which*  
*can not now be given of the value of thirty dollars*

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

*James Dickey.*

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

0192

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

That the said

Henry Fielding and William Cottrell  
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 chair of the value of seventy five dollars -  
One locket of the value of sixty dollars -  
One pair of spectacles of the value of ten dollars -  
One watch of the value of twenty five dollars -  
Two pairs of the value of eight dollars and fifty cents each -  
One pair of Earrings of the value of thirteen dollars -  
Two rings of the value of eighty seven dollars and fifty cents -  
One button of the kind commonly called a stud of the  
value of two hundred and fifty dollars -  
Divers coins of a number and denomination to  
the juror aforesaid unknown and a more accurate  
description of which cannot now be given of the  
value of thirty dollars

of the goods, chattels, and personal property of

James Dickey

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

James Dickey

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

Henry Fielding and William Cottrell

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.

**BENJAMIN K. PHELPS, District Attorney.**

0193

BOX:

8

FOLDER:

103

DESCRIPTION:

Felan, Edward

DATE:

03/31/80



103

0194

265

*Knutzing*

Filed 31 day of March 1880

Pleads Not Guilty.

THE PEOPLE

22  
22870

vs.

*P*

*Edward Delau*

Felony Assault and Battery.

BENJ. K. PHELPS,

6040

District Attorney.

A True Bill.

*J. M. [Signature]*

*for 30*

Foreman.

Part for April 6. 1880.

pleads not guilty.

*L. M. J.*

0195

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

*James Carr* of No. *123*  
*West 25* Street, being duly sworn, deposes and says

that on the *18* day of *March* in the year  
~~1880~~ at the City of New York, he was violently and feloniously assaulted and beaten by

*Edward Felan (now here)*  
*who cut and stabbed deponent*  
*on the face and under the left*  
*arm wounding deponents face*  
*and body with a knife at*  
*the time held in the hand*  
*of the said defendant*

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

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

Sworn to before me this *19* day } *James Carr*  
of *March* 18*80* }

*Marcus M. Stoughton* Police Justice.

0196

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edward Felan* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

*Edward Felan*

Question.—How old are you?

Answer.—

*Twenty Two years*

Question.—Where were you born?

Answer.—

*New York city*

Question.—Where do you live?

Answer.—

*228 7th Avenue*

Question.—What is your occupation?

Answer.—

*Clerk*

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*

*Edward Felan*

Taken before me, this

*19*

day of *March* 18*88*

*Maxwell D. Johnson*

Police Justice.

0197

11,265 304.

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Earl  
123 W 25th St

vs.

Edwards P. Egan  
Attorney

OFFENCE—Felonious Assault and Battery

Dated March 19 1880

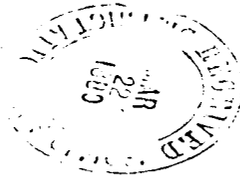
Magistrate.

Officer.

27

Clerk.

Witnesses.



Committed in default of \$ 1000 bail.

Bailed by Samuel Semm

No. Street.

0198

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 *Edward Delau*

late of the City of New York, in the County of New York, aforesaid, on the  
*eighteen* day of *March* in the year of our Lord  
one thousand eight hundred and *eighty* with force and arms, at the City and  
County aforesaid, in and upon the body of *James Carr*  
in the peace of the said people then and there being, feloniously did make an assault  
and *him* the said *James Carr*  
with a certain *knife*  
which the said

*Edward Delau*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound  
with intent *him* the said *James Carr*  
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 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 *Edward Delau*  
with force and arms, in and upon the body of the said *James Carr*  
then and there being, wilfully and feloniously did make an  
assault and *him* the said *James Carr*  
with a certain *knife* which the said

*Edward Delau* in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, wilfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously  
do bodily harm unto *him* the said *James Carr*  
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 afore-  
said, the said *Edward Delau*

with force and arms, in and upon the body of *James Carr*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *him* the said *James Carr*  
with a certain *knife*  
which the said

*Edward Delau* in *his* right  
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force as was likely to produce the death  
of *him* the said *James Carr* with intent *him* the

0199

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

FOURTH COUNT.

And the 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

*Edward Delau* with force and arms, in and upon the body of the said *James Carr* then and there being, wilfully and feloniously, did make another assault and *kill* the said *James Carr* with a certain *knife* which the said *Edward Delau* in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *kill* the said *James Carr* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

Part in April 6, 1888.  
made out.  
to M. J.

A True Bill.  
*John Sherman*  
Notary.

6011  
District Attorney.

BENJ. K. PHELPS,

*Edward Delau*

vs.  
*J*

THE PEOPLE

Felonious Assault and Battery.

Filed 31 day of March 1888  
Pleads not Guilty.

*Kutzing*

280

0200

BOX:

8

FOLDER:

103

DESCRIPTION:

Fineen, John H.

DATE:

03/31/80



103

0201

254

Counsel,  
Filed 31 day of March 1880

Pleas

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*John H. Finney*

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*John J. Spence*

Foreman.

Part No March 31, 1880

Wm. do. Elphinstone  
susps + dischd. Apr 5/80

*[Signature]*

0202

39 DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 155 North 7th

James S. Grinnell  
Street. Williamsburg

being duly sworn, deposes and says, that on the

28th day of March 1880

at the

City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from deponent's person the following property, viz.:

One silver watch of the  
value of Two 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 H. Hemen (now known as John H. Hemen) that while deponent was walking in North Street on the morning of said date said John snatched said watch from deponent's person and ran away. Said John was overtaken by Officer Lane who found said watch on the person of said John.

