

0463

BOX:

88

FOLDER:

963

DESCRIPTION:

Connors, Edward

DATE:

01/31/83



963

0464

Remo for
~~Can. Carmon.~~

Can. Carmon.

115 Carmon

Carmon City

of West.

Exp. of species

He says. He

Amers West. but.

Can. near American

by G. J.

F. J.

Remo to San Diego.

1/1

✓ 296

Day of Trial,

Counsel,

Filed

1883

Pleads

THE PEOPLE

21 King
63 Johnson

Edwards Carmon

20

BURGLARY—Third Degree,
NOTHING STOLEN.

JOHN McKEON,

District Attorney.

A True Bill.

E. Howard

Part 2 Feb 1, 1883

Foreman.

Pleas GUILTY

Feb 6, 1883

2, 4, 6 years & P

F. J.

Feb

0465

Police Court—First District.City and County } ss.:
of New York, }Herman Meierof No. 166 West Broadway Street, aged 30 years,
occupation Keeper of a Grocery store being duly sworn
deposes and says, that the premises No. 166 West Broadway
Street, Fifth Ward, in the City and County aforesaid, the said being aBrick Buildingand which was occupied ^{in part} by deponent as a grocery store for the sale
of groceries were BURGLARIOUSLY
entered by means of forcibly breaking an iron bar which held the shutter
on the show window and removing the same breaking a pane
of glass and entering thereinon the night of the 26 day of January 1883
^{attempted to be}
and the following property feloniously taken, stolen, and carried away, viz:A quantity of merchandise consisting of
groceries and other articles in all about the
value of Two thousand dollarsthe property of deponent and his copartnerand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away byEdward Connors (now here)for the reasons following, to wit; That at or about the hour of
four o'clock and forty five minutes ^{on the morning of the 27th} deponent entered
his store at said premises and found said defendant
behind the counter in said premisesWherefore deponent charges said defendant with
Burglariously entering the aforesaid premises and attempting
to take steal and carry away the aforesaid propertyHerman MeierSworn to before me this
27 day of January 1883
at New York City
Police Justice

0466

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Connors 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 Connors

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

England

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

Answer.

63 King St. nine months

Question. What is your business or profession?

Answer.

Shoemaker

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 Edward Connors

Taken before me this

day of

September

1887

at

New York

City

Police

Justice.

0467

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 Connor

guilty thereof, I order that he be held to answer the same and ~~he be admitted to bail in the sum of~~
~~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~~ *he legally discharged*

Dated 27 Jan'y 1883 Wm. A. Brown 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.

0468

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Meier

166 West 18th St
Edward Amos

1

2

3

4

Dated

21 January 1883

Magistrate.

M. J. Power

John J. Farley

Officer.

5 Precinct.

Witnesses

No.

John J. Farley
5th Precinct

Street.

No.

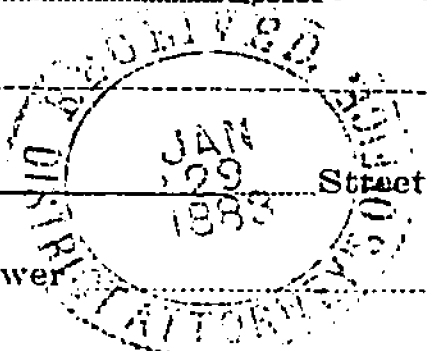
Street,

No.

Street,

\$

to answer



Can

0469

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Meier

166 West 12th St
Edward Amos

1 _____
2 _____
3 _____
4 _____

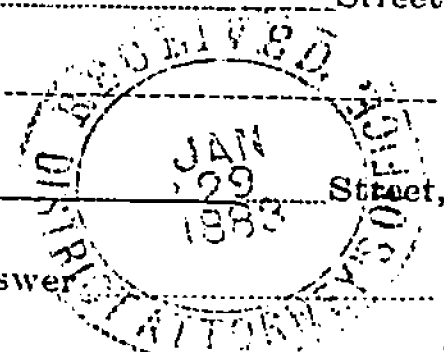
Dated 27 January 1883
M. J. Parker Magistrate.

John J. Farley Officer.
5 Precinct.

Witnesses John J. Farley
No. 5th Precinct Street.

No. _____ Street,

No. _____
\$ _____ to answer



Can

0470

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Rannors

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

Edward Rannors

of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *Edward Rannors*

late of the *5th* Ward of the City of New York, in the County of
New York aforesaid, on the *Monday* day of *January* in the year of our
Lord one thousand eight hundred and eighty *one* with force and arms, at the Ward, City and
County aforesaid, the *store* of

Bernam Meier

there situate, feloniously and burglariously did break into and enter the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of *Bernam Meier*

with intent the said
goods, merchandise and valuable things in the said *store* then and there
being then and there feloniously and burglariously to 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.

0471

BOX:

88

FOLDER:

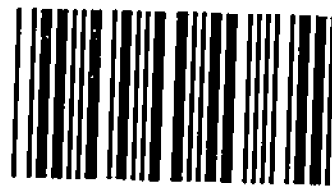
963

DESCRIPTION:

Connors, James

DATE:

01/18/83



963

The People
 vs
 James Connors } Court of General Sessions. Part I
 Indictment for burglary in the third degree and petty larceny. John Sullivan, sworn and examined, testified. Where do you live? No 15 Oak street.
 What is your business? Longshore man.
 What part of the house in No 15 Oak St. do you live in? On the first floor. Upon the 4th of January were your premises broken into?
 I don't know whether the room was broke into or not, but I know it was open when I got there. When I went up stairs my room was open. Did you close them when you went away?
 Yes sir. I get out sometimes between five and six in the morning. Did you lock up your place then? I am not sure whether I did or not. Do you mean to say you do not know whether you left them open when you left in the morning of the 4th of January or not? I left the room open several times. What kind of a place is it? It is a sort of a furnished room house. What time did you leave your place upon that morning? I could not say what time it was, it was either six or seven o'clock. Is that your signature (paper shown)? Yes sir. Do you recollect swearing to that deposition in the Magistrate's Office?
 Yes sir. Upon that occasion did you

0473

complain that you locked your place up at 11.30 in the morning and that you securely fastened the door? I disremember that. Do you recollect swearing upon that occasion that at 6.30 that you found the door of the side room broken open and that clothing - a blue cloth jacket and a pair of blue cloth pants of the value of twenty dollars were taken therefrom? I could not swear that they were taken or not. Did not the defendant acknowledge to you that he took them? Yes sir. I could not say that he forced the door open because I was not there to see. Did not you before the Police Justice swear that he acknowledged in open Court that he and another person forced open the door and stole from your room the property aforesaid, sworn to before Magistrate Power? Yes sir, I said that. Was not that true? I could not say whether it was or not. Do you mean to say that you do not know whether he made that admission to you or not? I disremember. Cross Examined. There was another man arrested with him? James McGrath. Were you drinking with these parties? No sir. Do you know the prisoner? Yes sir. How long have you known him? Twenty years. You lived in the same

house, didn't you? Yes sir. He lives in this very house? Yes sir. You have borrowed clothes off him and he has borrowed clothes off you? Yes sir. By the Court. Was anything broken about your place, locks or bars? Yes sir, the knob was off the door. The knob was off? Yes sir. Was it on when you went away? It was loose when I went away. William Hogan, sworn and examined, testified, By M. O'Byrne. Officer Hogan, what do you know about this matter? I know that this complainant and Sullivan came to the station house about eight o'clock. [Counsel: Don't say what he said.] By M. O'Byrne. In consequence of the complaint that was made what did you do? I went out and arrested James Conners. Did you bring Conners face to face with Sullivan? Yes sir. What did Sullivan say to Conners then? He asked him what he done it for. What he did what for? That he took his clothes for. What did Conners say? He did not make him any answer; he was drunk at the time. Who was drunk, Conners? Yes, Conners. He admitted afterwards though — What did he charge him with in his presence? He charged him with taking

his clothes. Anything else? Yes sir, he said he broke the door open. Conners did not deny it? No sir. Did you know anything about the clothing what become of it? Yes sir, I went and ascertained where he pawned them. Where who pawned them? Conners. I went to Simpson's the next day. They were closed up that night. Were the clothes recovered? Yes. Where are they? He had them on him on the stand. So he says.

John Sullivan recalled by Mr. O'Byrne. Are these the clothes on you that were stolen? Yes sir. Now why didn't you tell me that before? I did not know that you wanted to know. You got them back? Yes sir. Where he pawned them? Yes sir. [That closed the case for the people.] Counsel for the Defendant: I ask your Honor in regard to the charge of burglary that that may be dismissed from this case. [The Court: Yes, it is larceny or nothing. There is not sufficient evidence of burglary. He says sometimes he leaves his place open.] A juror was withdrawn and the defendant pleaded guilty to petty larceny. He was sent to the penitentiary for six months.

0476

Testimony in the
case of
James G. Linn
filed Jan.

1883.

0477

Police Court—1st District.City and County } ss.:
of New York, }of No. 15 Cherry Street, aged 26 years,occupation Longshoreman being duly sworndeposes and says, that the premises ~~is~~ Room No. 3, 1st floor of No. 15 OakStreet, Fourth Ward, in the City and County aforesaid, the said being a lodgingand dwelling houseand which was ^{in past} occupied by deponent as a place of abodewere BURGLARIOUSLY
entered by means of forcibly breaking the lock attachedto an inner door leading into deponent's said
room, with intent to commit a crime
thereinon the afternoon of the 14th day of January 1883

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

One blue cloth jacket and
pair of blue cloth pantaloons, together
of the value of Twenty dollarsthe property of this deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James Connors and James J. McGrath,
(both now here) Hugh Sullivan (not arrested)

for the reasons following, to wit:

That about the hour
of 11.30 O'clock A.M. of the said day
this deponent locked and securely fastened
the door aforesaid, and that at the said time
the property hereinbefore described was
contained in deponent's said room, and
from the further fact that about 6.30
O'clock P.M. of the same day deponent
found the said door of the said room
broken open and the said clothing taken

0478

Therefore: and from the further fact
that the said defendant, Connor
acknowledged, in open court, that he
and the other said defendants forced
open the said door and stole from
the said room the property aforesaid.
I now to before me this }
5th day of January 1883 } John Sullivan
M. J. Connor }
Police Justice.

0479

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

James Connors 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

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.

James Connors

Taken before me this

day of *May* 188*8*

Chas. J. Connors

Police Justice.

0480

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

James J. McGrath 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

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.

Myself, Connors and Sullivan were together - Connors got drunk and Sullivan and I carried Sullivan and put him in bed. After that, about half past one o'clock, I did not see Connors. The next thing I knew the officer came to my room and took me out. I am not guilty of the charge.

James J. McGrath

Taken before me this

day of *March* 188*8*

Edw. J. Conry

Police Justice.

0481

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

James J. M. Grath
guilty thereof, I order that ^{each} he be held to answer the same and ^{he} be admitted to bail in the sum of Twenty 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 January 5th 188 Wm. J. Grath 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.

0482

158
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Sullivan
125 West 1st St.

James Sullivan
125 West 1st St.

James Sullivan
125 West 1st St.

Dated January 1st 1893

Magistrate.

Officer.

Officer.

Witnesses

No. 1

No. 2

No. 3

No. 4

\$ 1000

to answer

Bill dismissed against
James M. Sullivan
Hugh Sullivan
against -
James M. Sullivan
125 West 1st St.

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0483

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Connors

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

James Connors

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said

James Connors

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *Fourth* day of *January* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

John Sullivan

there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~ he the said

James Connors

then and there intending to commit some crime therein, to wit : the goods, chattels and personal property of

John Sullivan

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

James Connors

of the CRIME OF ~~PEACE~~ LARCENY ~~IN THE SECOND DEGREE~~ committed as follows :

The said

James Connors

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

jacket of the value of twelve dollars, and one pair of trousers of the value of eight dollars

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

John Sullivan

in the said dwelling house 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.

JOHN McKEON, District Attorney.

0484

BOX:

88

FOLDER:

963

DESCRIPTION:

Conroy, Stephen

DATE:

01/03/83



963

0485

~~County of San Diego~~
J. J. Johnson
Wey Gussie
also for office
John M. Gussie
Lawrence Gussie
Capt. Regt.

Counsel,
Filed 3 day of Jan 1883
Pleads

11/10/10
THE PEOPLE
vs.
Stephen Connors
Grand Larceny, Second degree.

JOHN McKEON,
District Attorney.

A True Bill.

E. Howell
Part 2 Jan. 4. 1883
Foreman
L. P. Gussie Guilty
at 11/10/10

0486

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssof No. 55. 4. 127th Street

Emily S. Nanamoy

being duly sworn, deposes and says, that on the 22 day of December 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, and from her person

the following property, viz:

One pocket book of the value of one dollar. Containing bills and silver coins of the value of Seven Dollars. in all of the value of Eight⁷⁰/₁₀₀ Dollars.

the property of

deponent. (Single).

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 Stephen Courroy, now

present. That as deponent was in

the act of entering a car in Broadway near 4th Street, said defendant took said pocket book and contents from the pocket of the cloak worn by her at the time, and ran away. That deponent pursued him and saw him arrested in a stable, found the pocket book upon a pile of manure, and had the greater part of said money cow-celed in his shoe. And saw him deliver the same to the officer upon the demand of deponent.

Emily S. Nanamoy -

Sworn before me this

22nd day of December 1882

Police Justice.

0487

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Stephen Courroy 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. *Stephen Courroy*

Question. How old are you?

Answer. *17 years.*

Question. Where were you born?