James S. Grinnell

Sworn before me this 28th day of March 1880  
Police Justice.

0203

3d 204

DISTRICT POLICE COURT.

THE PEOPLE, &c

ON THE COMPLAINT OF

*James S. Jensen*  
155 North 7th St. - Williamsburg  
Va.

*John H. Jensen*

AFFIDAVIT - Larceny.

DATED *March 28* 18*80*

*Smith* MAGISTRATE.

*Loane* OFFICER

*W. Price*

WITNESSES:

*Officer Loane*

*W. Price*



DISPOSITION

*Car*

0204

Police Court—Third District.

CITY AND COUNTY OF NEW YORK.

*John H. Fineran*

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.—*John H. Fineran*

Question.—How old are you?

Answer.—*28 years*

Question.—Where were you born?

Answer.—*N. Y.*

Question.—Where do you live?

Answer.—*217 Ave A.*

Question.—What is your occupation?

Answer.—*Teamster*

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

Answer.—*I am not guilty*

*John H. Fineran*  
*maul*

*John H. Fineran*  
*217 Ave A.*

0205

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 *John H. Finnan*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twenty eighth* day of *March* 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 watch of the value of two dollars*  
*of the goods chattels and personal property of*  
*one James S. Grinnell, on the person of the*  
*said James S. Grinnell then and there being*  
*found, from the person of the said James*  
*S. Grinnell*

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

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

0206

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

That the said

*John N. Finew*

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 two dollars —*

of the goods, chattels, and personal property of the said *James P. Grinnell*

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

*James P. Grinnell*

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

*John N. Finew*

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.

**BENJAMIN K. PHELPS, District Attorney.**

0207

**BOX:**

8

**FOLDER:**

103

**DESCRIPTION:**

Finley, Thomas

**DATE:**

03/18/80



103

0208

127

Counsel,  
Filed 10 day of March 1880  
Pleas of Guilty

THE PEOPLE  
vs.  
Thomas L. Inley  
Lauany, and Receiving Stolen Goods.

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
D. M. Pennington  
Foreman.

Printed March 19, 1880  
Pleas of G.L.  
S.P. One year.

0209

FORM 112

Police Court—Third District.

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

*William W Beebe*

of No. *102 Broad* Street, being duly sworn, deposes

and says that on the *11<sup>th</sup>* day of *March* 18 *90*

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 viz:

*Seventy Iron chairs*

of the value of

*Thirty Five*

Dollars

the property of

*the National Freight and  
Lighterage Company*

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 Finley* (now he)

*deponent was informed by Officer de Carnier that on said night he said officer was in a boat upon the North River and there ~~deponent~~ saw said officer saw said Finley and another person in a boat upon said river that said officer there and then ordered said boat to halt that then said Finley and said another person jumped into the river that then ~~deponent~~ seized said boat and found the above property therein, that property similar to the above was unloaded by*

*deposed*

*deponent, before me this 11th*

Police Justice.

0210

The Steamship Italy at Liverpool City  
that when said officer passed  
said boat was immediately opposite  
to where said ship was unloading

Sworn to before me  
this 13 March 1880

*[Signature]*  
Police Justice

*[Signature]*

Cats in County of New York ss

Thomas de Cornuick Lewis  
sworn says that he is an officer  
attached to the 24<sup>th</sup> Precinct  
that he knows the contents of the  
written affidavits ~~numbered~~ so much of the  
same as relates to defendant is true

Sworn to before me

this 13 March 1880

*[Signature]* Thos. M. Cornuick

*[Signature]*  
Police Justice

0211

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

*Thomas Finley* 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 Finley*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *35 Hudson St.*

Question. What is your occupation?

Answer. *Longshoreman*

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

Answer. *I am not guilty*

*Thomas Finley*

*[Signature]*  
Taken before me, this *17* day of *April* 18 *80*  
POLICE JUSTICE.

0212

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*William W Beebe*  
*102 Broad St*

*Thomas Finley*

AFFIDAVIT—LARCENY.

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 *March 13<sup>th</sup>* 18*82*

*Smith* Magistrate.

*McCormick* Officer.

*W. P. Peacock* Clerk.

Witnesses

*Jame Cornebin*  
*113 Chestnut St*  
*Officer de Cormick*  
*113 Chestnut St*  
*W. P. Peacock*

*1000*

SO ASSISTANT

Sessions

Received at Dist. Att'y's Office,

*Ex March 15 880-11 am*

0213

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 Finley

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

*Seventy* chairs of the value of *fifty*  
*cents* each

*seven hundred pounds* of iron of the  
value of *five cents* each pound

*Seventy* chairs of the kind commonly  
known as *Rail Road track* chairs of  
the value of *fifty cents* each

of the goods, chattels, and personal property of *The National Freight*  
*and Lighterage 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.

0214

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

That the said

Thomas Finley

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,

seventy chairs of the value of fifty cents each -  
seven hundred pounds of iron of the value of five cents each pound -  
seventy chairs of the kind commonly known as Rail Road track chairs of the value of fifty cents each -

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

*The National Freight and Lighterage Company*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

*The National Freight and Lighterage Company*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Thomas Finley

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.

BENJAMIN K. PHELPS, District Attorney.

02 15

BOX:

8

FOLDER:

103

DESCRIPTION:

Flynn, Patrick

DATE:

03/05/80



103

0216

48

C. J. Hall

Counsel,

Trial,

Filed 5 day of March 1880

Pleads

*L. G. Green*

THE PEOPLE

vs.

*Patrick Flynn*

Beating—Homicide of the Degree of Murder, first Degree.