Answer. *In New York City.*

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

Answer. *26 3-10 Avenue. 1 1/2 months.*

Question. What is your business or profession?

Answer. *I work in a paper factory.*

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 wanted some money to help my mother along.*

Stephen Courroy

Taken before me this *22*

day of *December*, 188*7*

William J. Board
Police Justice.

0488

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

Stephen Conroy
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 December 22^d 1882 J. Murray 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.

0489

Police Court--

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Emily S. McManis
by 55 N 712 St
Stephen Connor

1079
Officer
Magistrate

BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Dated *December 22* 188*2*

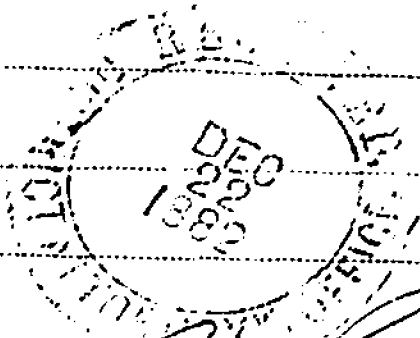
J. Henry Ford Magistrate.
John W. McDonnell Officer.
20 Bush Clerk.

Witnesses, _____
No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ *500* to answer *to answer*



0490

OFFICE OF
JAMES G. JOHNSON,
LATE
JOHNSON BROS. & Co.
No. 8 EAST 14th STREET.

New York, *June 6* 1883.

This certifies that
Patrick German worked
for us in the fall of 1881
and Spring of 1882. And we
found him strictly honest
and trustworthy.

J. G. Johnson
P. 8. 14 St.

0491

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Stephen Conway

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

Stephen Conway

of the crime of GRAND LARCENY, in the *second* degree, committed as follows:

The said

Stephen Conway

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

#7.20 three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

and one pocket watch

of the value of one dollar

of the goods, chattels, and personal property of one *Emily S. Hanaway* on the person of the said *Emily S. Hanaway* then and there being, from the person of the said *Emily S. Hanaway* then and there being, 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

0492

BOX:

88

FOLDER:

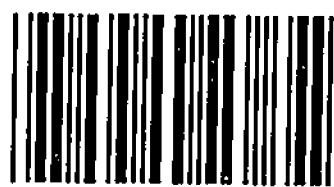
963

DESCRIPTION:

Conway, James

DATE:

01/23/83



963

0493

211808-102
2/17

Day of Trial

Counsel,

Filed 23 day of Aug 1883

Pleads Not guilty (vs.)

THE PEOPLE

for Hooked vs.

Violation of Excise Law.
Selling on Sunday.

B

James Danway

182 Hooked

JOHN McKEON,
District Attorney.

Ind + Convicted

A TRUE BILL.

E. H. Hall

Foreman.

50
Per to Lang.
RBC

0494

Police Court _____ District.

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

ss

James McGrath
of No. *the 6 Police Precinct*
of the City of New York, being duly sworn, deposes and says, that on *Sunday the 11th* day
of *June* 188*2*, in the City of New York, in the County of New York, at
premises No. *182 Hester* Street,
James Conway [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

WHEREFORE, deponent prays that said *James Conway*
may be arrested and dealt with according to law.

Suborn to before me, this *12* day
of *June* 188*2*

James McGrath

Bligh Garmon POLICE JUSTICE.

0495

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Conway 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

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.

Taken before me this

day of

188

George Chapman Police Justice.

0496

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of one
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 June 12 1882 Hugh Gardner Police Justice.

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

Dated 12 June 1882 Hugh Gardner 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.

0497

Bail in \$1000 pending
result of appeal ordered
by Judge Donohue.

Bailed by
Thomas Landrigan
554 Greenwich St.

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McGrath
6" vs. Street.
James Conway

Dated

June 12 1882
Gardner Magistrate.
James McGrath Officer.
6 Treiner Clerk.

Witnesses,

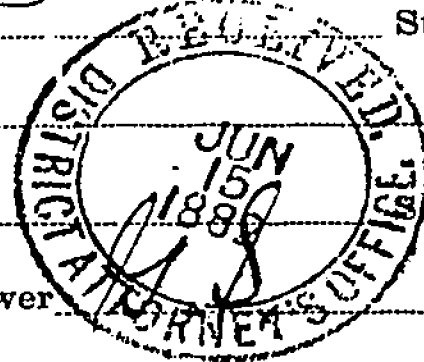
No. Street,

No. Street,

No. Street,

\$ 100 to answer

Bailed



0498

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Conway

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

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows:

The said *James Conway*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *June* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to certain other~~ persons whose names are to the Grand Jury 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.

0499

Court of General Sessions of the Peace

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

AGAINST

Second Count:

And **The Grand Jury** aforesaid by this indictment,
accuse the said James Conway

of the CRIME OF Giving Away Spirituous Liquors
on Sunday, committed as follows:

The said James Conway

late of the First Ward of the City of New York, in the County of
New York aforesaid, on the eleventh day of June in the year
of our Lord one thousand eight hundred and eighty two, at the Ward,
City and County aforesaid, the same being the first day of the week, commonly called and
known as Sunday, with force and arms, certain strong and spirituous liquors and certain
wines, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand
Jury aforesaid unknown, unlawfully did give away as a beverage to

and to certain other persons whose names are to the Grand Jury 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.

JOHN McKEON, District Attorney.

0500

BOX:

88

FOLDER:

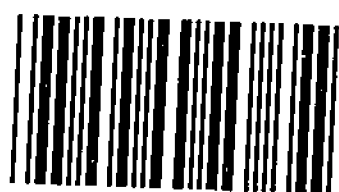
963

DESCRIPTION:

Coughlin, William

DATE:

01/11/83



963

0501

122

Counsel,
Filed *11* day of *May* 1883
Pleads

THE PEOPLE
vs.
F
William Conklin
Grand Larceny, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney

A True Bill.
Edwards
Foreman.
May 12/83
Discharged by Court.

0502

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John L Van Wart
Police officer of No. the 9th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Bernard T Muller
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2d
day of Jan 1883 } John L Van Wart

Broome
Police Justice.

0503

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ssof No. 258 Bleeker Street, ^hBernard T. Muller

being duly sworn, deposes and says, that on the 1st day of January 1883

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:

One living Horse of the value of seventy
five dollars one single set of harness
one light wagon of the value of one
hundred and twenty five dollars all
of the value of Two hundred dollars

Sworn before me this

2d

day of

January

1883

the property of Edward N. Cross in the care and
charge of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by William Coughlin (now here)

That deponent is informed by officer John
L Van Wark that he saw said Coughlin
have said Horse, harness and wagon
in his possession in Carmine Street
in said City and that said Coughlin
was in said wagon and driving
said horse at the time in Carmine
Street,

Bernard T. Muller

Police Justice.

0504

Sec. 198-203.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

William Coughlin 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 Coughlin

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Williamsburg N. Y.

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

Answer.

68 Lucy St 2 years

Question. What is your business or profession?

Answer.

Truck driver

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 intoxicated and had no idea of stealing the same

William Coughlin

Taken before me this

2d

day of

June

1883

Proctor

Police Justice.

0505

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 Croghan

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 Jan 2 1883 R. H. Rye 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.

0506

Police Court-- 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bernard Muller
208 Blueberry
William Loughlin

Offence Larceny

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Jan'y 1883

73 St Buxly Magistrate.

John L Van Wart Officer.

9 Precinct.

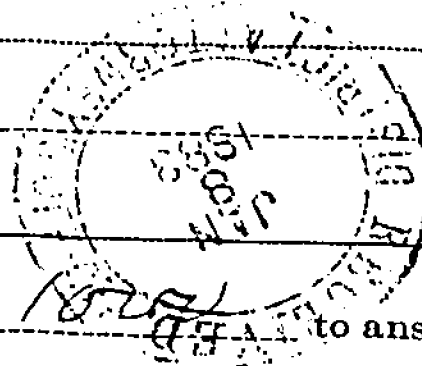
Witnesses Officer

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ _____ to answer



0507

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 Conzulin

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

William Conzulin

of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said

William Conzulin

just late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~on the~~ day of January in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms one horse of the value of seventy five dollars, one set of harness of the value of fifteen dollars and one wagon of the value of one hundred and twenty five dollars

of the goods, chattels and personal property of one Edward
D. Brown then and there being found, 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.

0508

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

William Congdon

of the CRIME OF RECEIVING STOLEN GOODS,

committed as follows:

The said

William Congdon

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

*one horse of the
value of seventy five dol-
lars, one set of harness
of the value of fifteen
dollars and one wagon
of the value of one
hundred and twenty
five dollars*

of the goods, chattels and personal property of

Edward N. Brown

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Edward N. Brown

unlawfully and unjustly, did feloniously receive and have; he the said

William Congdon

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.

0509

BOX:

88

FOLDER:

963

DESCRIPTION:

Creighton, Henry

DATE:

01/10/83



963

05 10

Counsel,
Filed 10 day of Jan'y 1883
Pleads *Arrest* (11)

THE PEOPLE

vs.

Grand Larceny, *Receiving Stolen Goods*,
degree, and

Henry Richardson

JOHN McKEON,
District Attorney

A True Bill.

E. Shull

Foreman.

Jan'y 16/83

*Spec's knowledge of
Grand Larceny / degree
S.P. & heard*

0511

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 312 West 25th Street.John Taylorbeing duly sworn, deposes and says, that on the 1st day of January 1883,

at the _____ City of New York,

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

the following property, viz:

Three coats, worth Sixty Seven
dollarsOne old watch & chain of the
value of one hundred & seventy
five dollarsOne silk Umbrella of the
value of \$8.00Three vests of the value of
seventeen dollarsOne set of jewelry of the value
of twenty five dollarsOne sealskin muff worth \$20.00One shirt worth \$1.00

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 Henry Creighton,

Said Creighton on the 1st day of
January occupied a room
with deponent at the aforesaid
number - & also a room at
in a house in 48th Street near 10th Ave
In the pocket of one of the vests
when stolen was the Imped-
orate bill now here. & in
the pocket of one of the coats
when stolen was the blank

Subscribed and sworn to before me this _____ day of _____ 1888

Notary Public

05 12

book nowhere -

This book & bill were found
in the room of said neighbor
at No 48 street -

and the facts will more
fully appear and are
set forth in the affidavit
here annexed which are
made a part of this book
and -

Sprouts & Co me
This 5th day of January 1883

John Taylor

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

23.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

05 13

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2

District Police Court.

Henry Brighton 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.

Henry Brighton

Question. How old are you?

Answer.

Forty five Years.

Question. Where were you born?

Answer.

Scotland

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

Answer.

312 West 25th Street Nine Months

Question. What is your business or profession?

Answer.

Mason.

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—

Henry Brighton

Taken before me this

25th

day of January 1885

Police Justice.

0514

Margaret Serrien of No 312 West 25th
Street being duly sworn testified as follows.

I keep a boarding ^{house} at No 312 West,
25th Street. I am acquainted with the
prisoner, now here; he has been boarding
with me since Spring. The fire oc-
curred there at my place on the morning
of ^{1st} January 1883 at about 5 1/2 o'clock.
The last time I saw the prisoner pre-
vious to the fire, was at dinner ~~house~~
about seven o'clock in the evening, on
Sunday December 31st 1882. There was
a bedstead; two bed ticks; two pair of
blankets and a carpet burned - the
carpet was partially destroyed. The
building was not burned, but in the
hall outside of his room door where
the fire started; it was started with
kerosene oil. The marks of the fire
were on the bottom of the door and
also marks of candle grease and
there were marks of kerosene oil
from the front door of the room
which he occupied and close to the
bed where his room mate was asleep.
It was up two flights of stairs. The
bottle of kerosene was found there.

0515

72

I next saw him after the fire some time after 6 o'clock that same morning. He was rushing up stairs and he said his trunk had been broken open and everything was taken out of it. He said there was \$37 stolen from it, and I told him he lost nothing that he owed me money and if he had it in his trunk he had a right to pay me and he said he intended to pay me. I didn't say anything to him about the fire. Since he has left my house I have missed several things. I didn't make any charges against this prisoner for anything but the carpet and he owned up to that.

Sworn to before me this

30 day of January 1887

Margaret + her Lerran.
Munk

M. M. M.

Police Justice.

John Taylor of No 312 West 25th Street being duly sworn testified as follows.

I know the prisoner, he partly lived there where I did and where this fire

05 16

occurred. He slept with me. He came to bed about six o'clock in the morning and went out at ten o'clock in the morning. The fire occurred between 5 and 6 o'clock in the morning of January 1st 1883. I was in bed when the fire occurred. I was awakened by the smoke and by the two men who put it out. I went to bed on Sunday night at 11 o'clock. The prisoner was in the room when I went to bed; he was not in bed. I asked him if he was going to bed and he said he was not, that he was going out to see the old year out and the new year in. I didn't hear or see him go out. The next time, after that, I saw him was about 4 o'clock in the morning; he was putting his hand under my pillow and it awakened me. I asked him what he wanted and he said he wanted to see what time it was. He had a small piece of a candle in his hand. He looked at the time and said it was 4 o'clock. He then opened his trunk and said he wanted to fix some things in it and

05 17

4

he took his things out of it. I then went to sleep and paid no further attention to him. The door of my room wasn't fastened as I didn't want to lock him out. There was a fastener on it. After the fire I examined the premises and found kerosene oil had been thrown around, through my room and up to the room alongside of mine ~~and in~~ the hall bed-room. I also found a candle which had been put at the door bottom to light the fire; the candle was burned down. I saw that bottle of kerosene oil (meaning bottle of oil which was shown witness by the Fire Marshall) I saw it in my room under the lounge. On the next landing there was oil also, that was two flights up. I saw that the bed and the bed clothing had been burned, the bedding and the mattress. There were seventeen people living in that house, five of them were ladies and twelve were males. There were no children. I charge him with taking my watch and chain, 3 coats, 2 vests and a large book.