BENJ. K. PHELPS,

District Attorney.

*The Appl*

A True Bill.

*L. G. Green*

Foreman.

*Part for April 7, 1880*

*Pleads to manslaughter*

*L. G. Green*

*admitted by same Taylor  
15-1 July 81  
same by way of 2-1-1880*



0218

but I have heard her make threats to him. One day when I was in her apartments she said (but not in his presence) that he accused her of spending money badly for drink, and she said "I will have it, and I will be the death of him yet" I was told that the prisoner was arrested on this day which was about two weeks before the homicide, for quarreling with his wife and sent to the Island; I do not know that, but I do know that he was absent until the 19th when he returned. The deceased was drunk ~~was~~ all the time or most all the time. Ever time I saw her she was under the influence of liquor. The deceased never drank, only the day he came from the Island he was intoxicated. He came home about one o'clock. He made the remark to me when I asked him how his wife was, "She would be a good woman if she would leave liquor alone." About 10 o'clock a. m. 19th Feb'y who I supposed was the wife of the deceased enter her apartments. I never saw her again until she was carried out. I could not say whether she was drunk or sober when she went in at this time. The prisoner reached the apartments the day in question between 12 & 1. I saw him going up stairs and heard him enter his apartments. He walked heavily and slow and I inferred that he was drunk. He generally walked brisk. After he entered I heard footsteps in their apartments and I could hear two voices speaking; I could not say whether they were angry or pleasant. The prisoner then came out on the perch and said "Where are my clothes, where are my pawn tickets?" I was changing clothes from the window at the time, and I saw he was intoxicated. He had the appearance of a drunken man and spoke excitedly.

0219

He then entered his room, and they began to quarrel, loud talking—he talked in a loud and angry voice; her voice was raised and I could hear her say "No." That is all I heard her say. Then they would stop for a little while and renew the quarreling again, and this continued from two to three hours. During this quarreling he came out and knocked two or three times at my door; he had what appeared to be pawn tickets in his hand, and he said, "Please tell me which my hat, my coat and my clothes." I said, "Go home and be quiet." Just then the police officer ascended the stairs, arrested him, and went into his apartments. I think the prisoner said to the officer that he had not been doing anything. I did not see the deceased dead. The prisoner drove a coal cart, and provided for the deceased amply. She was in the habit of pawning her clothes.

M a r y B r e n d a I 338 West 39th St. front house,  
first floor, from which I could <sup>see</sup> into the apartments of the ~~pr~~  
prisoner. The yard between the front and rear house is about  
15 or 20 feet across; her room was one floor above mine.  
I never spoke to either the prisoner or deceased. I have  
heard them use hard words to each other before the occasion  
in question. On February 19th about a quarter to one I  
saw the prisoner go up stairs into his apartments; he was  
then drunk. As soon as he entered his room at this time, I  
heard Mr. Flynn hollering to some one inside, which continued un-  
til between two and three o'clock, when she came out on the porch  
followed by the prisoner who took her by the arm and pulled

0220

her back into the room; he had a piece of wood in his hand about two feet long and quite broad. When he got her inside he held her with the left hand and with the right struck her on the left with the stick. Then he closed the door. I saw this through the window of his apartment. After this the deceased ran out and sat down on the stoop, then Mr. Flynn came out and caught a hold of her and pulled her into the room, and while he was pulling her into the room he was kicking her. When the woman got into the room I ran to the station house. When the deceased came out on the porch and sat on the step, her face was covered with blood. The stick was about two feet long, three inches broad and half an inch thick. The officer returned and arrested Flynn. I didn't see the deceased. I never saw the deceased and the prisoner very much, and I never saw them drunk before. I never heard them quarrel before this. The prisoner struck the deceased with the stick four or five times. When he was striking her she did not make any noise or strike back. When he came out and took her in, the deceased made no effort to resist. before he was locked up ten days before the homicide, I heard them quarreling two or three times.

Mary L o r e n z      34e West 39th St. Front house, first floor through. I am the owner of both the rear and front house. The prisoner and deceased were tenants of mine. Many times I heard quarreling between them, and the prisoner told me that she would not have his meals ready when he came home. I know the deceased was away from his home ten days before prior to this homicide. Never saw prisoner drunk before the

0221

day of this homicide February 19th. She was drunk nearly every day. The first I knew of this occurrence was when the prisoner came out on the stoop and said "Where is my clothes, where is my pawn tickets" I hoaled to him, "Mr. Flynn, don't make so much noise. Look for your pawn tickets." Then he went in and came out again with the pawn tickets in his hand. Then I went for the police. I didn't hear or see anything more. I saw the deceased dead.

Thomas Jacques 20th precinct.

I understand that officer Fredericks of my precinct arrested the prisoner about ten days before this trouble. Two women came to the station house and told me there was some trouble at 340 West 29th St. This was bet. 3 & 4 p.m. I went around and as I went into the hall-way leading into the rear building, Mrs. Lorenz said "There he is"; he was then on the little balcony two flights up knocking at Mrs. Taylor's door. I asked him what was the matter, he said his wife was drunk. I said "Come in till we see". He didn't appear to me to be intoxicated. He said that he had had a few drinks and that he had not eaten anything that morning and that the liquor had more of an effect upon him. His wife was sitting on a chair, her head against the wall, her dress open to the waist, each side of her face bruised and bloody, her two hands bloody, a cut under her chin and a couple of cuts on the top of her head. I could not tell whether she was dead or not. There was such a rank smell in the apartments that I could not tell whether there was a smell of

0222

liquor there or not. I asked him what he beat his wife for. He said he didn't beat her, that she fell around the house and hurt herself that way. I took him to the station house. In the station house he said that his wife was drunk, that she pawned his clothes, and said "There is five pawn tickets that she gave me when I came home". He denied that he struck her and said that she fell on the bedstead and broke it down. I returned to the house of the deceased, she was in the same position, the surgeon who was there said she was dead, the ambulance came, the surgeon and I took hold of her and laid her on the floor. She was taken to the morgue. The next morning the prisoner asked me why he was not brought to Court, and I told him that his wife was not ready to appear against him yet, and he said "And I guess she wont."