0518

He took from my trunk and took some jewelry out of it; a set of ladies earrings, a brooch and some shirts and a bank book on the New York Bank of 14th Street and 8th Avenue. I found a Confederate bill which I had in my vest pocket and a memorandum book which had been taken, in his room at 48th Street. I also found a new umbrella there which he took.

Sworn to before me this }
30 day of January 1883 }

John Taylor

W. W. Murphy

Police Justice

Ernest Feste of No. 312 West 25th Street being duly sworn testified as follows:

I reside on the 3rd floor of No. 312 West 25th Street, front room. On Sunday night last I went to bed at between two and three o'clock, that is I went to bed Monday morning at that time. We were having a little fun in the

0519

6

basement. The hall on the main floor was lighted by a kerosene lamp. I didn't notice anything unusual that night in the house. Didn't notice any smell of smoke, or of kerosene oil before I went to bed that morning. I was first informed of the fire by being awakened by parties on the next floor one of whom helped to put out the fire. They told me I came very near being burned up. I saw that the mattress and bedstead had been burned, and I noticed that the bottom of the door was blackened and the wood-work around the door and noticed some wax from a candle which had been burned. I went to the next floor and smelled kerosene oil. In the main hall I found oil on the floor. I heard a conversation between the prisoner and this ~~woman~~ gentleman W. Taylor. He had no conversation with me.

Sworn before me this }
30 day of January 1884 }
B. W. Mearns

Ernest R. Taylor
Police Justice

0520

George N. Sheldon, Fire Marshal
of the City of New York being duly sworn
testified as follows:

I visited the premises No. 312 West
25th Street, on Tuesday January 2^d 1883
about 2 o'clock in the afternoon. I examin-
ed said premises and found traces of
Kerosene oil on the stair-way from the
first to the second floor, and on the
second floor hall and on the stairs
leading from the 2nd to the 3rd floor.
In the hall of the 3rd floor and in
the rear room on the 3rd floor occu-
pied by W. John Taylor and the defend-
ant. I found in the rear hall room on
the 3rd floor, a bedstead and some
other articles partly burned and in the
back yard I saw bedding & bed clothing
partly burned. I found evidences of
fire on the door of the large rear room
on the third floor on the hall side of
the door and also on the base-board
alongside the door in that same hall.
I found there the dripings of a candle
underneath the marks of the fire. I
afterwards visited rooms in West 48th
Street near 10th Avenue, where the prisoner
claims to be an occupant of. I found

there two (2) bottles containing kerosene oil and matches similar to the ones which I found in the 3rd floor hall of these premises in 25th Street. I have nothing further to say. —

Cross Examination by Mr. Stenier

- Q Do you mean to say that these matches which you found in the premises which were burned were matches he had?
- A I didn't say that.
- Q There are plenty such matches to be found — were they Lucifer matches?
- A They were common matches.
- Q This kerosene oil you found there — is there not some other like it used?
- A I don't know, I didn't test its specific gravity.
- Q Is it an extraordinary thing for a person to have that in the house?
- A It depends on circumstances.
- Q Candles are used by a great many people?
- A Yes.
- Q Did he have any gas in the premises in 178th Street?
- A Not that I am aware of.
- Q You have seen other people have ~~gas~~

0522

Candles in their rooms?

A. Yes.

Q What kind of a candle was it?

A. It was less than an inch long and was made of paraffine.

Q Did he have any candle stick in the house?

A. No sir.

Q Had this candle been used in that house?

A. From its appearance, I should judge not.

Q When did you find it?

A. On Tuesday January 2^d, 1883.

Q Will you swear that this piece of candle was not lit and used in that house where you found it?

A. I can only judge from appearances; I couldn't swear that it was not.

By W. Koffman

Q I believe you said there was evidence of a fire on the door?

A. Yes sir.

Sworn to before me this }
4th day of January 1883 }
J. H. Sherry

W. W. M. J. Police Justice

0523

William Cairns a police officer attached to the 16th Precinct Police being duly sworn testified as follows:

I visited the premises No. 312 West 25th Street, on the first of January 1883. There had been a fire there. I was in the top floor back hall bed room, I noticed a portion of the bed was burned, where it had been started with oil in that room. Also in the bed room which Taylor and the prisoner occupied I saw evidences of fire. The floors were not burned; the base board in the hall was burned and so was the casing and the door - it was blackened by fire. I see there was oil on the stairs to the hall door. I arrested this prisoner in 31st Street near 8th Avenue, he played innocent of the charge. I arrested him on Mr. Taylor's complaint of larceny. Taylor was with me when I made the arrest. At the Station-House he was searched and some money was found on him. After that I visited the premises in 48th Street and found there this memorandum book which Mr. Taylor said is his and also a \$20. Confederate bill which Mr.

0524

Taylor also said was his, I aint certain
where in the 1/8th sheet room I found
that bill. The bill Mr Taylor said was
in his vest when it was stolen
before I saw the book now here
4th day of January 1883 } I saw that Taylor gave
him the counterfeit bill
William Cairns

Booby Police Justice

0525

2^d District
The People vs

Complainant of

George H. Sheldon

vs.

Henry Creighton

Before Hon. J. H. Bush
Justice

0526

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 _____

_____ *Henry Conington* _____
guilty thereof, I order that he be held to answer the same and be admitted to bail in the sum of
~~Hundred Dollars~~, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~he~~
~~is discharged~~ *legally discharged.*

Dated *January 5* 1883, *P. W. Brown* 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.

0527

Police Court--2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Maylor.
312 W 25
Henry Brighton

Offence, Malicious Injury

BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Dated *January 5th* 1883.

B. H. Bibb Magistrate.
William Cairns Officer.

Clerk.

Witnesses, *The officer with*
blank book and
Confederate bill Street,

Geo A Sheldon
No. *First Marshall* Street,

John Stevenson
No. *312 W 25* Street,

to answer

0528

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

PE DE COURT, 2 DISTRICT.

William Cairns

of 161 D Precinct Police, being duly sworn, deposes and

says that on the 2d day of January 1883

at the City of New York, in the County of New York, he arrested Henry

Clayton (now here) on suspicion of having
committed Lacey and Arson. Deponent
prays he may be committed for examination
to enable deponent to obtain evidence
against said Clayton

William Cairns

Sworn to before me, this

1883

day

Police Justice.

0529

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Lamm

vs.

Henry Clayton

AFFIDAVIT.

L. W. & L. W. & L. W.

Dated

Jan 3

1883

Rexley

Magistrate.