0223

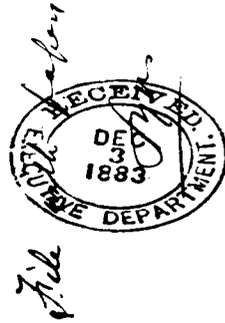
Therese Reinson  
7. Geo Sparks  
Clerk. N.Y. General  
Depot

PS

The People  
n.  
Patrick Flynn

Witnesses:

- 1. James Taylor
- 3. Mary Beudal
- 4. Mary Loreng
- 5. Mrs. Jacques



0224

**State of New York.**

Executive Chamber,

Albany, Oct 24 1883.

Sir: Application having been made to the Governor for the pardon of Patrick Flynn, who was sentenced on April 7 1880, in your County, for the crime of manslaughter for the term of 5 years and to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1879) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. It is also, please, to state the previous character of the convict. All business is respectfully requested

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

Very respectfully yours,

Samuel C. Clinton  
To Hon. John M. Nelson  
District Attorney, &c.

0225

examined  
Dec. 10. 1883  
J. H. Q.

0226

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office No. 40 E. Houston Street, in the 14<sup>th</sup> Ward of the City of New York, in the County of New York, this 1<sup>st</sup> day of March in the year of our Lord one thousand eight hundred and eighty before John H. Brady Coroner, of the City and County aforesaid, on view of the Body of Ellen Glynn

lying dead at 340 West 39<sup>th</sup> St. New York. Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Ellen Glynn came to her death, do, upon their Oaths and Affirmations, say: That the said Ellen Glynn came to her death by

injuries, the result of violence at the hands of her husband Patrick Glynn, at 340 West 39<sup>th</sup> St. New York, on the 19<sup>th</sup> day of February 1880.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

Jacob Martin
E. P. Clark
Jakob Gossony
Nedias Crieshammer
R. B. Boyd

John H. Brady
F. C. Hinton
Jacob Beck
J. E. Beckman

John H. Brady CORONER, S. S.

0227

The People of the State of New York, on the  
Complaint of

vs.

Patrick Flynn

List of Witnesses.

NAMES.

RESIDENCE.

Off Thomas Jaques ✓  
Mary Brindle ✓  
Mary Lonn ✓  
Jake Taylor ✓  
M. G. Raefli m.d.

20<sup>th</sup> Police Prec  
358 west 39<sup>th</sup> St  
340 " 34<sup>th</sup> St  
340 " " "  
Common Office

0228

Coroner's Office.

TESTIMONY.

Thomas Jaques, being sworn says: I am an Officer of 20<sup>th</sup> Precinct. On the 19<sup>th</sup> day of February two ladies came to the stationhouse and reported that Patrick Glynn, 340 4. 39<sup>th</sup> St. East, was beating his wife. I was sent to investigate. Glynn was just coming out of his own apartment. I asked him what was the matter. He answered nothing. I went in and found a woman sitting on a chair, her face covered with blood. I took the man to the stationhouse and reported to the Sergeant. He sent for an ambulance on arrival of which the ambulance Surgeon pronounced her dead. I did not see the prisoner strike the woman neither did he state that he did strike her. In a jury trial prisoner denied on his way to stationhouse that he had struck her at all but said that she was drunk and fell.

Thomas Jaques

Mary Brindel, being sworn, says: I reside at 338 West 39<sup>th</sup> St. front house. I live right over the store. On the 19<sup>th</sup> February at 12.45 P.M. I saw the prisoner Patrick Glynn, come home very drunk. Heard loud noise in Glynn's apartment after he had reached it. At about 2.30 P.M. I saw Mrs. Glynn attempt to leave her room. He appeared in the doorway with a stick in his hands. He pulled her back into their apartment and hit her over the head several times.

Taken before me

this 1<sup>st</sup> day of March

1880

John W. Brady

CORONER

0229

(2)

## Coroner's Office.

## TESTIMONY.

He hit her four or five times and then shut the door. She afterwards, about an half hour after, came out again and sat on the stairs. She was then bleeding very much. He came out again and kicked her back into the room. I then went to the stationhouse and reported all I had seen. This was probably 4 P.M. Mrs. Flynn was screaming loudly while he hit her. As a juror I have seen him beat her before, but have heard quarrelling in their rooms. Never spoke to either Mrs. Flynn at the prison but know both by sight.

Maxim Linnel

Mary Linnel, being sworn, says: I reside at 340 N. 39<sup>th</sup> St. and the stairs. I am the owner of the house. Flynn lived in my house for three months. I never know him to be drunk except on February 19<sup>th</sup> 1880. My little daughter called me home from 9<sup>th</sup> Avenue, where I was making some purchases, saying that the Flynn's were fighting. On reaching home I saw Mr. Flynn, who was drunk, out on the stoop calling out: Where are my clothes and where are the pawn-tickets. Heard Mrs. Flynn answer that they were in the shoes. I then called out to Mr. Flynn to make less noise. He said nothing but went into his apartment. This was at about 3 P.M. I did not see him strike or kick her.

Taken before me  
this 1<sup>st</sup> day of March 1880

John H. Brady  
CORONER.

0230

3.

Coroner's Office.

TESTIMONY.

I only heard the noise as I was in the front of the house attending to my sick daughter. Mrs. Brindell and myself went to stationhouse. Mrs. Flynn was drunk every day during her residence in my house.

Dea Will Crossley

Jane Taylor, being sworn, says. I reside at 340 W. 39<sup>th</sup> St. near, adjoining the apartments of the Flynn's. Knows both Mr. Flynn came home drunk on February 19<sup>th</sup> in the early afternoon. After he had reached his apartment heard them scold and talk loudly. This being an unusual occurrence I paid little attention to it. Saw Flynn on the stoop when the landlady called to him to make less noise. Heard him call for his ~~stap~~ clothes. Afterwards he came out with pawn-tickets in his hand. He knocked at my door to ascertain which were the tickets for his clothes. I advised him to consult a pawnbroker who could give him all the information. Did not see Flynn strike or kick his wife, nor did I hear as much noise as I had heard on former occasions. Know Mrs. Flynn to be a confirmed inebriate. Did not see Mrs. Flynn on the day in question after Flynn's return. Officers told me that she was dead.

Jane Taylor.

Taken before me  
this 1<sup>st</sup> day of March

1880

John W. Brady

CORONER.

0231

Coroner's Office.

TESTIMONY.

M. S. Rumpf, M.D. being sworn, says: I have made an autopsy on the body of Ellen Glynn at the Morgue on the 21<sup>st</sup> day of February 1880.

Externally I found a swell bruise on right breast, one just in front of left ear and one at angle of right lower jaw-bone; contused wound over right eye cutting through to bone, and one less deep over left eyebrow; swell contusion on right cheek and five less extensive bruises over various parts of the face. On left side of lower jaw-bone a contused wound, two inches in length, was found with the ~~bone~~ bone exposed, and extending from the chin backwards toward the angle of jaw-bone. Behind left ear contused wound, one inch long. Large contusion on top of head a little to the right of median line. Contused wound,  $1\frac{1}{2}$  inch long, on back of head. Numerous slight bruises are found on chest, face and head. Right arm was found severely contused at elbow, forearm and hand. Abrasions of skin are seen on right and left side of chest. Slighter contusions are sprinkled all over left arm and hand. Swell contusion over left knee and outer surface of right knee. Abrasions are found on back, right foot and shin-bone. On removing skull the brain is found normal. No fracture of skull. On left side of chest fractures of 4<sup>th</sup>, 5<sup>th</sup> and 8<sup>th</sup> ribs are discovered, fractured point of 4<sup>th</sup> rib perforating pleura and puncturing lung. Left lung somewhat collapsed. Pericardium dry. Heart and spleen normal. Liver and kidneys, fatty. Stomach gave evidence of chronic gastritis. - In my opinion death was caused by shock following injuries to head and spine, perforation of pleura and wounding of lung by fractured rib - all resulting from violence.

Taken before me

this 1<sup>st</sup> day of March

1880

John H. Brady

CORONER

M. S. Rumpf, M.D.

0232

Coroner's Office,

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Patrick Glynn* 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.— *Patrick Glynn*

Question.—How old are you?

Answer.— *40 years*

Question.—Where were you born?

Answer.— *Ireland*

Question.—Where do you live?

Answer.— *340 W 39<sup>th</sup> St.*

Question.—What is your occupation?

Answer.— *Cart driver*

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

*I have no statement to make.*

Taken before me, this 1<sup>st</sup> day of March 1880

*John H. Brady*

CORONER.

0233

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
38 Years. — Months. — Days.	Louisiana	340 West 39 <sup>th</sup> St.	Feb. 20 <sup>th</sup> 1880

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Ellen Ferguson

wholly it is found that she came to her Death by the hands of her

husband, John Ferguson.



Report taken on the 1<sup>st</sup> day

of March 1880

before

John H. Greary, Coroner.

Committed March 1. 1880

Deceased

Discharged

Date of death February 19, 1880

121-48 426 1880

0234

48 426 1880 13

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Ellen Glynn

whereby it is found that she came to her Death by the hands of her

husband *John Glynn*.



*2 April*

Inquest taken on the 1<sup>st</sup> day of March 1880 before

*John H. Conroy*, Coroner.

Committed March 1, 1880

Prayed

Discharged

Date of death *February 19, 1880*

MEMORANDUM.

AGE.	38 Years. — Months. — Days.
PLACE OF NATIVITY.	<i>London</i>
WHERE FOUND.	<i>340 Ave 89 St</i>
DATE When Reported.	<i>Feb. 20 80</i>

0235

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

*Patrick Flynn*

late of the *Twenty second* Ward of the City of New York, in the County of New York, aforesaid, on the *Seventeenth* day of *February* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *at* the Ward, City and County aforesaid, with force and arms, in and upon one

*Ellen Flynn*

in the peace of the People of the State then and there being, wilfully, feloniously, and with a ~~deliberate and premeditated design~~ <sup>intent</sup> to effect the death of *her* the said *Ellen Flynn* did make an assault.