Carr

Officer.

Witness,

16 -
Can be Jan 4 1883
3 pm

Disposition,

0530

11

The People vs Henry Freighton } Court of General Sessions. Part 7
Indictment for larceny in the first degree and receiving stolen goods. Before Judge Cowing Jan. 16, 1883

John Taylor, sworn and examined, testified. I live 312 West Twenty fifth St. I lived there upon the 1st of January; on that night there was taken from me a gold watch and chain, three coats, three vests, a silk umbrella, and a large work on Carpentry and Joinery, which I loaned to the prisoner a week previous. The whole value of the property was about \$330. Freighton was in my house that day. I was out Sunday evening the 31st of Dec. I came in at 11 o'clock and the prisoner was lying on my lounge in my room. I went to bed and asked him if he was not going to bed? He said he was not, he was going to see the old year out and the new year in. I lowered the lamp and he rose from the lounge and put out the lamp. I was awakened at four o'clock in the morning; the prisoner had a piece of candle in his hand and he put his hand underneath my pillow. I asked him what was the matter? He said he wanted to see what time it was. I asked him what time it was, and

he said it was five o'clock. He goes over
 to his box and he takes his keys out of his
 pocket. I asked him if he was going to bed.
 He said, "No, I want to take things out of my
 trunk." I said, "it is too soon for me to
 rise and takes and turns my back. I
 was awakened shortly after five o'clock by the
 room being full of smoke and two men
 came up stairs and noticed fire in an
 adjoining vacant ^{hall bed} room. where I was sleeping
 I jumped up and saw that the bed was on
 fire. I got some water and three of us got
 the fire out. I wanted to see what time it was
 and I found that my watch was gone.
 I got a light lit and saw that the watch, the
 umbrella and the clothes that were at the
 head of my bed were gone. I went down
 stairs and fetched up the rest of the fellows.
 I saw some of my property in two rooms
 that he has been paying rent for since
 the 11th of October in Forty Eighth St. between
 Ninth and Tenth Avenues. I never saw
 the defendant in those rooms. A detective
 took me to those rooms. I found there a
 twenty dollar confederate bill; which was
 in the pocket of my vest that was taken
 that night. I had that bill at 10 o'clock on
 Sunday night. I also found a memorandum

0532

Examined

book which was in the right hand pocket of the coat. That we found on the mantel piece in his rooms in Forty eighth St. (Witness identified the Confederate bill and Bank book as his property) I found half a bottle of Kerosene oil underneath the lounge in the room I am occupying and I found the carpet all sprinkled over with Kerosene. from the stair up on each landing. Cross
The prisoner and I had occupied the same room about six months; he was in the house before I came. Two or three weeks before I was robbed I showed the prisoner that bill but he gave it back to me immediately. I simply asked him if he had ever seen any of them, for I had that bill fifteen years; he not being long out here I showed it to him. The bill was in my vest pocket and the vest was on a chair at the head of my bed. There was a name on the memorandum book but it is scraped off and some leaves are torn out of it. I identify the book as mine by its general appearance I had some writing on those pages, several addresses of parties. I woke up at four o'clock on the morning I missed my things; when I took my breakfast about seven o'clock the prisoner was there, but he was not in the

0533

he said it was four o'clock. He goes over
to his box and he takes his keys out of his
house when I first discovered the loss of my
property; the prisoner came back to his room
before I went to breakfast. I did not then charge
him with having robbed me. I had a kind
of suspicion then that he had. When he came
into the room he appeared to be very much
excited and he took to looking around and
said all his clothes were gone and his best
coat were gone, and he said they had been
through his box too and had not left him
a single thing. The box was locked, and I
formed a suspicion right away. Then I
was satisfied he was a guilty party. I told
the missus of the house that morning
that I thought he had robbed me about half
past seven o'clock. I saw him leave the
house and I made no attempt to arrest him
at that time; he was arrested Tuesday morning.
He worked at Thirty first St. between Seventh
and Eighth aves. he came back to the house
later in the day on Monday, which was
New Years; he was arrested in Thirty first
St. and Eighth ave., he had left his work. I
was present when he was arrested; he
"kiddled" when I was out seeing the de-
tective. There are eleven men and five ladies
sleeping in this boarding house.

0534

William Cairns sworn. I am an officer of the Sixteenth Precinct. I arrested Freighton on Tuesday morning the 2nd of January on the complaint of the complainant; he told me of it on the first and I went to look for the prisoner where he said he had seen him last, but I could not find him; the prisoner told me he had rooms in Forty eighth St. where I arrested him, and, after going to Court, I went to his room with him and the complainant; he found the book and the bill on the mantel piece and he claimed it to be his and said that it was in his vest pocket the night before the vest was stolen. The prisoner said the complainant had given him the bill some time previous and that he did not know whether the book belonged to him or the complainant. There has nothing else been recovered. I went to the prisoner's boarding house on New Year day in Twenty fifth St. and was informed that he had been there. I found him at a liquor store corner of Thirty first and Eighth avenue. I told him what I wanted him for; he pleaded innocence; he said he did not know anything about it; then he told me he had rooms and I went there and found those things.

John Stephenson sworn. I am a carpenter and board in this house in Twenty fifth St. I recollect the night of the 31st of December, I did not see the prisoner that night, but I saw him New Year's morning about half past twelve. I saw him going down to the front door, open it and look out and come in again; he came up stairs and I did not pay any attention to him. I saw him after that about 12 1/2 or a quarter to one halfway down the basement stairs; the rest of the boarders were fooling and he was looking on appearing to be listening.

Henry Freighton, sworn and examined in his own behalf testified. I am a Scotchman and have been in this country nine months. I have been working as a stone mason for Mr. Watt. I have a wife across the water. I never have been arrested charged with the commission of any offence before. I am 45 years of age. I have known the complainant since he came to the house, about six or seven months and we occupied the same room. Some weeks before this he was rummaging through his trunk one Sunday and he showed me this Confederate bill. I looked at it for some time. I dare say I had it in my hand for at least a quarter

of an hour, I laid the bill down on the table amongst some other things; it lay there for perhaps half an hour or so and I afterwards put it in my pocket and it got from that into a book and it remained there with me for several days. I did not intend to keep the bill nor did I think it necessary to give it back to him; there was no value in it. The passbook I have had for at least seven or eight months; it lay there in the drawer of the room for some time. I wrote the word "notes" on the outside and I commenced to make notes of expenditure inside and I gave it up and afterwards I tore out two leaves used for that purpose. That was perhaps two months before this occurred. Of course I took the book along with me to Forty Eighth St. Knowing it was my own property. I have heard what Mr. Taylor said about New Years night. Sunday night Mr. Taylor came in I should think a little after eleven o'clock and he was going to bed. I said, 'Are you not going to wait up for the fun? I said I was going to see the old year out and the New year in. I laid on the lounge for a few minutes and got up and went out. I did not return again till about half past five