And that he the said

*Patrick Flynn* *her*

the said *Ellen Flynn*

with a certain *piece of wood*

which he the said *Patrick Flynn*

in his right hand then and there had and held *her* the said *Ellen Flynn* in and upon the *head*

of *her* the said *Ellen Flynn* then and there wilfully, feloniously, and with a ~~deliberate and premeditated design~~ <sup>intent</sup> to effect the death of *her* the said *Ellen Flynn* did strike, stab, cut and wound, giving unto *her* the said *Ellen Flynn* then and there with the *piece of wood*

aforesaid, in and upon *the head*

of *her* the said *Ellen Flynn* one mortal wound of the breadth of *Two* inches and of the depth of *Two* inches of which said mortal wound *she* the said *Ellen Flynn*

~~at the Ward, City, and County aforesaid, from the day first aforesaid, in the year aforesaid, until the~~ *then and there died*

~~in the same year aforesaid, did languish, and languishing, did live, and on which~~

~~in the year aforesaid, she said~~ *at the Ward, City and County aforesaid of the said mortal wound did die.*

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said *Patrick Flynn* *her*

the said *Ellen Flynn* in the manner and form, and by the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the year aforesaid, wilfully, feloniously, and with a ~~deliberate and premeditated design~~ <sup>intent</sup> to effect the death of *her* the said *Ellen Flynn* <sup>intentionally</sup> did kill and murder 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.

0236

~~CITY AND COUNTY~~  
~~OF NEW YORK,~~ }

And THE JURORS <sup>aforesaid</sup> ~~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, ~~aforesaid,~~ do give the present.

That Patrick Flynn

late of the City of New York, in the County of New York, aforesaid, on the  
~~Monday~~ <sup>the</sup> day of *February* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ <sup>Eighty</sup> with force and arms, at the City and  
County aforesaid, in and upon the body of *Ellen Flynn*  
in the peace of the said people then and there being, feloniously, wilfully and with ~~deliberate and premeditated design~~  
<sup>intent</sup> to effect the death of *her*  
the said *Ellen Flynn* did make an  
assault, and that *he* the said *Patrick Flynn*  
then and there feloniously, wilfully, and with ~~deliberate and premeditated design~~  
<sup>intent</sup> to effect the death of *her* the said  
*Ellen Flynn* did with great  
force and violence pull, push, cast and throw the said *Ellen Flynn*  
down unto and upon the ground then and there, and that the said *Patrick*  
*Flynn* with both the hands and feet of *him* the said  
*Patrick Flynn* then and there, and whilst the  
said *Ellen Flynn* was so lying and being upon the ground,  
*her* the said *Ellen Flynn* in and upon the neck,  
head, stomach, breast, belly, back, and sides of *her* the said *Ellen Flynn*  
then and there feloniously, wilfully, and with ~~deliberate and premeditated design~~  
<sup>intent</sup> to effect the death of *her* the said *Ellen Flynn* divers times, with great  
force and violence, did choke, strike, beat and kick, and that the said *Patrick*  
*Flynn* with both the hands, feet and knees of  
*him* the said *Patrick Flynn*  
and whilst the said *Ellen Flynn* was so lying  
and being upon the ground as aforesaid, *her* the said *Ellen*  
*Flynn* in and upon the neck, breast, belly, head, stomach, and  
sides of *her* the said *Ellen Flynn* then and there  
feloniously, wilfully, and with ~~deliberate and premeditated design~~  
<sup>intent</sup> to effect the death  
of *her* the said *Ellen Flynn* did with great force and  
violence, choke, strike, push, press and squeeze, giving to the said *Ellen Flynn*  
then and there, as well by the choking, pulling, pushing, casting and  
throwing of *her* the said *Ellen Flynn* down  
unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick  
ing of *her* the said *Ellen Flynn* whilst he was so  
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,  
breast, belly, back and sides of *her* the said *Ellen Flynn*

0237

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of  
~~her~~ the said *Ellen Flynn* whilst ~~she~~, the said  
*Ellen Flynn* was so lying and being upon the ground as aforesaid,  
in and upon the neck, head, belly, breast, back, stomach, and sides of ~~her~~  
the said *Ellen Flynn* with the hands, knees, and feet of ~~him~~  
~~the said~~ *Patrick's Flynn*  
in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the  
neck, head, belly, breast, stomach, and sides of ~~her~~ the said *Ellen*  
*Flynn* of which said several mortal bruises, lacerations, and  
wounds the said *Ellen Flynn* ~~from the said~~ ~~she~~  
~~and there~~ ~~she~~ ~~day~~ ~~died~~ until the  
~~day of~~ ~~in the same year, in the said Ward,~~  
~~City and County last mentioned, did languish, and languishing did live; on which last-~~  
~~mentioned day the said~~

~~of the said several mortal bruises, lacerations, and wounds, then~~  
~~and there~~ ~~died~~; and so the jurors aforesaid, upon their oath aforesaid, do say that the  
said *Patrick's Flynn* ~~her~~ the said *Ellen*  
*Flynn* in manner and form and by the means aforesaid, felo-  
niously, wilfully, and with ~~deliberate and premeditated~~ <sup>intent</sup> design to effect the death of  
~~her~~ the said *Ellen Flynn*  
<sup>intentionally</sup> did kill and murder, against the peace of the people of the State of New York and  
their dignity,

BENJ. K. PHELPS, District Attorney.

0238

**BOX:**

8

**FOLDER:**

103

**DESCRIPTION:**

Friedmann, Annie

**DATE:**

03/25/80



103

0239

210

Counsel,  
Filed 25 day of March 1880

Pleads

THE PEOPLE

vs.

I

Annie Friedman

Indictment—Larceny

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Wm. H. ...*

Foreman.

Part in March 20, 1880

Heads guilty.

Pen: One year.

0240

Police Court—Third District.

CITY AND COUNTY  
OF NEW YORK,

*Alice Friedman* 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.—*Alice Friedman*

Question.—How old are you?

Answer.—*Twenty*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*160 Prince Street*

Question.—What is your occupation?

Answer.—*I work up pictures, picture frames.*

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

Answer.—*I have nothing to say. I am guilty.*  
*Amie Friedman*

Taken before me, this

*7/1* day of *March* 189*8*

Police Justice.

*J. M. Patterson*

0241

3<sup>rd</sup> DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss.

of No. 541, E. 5<sup>th</sup> Street Josephine Stolsky

being duly sworn, deposes and says, that on the 6<sup>th</sup> day of March 1880  
at the ~~above premises~~ 17<sup>th</sup> 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 and gold Chain  
five gold rings one <sup>small</sup> earrings one gold stud  
with blue stone. One shawl. All of the value of  
One hundred and thirty dollars.

the property of this deponent and Anthony Stolsky her 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 Annie Friedman (untrue).

for the reason that she ~~did not~~ saw it at 10 o'clock on the  
morning of the 6<sup>th</sup> inst. deponent placed the aforementioned  
property in the wardrobe in deponent's room. That on or about  
six o'clock of the same day deponent discovered that the  
aforementioned property had been taken stolen and carried away.  
That the said Annie being then in the <sup>house of</sup> deponent  
as a boarder suddenly left the house  
and has not since returned. That deponent had reason  
to believe that the said Annie had taken the same and

Subscribed and sworn to before me this 17<sup>th</sup> day of March 1880  
at New York City  
[Signature]

0242

Carried away the ammunition property. That defendant thereupon  
 reported the barney at the 17<sup>th</sup> Precinct Police Station.  
 That the said Amice was arrested by officer Michael  
 O'Brien on the evening of the 20<sup>th</sup> inst and has since informed  
 to this defendant that the the said Amice took place and  
 carried away the ammunition property and pawned the  
 same with a certain pawnbroker on the Bowery.  
 sworn to before me this 21<sup>st</sup> day  
 of March 1880  
 J. M. Patterson  
 Deponent & Golsky  
 made

2103-1  
 District Police Court  
 THE PEOPLE, &c.  
 ON THE COMPLAINT OF  
 Michael Golsky  
 541 vs  
 Amice Friedman  
 RECEIVED  
 DATED March 22<sup>nd</sup> 1880  
 J. M. Patterson  
 MAGISTRATE.  
 J. M. Patterson  
 OFFICER  
 WITNESSES:  
 Michael O'Brien,  
 17<sup>th</sup> Precinct Station  
 Robert Kalmus  
 Bowery, 353 Bowery  
 DISPOSITION  
 \$1000. To Am.  
 Amice Friedman  
 Conced

0243

CITY AND COUNTY } ss.  
OF NEW YORK.

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

That

*Annie Friedmann*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *sixth* day of *March* 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 watch of the value of fifty dollars -*  
*One chair of the value of twenty dollars -*  
*Five rings of the value of five dollars*  
*each -*

*Two earrings of the value of two dollars*  
*and fifty cents each -*

*One button (of the kind commonly called*  
*a stud) of the value of ten dollars*

*One shawl of the value of twenty*  
*dollars -*

of the goods, chattels and personal property of one

*Josephine Stolsky*

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.

**BENJ. K. PHELPS, District Attorney.**

0244

BOX:

8

FOLDER:

103

DESCRIPTION:

Frost, Thomas

DATE:

03/31/80



103

0245

270

Counsel  
124 Bond  
Filed 31 day of March 1880  
Pleads Not Guilty

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Thomas Froch

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*D. W. Sperry*  
Foreman.

Part in April 5, 1880.

*J. J. ...*

0246

Police Court—Third District

CITY AND COUNTY OF NEW YORK, ss.

*Thomas Frost* 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.—*Thomas Frost*

Question.—How old are you?

Answer.—*33 Years*

Question.—Where were you born?

Answer.—*Ireland*

Question.—Where do you live?

Answer.—*250 1/2 1st Avenue Greenwich St*

Question.—What is your occupation?

Answer.—*Ice Dealer*

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

Answer.—*I am not guilty*

*Thomas Frost*

*Taken before me, this 25th day of March 1882*  
*Wm. W. [Signature]*  
Police Justice

0247

3<sup>rd</sup> DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

James Martin

of No. 207 Kent St. Green Point Street

being duly sworn, deposes and says, that on the 18<sup>th</sup> day of March 1880

at the Shady Side Bull Ferry, State of New Jersey ~~City of New York,~~

in the ~~County of New York,~~ State of New Jersey, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz.: a quantity of rope and blocks belonging to the lighter "J. Downing" all of the value of forty dollars

the property of Charly C. Burke and Charly Pratt in charge of this department as Captain of the "J. Downing"

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 Frost (now here)

for the reason that deponent is informed by Patrick Lawlor of the 24<sup>th</sup> District Police that he found the above mentioned property in the possession of the accused, in the act of carrying away the said property in a boat at the Hob. Kettle river. Deponent identifies said property as the same hereinabove mentioned, taken from the lighter "J. Downing" at Shady Side Bull's Ferry in the State of New Jersey. That the said property was taken stolen and carried away by the accused

and brought into the State of New York as herein appears. Whom from this deponent charges the accused with taking, stealing and carrying away by hereinabove appears the above mentioned property. James Martin

Sworn before me this 19<sup>th</sup> day of March 1880  
Police Justice.