o'clock. It was then I ascertained that he had
 lost his things. I said, it was very strange
 I said, Are you the only one that has lost
 anything? I went into the room and exam-
 ined the things; he went down stairs. I
 missed some of my things and told him
 what they were. The principal thing I lost
 was a chess coat, I lost a couple of waistcoats
 that were of not ^{much} value. After that I went
 down and had my breakfast and after-
 wards went out with Mr. Taylor. I left him
 at Thirtieth St. and went as far as the
 Central Park and came back again to
 the boarding house between ten and eleven
 o'clock. The boarding missus said it was
 only got up between me and him, she
 did not believe anything of the kind and
 I knew something about it. Then I told her
 if that was her opinion I would not stay
 in the house. I saw Taylor where I was
 working on Tuesday and asked him if
 he got word of the things yet, and he said,
 "No." I saw him talking to two policemen
 and as I did not wish to be taken from
 the side of my comrades I went to the
 corner. That was the first time I was charged
 with the theft and then I was arrested.
 I did not go to his pillow at four o'clock

0538

and had no conversation with him about the time.

John Watt sworn and examined.
I am a stone cutter at Fifty first St. and know the defendant since last March; he has worked for me and I have always found him honest.

The jury rendered a verdict of guilty of grand larceny in the first degree. He was sent to the State prison for five years.

0539

Testimony in the
case of
Henry Creighton
filed Jan.

1883.

vs 2718.

21 =

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0540

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Denny Reighton

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

Denny Reighton

of the CRIME OF GRAND LARCENY in the *First* degree, committed as follows:

The said *Denny Reighton*

First late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~on the~~ day of *January* in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms in the night time of said day, three coats of the value of twenty two dollars each, one watch of the value of one hundred and fifty dollars, one chain of the value of twenty five dollars, one umbrella of the value of eight dollars, three vests of the value of eight dollars each, one muff of the value of twenty dollars and one shirt of the value of one dollar

of the goods, chattels and personal property of one *John Taylor*, in the dwelling house of the said *John Taylor* there situate then and there being found, 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.

0541

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

Denny Reighton

of the CRIME OF RECEIVING STOLEN GOODS,

committed as follows:

The said

Denny Reighton

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

twenty two dollars each, one watch of the
value of one hundred and fifty dollars,
one chain of the value of twenty five
dollars, one umbrella of the value of
eight dollars, three vests of the value of
six dollars each, one rug of the value
of twenty dollars and one shirt of the
value of one dollar

of the goods, chattels and personal property of

John Taylor

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 Taylor

unlawfully and unjustly, did feloniously receive and have; he the said

Denny Reighton

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.

0542

BOX:

88

FOLDER:

963

DESCRIPTION:

Crowley, Dennis

DATE:

01/09/83



963

0543

BOX:

88

FOLDER:

963

DESCRIPTION:

Kerrigan, James

DATE:

01/09/83



963

0544

✓ 55
Counsel *Wm. J. Russell*
Filed day of *22* *Dec* 1883
Pleads *Coramely (10)*

INDICTMENT - *Return with intent to*
steal as a felon
vs. *THE PEOPLE*
25 *John* *vs.*
29th *John* *vs.*
146 *Madison*
James *Benjamin*
James *Benjamin*
146 *Madison*

JOHN McKEON,
Part 2, Feb 9/83 District Attorney.
#2 Tried and convicted
a. 2 dg. rec. to mercy
True Bill S. P. *Two* *off*
Feb 12 *off*
off
Foreman.
Part 2 Feb 1, 1883

No. I. Tried and convicted
A. 3 dg.
Feb 6/83
Mar *Ben*
off
Feb 6 *12*

0545

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

James Smith, an officer of the
10th Precinct Police, aged 39 years, ~~being~~
being duly sworn, deposes and says, that on the 31st day of December 1882
at the City of New York, in the County of New York, *deponent detected*

*Subscribed by this
deponent.*

*Subscribed by this
deponent.*

Police Justice

Dennis Crowley and James Kerrigan
(both now here, in the act of unlawfully
assaulting divers persons whose names
are unknown to deponent, and placing
their hands upon the persons and clothing
of said unknown persons with the intent to
steal as pickpockets. That deponent then
saw them in company together in the
bowery in front of a building which was
on fire, and going out and in among
a crowd of persons looking at the fire;
and deponent saw them place their
hands upon the clothing of divers persons
and ^{saw} them together attempt to open
the over coat of a man by unbuttoning

0546

The same, the said Crowley attempting
to subvert the Coat, while the said
Kerry was pushing against the
man whose Coat was being attempted
to be subverted.

Given to you me this } James Smith
1st day of January 1863

J. D. Patterson } Police Justice

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Affidavit—

Dated

188

JUSTICE.

OFFICER.

WITNESSES:

0547

398 Grand St

This is to Certify that I
have known the Bearer
James Kerrigan for
several years & have
always found him
most willing & obliging
& take pleasure in
recommending him

Wm. Schuyler Hudson
H. Hostello With 398 Grand St
with

0548



New York, Jan'y 16/1873

To Whom it May Concern
James Kerrigan has been
employed under me for
nearly nine months & I have
always found him honest
capable & industrious

W. C. Ferguson
Supt. of Floor

0549

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Dennis Crowley 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.

Dennis Crowley

Question. How old are you?

Answer.

Twenty-six years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

Cherry St. about 5 months

Question. What is your business or profession?

Answer.

Stone mason

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 have nothing else to say. I demand a trial by jury at the Court of General Sessions.

Dennis Crowley

Taken before me this

day of

1888

John J. Sullivan

Police Justice.

0550

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.J^a District Police Court.

James Kerrigan 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.

James Kerrigan

Question. How old are you?

Answer.

Twenty-nine years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

146 Madison St. 5 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. I have nothing else to say. I demand a trial by jury at the Court of General Sessions.

James Kerrigan

Taken before me this

day of

January

1888

John J. [Signature]

Police Justice.

0551

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 Bennis Crowley

and James Kerrigan
guilty thereof, I order that ^{each} they be held to answer the same and they 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 they
give such bail.

Dated February 11 188

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.

0552

Police Court-- 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Smith
10th St. & 3rd Ave.
Remus Crowley
James Kerrigan

Offence, Assault with
Intent to Kill

Dated January 1st 1893

Patterson Magistrate.
J. Smith 10th Officer.

M. C. Clerk.

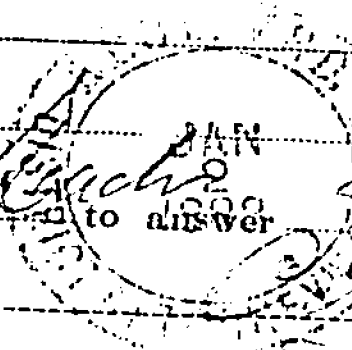
Witnesses, Alexander Moller

No. 300 Broadway Street.