0248

State and County of New York vs Patrick Lawlor of the City of New York 24<sup>th</sup> Precinct Police being duly sworn deposes and says that on the 24<sup>th</sup> day of March 1880 he arrested Thomas Frost nowhere in the act of carrying away a quantity of ropes and blocks on the information of James Martin who identifies said property as the property of Charles C Burke and Charles Pratt feloniously taken and stolen from the lighter "J Downing" at Shady Side Bull's Ferry in the State of New Jersey and brought into the State of New York in violation of the Statutes of said State in such cases made and provided.

Patrick Lawlor

Sworn to before me this 25<sup>th</sup> March 1880

John J. Matrice

~~Patrick Lawlor~~

270  
130d

DISTRICT POLICE COURT.

THE PEOPLE, &c. 375

ON THE COMPLAINT OF

James Martin  
207 West 24<sup>th</sup> Street  
N.Y.C.

Thomas Frost

APR 2 1880

DATED 3/25 1880

Emmett MAGISTRATE.

Lawlor 24 OFFICER

WITNESSES:

DISPOSITION \$500 to am G.S.

RECEIVED  
MAR 29 1880  
DISTRICT ATT.

0249

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 Frost*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*Eighteenth* — day of *March* — in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,  
with force and arms,

*Four hundred pounds of rope of the value of  
ten cents each pound —————  
Forty blocks of the value of one dollar each*

of the goods, chattels, and personal property of one *Charles E Burns* —  
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.

0250

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

That the said

*Thomas Froeh*

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,

*Four hundred pounds of rope of the value of ten cents each pound* \_\_\_\_\_

*Forty pieces of the value of one dollar each*  
*Blow* \_\_\_\_\_

of the goods, chattels, and personal property of the said *Charles C Burke*

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

*Charles C Burke* \_\_\_\_\_

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

*Thomas Froeh* \_\_\_\_\_

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.

**BENJAMIN K. PHELPS, District Attorney.**

0252

**BOX:**

8

**FOLDER:**

104

**DESCRIPTION:**

Geraghty, Frances

**DATE:**

03/18/80



104

0253

Day of Trial

Counsel,

Filed *W. J. G. J. 1878*

Pleads, *Not Guilty 9*

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

*F*

*Francis Seraphy*

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

*D. M. J. J. J.*  
Foreman.

Part in March 19, 1880  
filed in PL  
Per: *S. J. M.*

0254

**Police Office, First District.**

City and County }  
of New York, } ss.:

*Patrick Hulton*

of No. *69 Baxter* Street, being duly sworn,

deposes and says, that the premises No. *16 Franklin*

Street, *6<sup>th</sup>* Ward, in the City and County aforesaid, the said being a *Store*

and which was occupied by deponent as a store for the sale of *Lemons*  
*and Oranges* were **BURGLARIOUSLY**

entered by means of forcibly taking off a shutter *and*  
breaking the sash and six panes of  
glass of the door of the basement leading  
into said premises  
on the *night* of the *14<sup>th</sup>* day of *March* 18*80*  
and the following property, feloniously taken, stolen and carried away, viz.:

*One box containing about three*  
*hundred Lemons of the value*  
*of Four dollars <sup>and</sup> seventy five*  
*cents*

the property of deponent

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

*Francis Guahy (now here)*

for the reasons following, to wit: That deponent is informed  
by officer *O. Reilly* that he found  
said property in the possession  
of said *Guahy* in the hallway  
No. *2 Franklin Street* in said City  
*Patrick Hulton*

*Sworn to before me this*  
*15. day of March 1880*  
*P. M. [Signature]*  
*Police Justice*

0255

City <sup>and</sup> County of }  
New York } ss

Bernard O. Rielly of the 14<sup>th</sup> Precinct  
Police being duly sworn says that  
on the 15<sup>th</sup> day of March 1880 3 1/2  
a. m. he arrested Francis Grafty  
in the hallway of premises, No 2  
Franklin Street in said City with  
the property described in the within  
affidavit of Patrick Hutton in his  
possession

Bernard Rielly  
Sworn to before me  
this 15<sup>th</sup> day of March 1880  
M. W. M. Police Justice

0256

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Francis Guahly* 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. *Francis Geraghty*

Question. How old are you?

Answer. *29*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *47 Mott St*

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*

*Francis Geraghty*

Taken before me, this

*W. M. [Signature]*

*15* day of *March* 1880

POLICE JUSTICE.

0257

Form 66.

Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name,

Address,

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Sabrick Hulton*  
*69 Boston St.*

vs.  
*Francis Smalley*



*Bunglow*  
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

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *Mich 15* 1880

*BOJ. Buxby* Magistrate.

*ORully* 14 Officer.

Clerk.

Witnesses, *Bernard ORully*  
*14 Precinct Police*

\$ *2000* to answer

Sessions.

Received in Dist. Atty's Office,

0258

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 *Francis Maghty*

late of the *Sixth* Ward of the City of New York, in the County of  
New York aforesaid, on the *fourteenth* day of *March* in the  
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and  
arms, at the Ward, City and County aforesaid, the *Store* of

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

*Patrick Sullivan*  
then and there being, then and there feloniously and burglariously to steal, take and carry  
away, and

*Three hundred lemons of the value of*  
*One and one half cent each lemon*

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

*Patrick Sullivan*

so kept as aforesaid in the said *Store* then and there being, then and  
there feloniously did steal, take and carry away, against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York and their  
dignity.

0259

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

**That** the said

*Francis Beraghty*

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 lemons of the value of  
one and one half cent each lemon*

of the goods, chattels, and personal property of

*Patrick Kulton*

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

*Patrick Kulton*

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

*Francis Beraghty*

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.

**BENJAMIN K. PHELPS, District Attorney.**