No. Street,

No. Street,

\$ 1000 Each to answer



BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street.

0553

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Dennis Crowley
James Kerrigan

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

Dennis Crowley and
James Kerrigan ~~in the~~
~~Second Degree.~~ of the crime of ASSAULT ~~with intent to~~
~~commit a crime~~ committed as follows :

The said *Dennis Crowley and*
James Kerrigan

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~thirty first~~ day of ~~December~~ 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~~ a certain person whose name is to the
Grand Jury aforesaid ~~unknown~~ feloniously did make an assault, and the said
Dennis Crowley and James Kerrigan
the hands of ~~him~~ the said *Dennis Crowley and*
James Kerrigan, feloniously ~~intentionally~~ did lay
upon the person of the said *unknown person*
, and upon the clothing
which was then and there upon the person of the said
unknown person
with intent then and there certain goods, chattels and personal property of the said
unknown person
on the person of the said, *unknown person*
then and there being found, from the person of the said
unknown person then and there
feloniously to 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 there dignity.

JOHN McKEON, District Attorney.

0554

BOX:

88

FOLDER:

963

DESCRIPTION:

Cullen. James

DATE:

01/04/83



963

0555

46

Day of Trial,

Counsel,

Filed, 4 day of Jan 1883

Pleads *Not guilty - Jury 1883*

THE PEOPLE

vs.

B
James L. Liden

Assault in the First Degree.

JOHN MCKEON,

District Attorney.

A TRUE BILL.

E. H. Wolk

Foreman.

Recd Feb 19th /87

0556

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

being duly sworn, deposes and says, that
on Monday the 23rd day of December

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

James Cullen
Now present who as deponent
in the lawful discharge of his
duty as a Peace Officer and
was about to take said Cullen into custody
charged with disorderly conduct
did unlawfully and maliciously
assault deponent with a certain
deadly weapon—to wit the
knife here shown and
did with intent to do
deponent bodily harm
and strike at deponent with
said knife saying at the
same time "will kill you"
meaning this deponent—that
said assault was committed

with the felonious intent to take the life of deponent, or to do him grievous 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

day

of

1882

Patrick Sealasi

Solomon B. Smith
POLICE JUSTICE.

0557

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

James Cullen

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

This City

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

Answer.

59 William St about 19 Years

Question. What is your business or profession?

Answer.

Plumber

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
gas. bullen.*

Taken before me this

day of

Dec

188

John J. Smith
Police Justice.

0558

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

_____ James Cullen _____
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 _____ 188

Salomon B. Smith
Police Justice.

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

Dated Dec 27 188

Salomon B. Smith
Police Justice.

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

Dated _____ 188

Police Justice.

0559

Police Court-- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Patrick Scallan
1st Dist.
James Cullen

Offend. Felonious Assault
173 Battery

1882

BAILED,

No. 1, by Thomas Cleary
Residence 120 Broadway Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street.

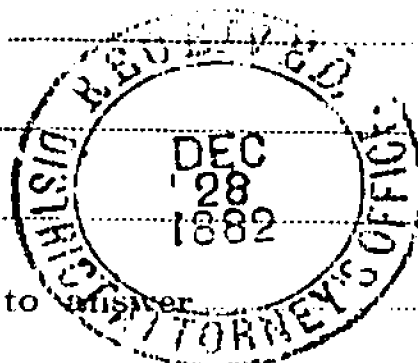
Dated Dec 26 1882
Smith Magistrate.
Pat Scallan Officer.
Clerk.

Witnesses, Maurice J. O'Connell
No. 1 Beech Street,

No. Street,

No. Street,

\$ to Master



1882

0560

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Rullen

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

James Rullen

of the CRIME OF *Assault in the first degree*, committed as follows:

The said

James Rullen

late of the City of New York, in the County of New York, aforesaid, on the *twenty-fifth* day of *December* in the year of our Lord one thousand eight hundred and eighty *two* with force of arms, at the City and County aforesaid, in and upon the body of *Patrick Scallan* in the peace of the said people then and there being, feloniously did make an assault and *thrust* the said *Patrick Scallan* with a certain *knife* which the said

James Rullen

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 *thrust* the said *Patrick Scallan* 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

James Rullen

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

James Rullen

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 *Patrick Scallan* then and there being, feloniously did, willfully and wrongfully, make an assault and *thrust* the said *Patrick Scallan* with a certain *knife* which the said

James Rullen

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there *beat, strike, stab, cut and wound*

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.

0561

BOX:

88

FOLDER:

963

DESCRIPTION:

Cusick, Thomas

DATE:

01/18/83



963

0562

19th J. M. Lang (Racey)
1/1/83

Day of Trial,

Counsel,

Filed, 18 day of Jan 1883

Pleads

Not Guilty (Feb 2)

THE PEOPLE

vs.

L. H. A.

Exoner & convicted

Amended & convicted.

Jan 30/83

JOHN McKEON,

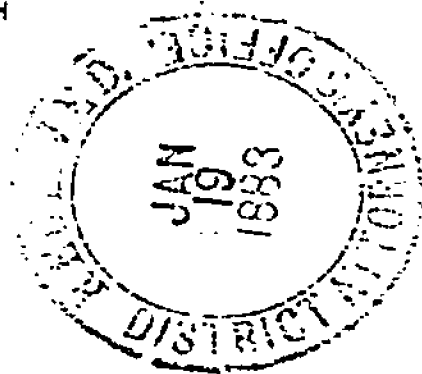
Part 2. Feb. 6/83 District Attorney.

Tried and acquitted

A TRUE BILL.

E. H. Wall

Foreman.



Assault in the First Degree.

0563

City and County of New York

Washington & Taylor and
Dennis Gallagher of 110 Lenox
Street in said City being duly sworn
say that at 141 Madison Street
in said City on Sunday January
14th instant Thomas Casick without
Cause or Provocation struck said
Taylor with an iron bar upon the
top of the head said head being
bald, and severely injured and
lacerated the said head causing
ragged cuts and a flow of blood

Sworn January 16th
1883 before me

J. H. Taylor
D. Gallagher

0564

Police Court— *Third* District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.*Washington M Taylor*

of No.

110 Coketown

Street,

being duly sworn, deposes and says, that

on *Sunday* the *14th* day of *January*
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

*Thomas Conicer who without
justification struck this deponent
a violent and severe blow with
an iron pot refusing and roughly
tearing & cutting deponent's head
and enlarging his lacerations with
with a dangerous weapon to do
deponent great bodily harm*

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 bound to answer
for the above assault, etc., and be dealt with according to law.Sworn to before me, this *16th* day
of *January* 1883 }*W Taylor**Hugh Gorman* POLICE JUSTICE.

*City and County of New York
Denise Gorman being duly sworn says that
he has read the above affidavit of*

0565

Washington & Taylor; that he was
present at the time of the occurrence
in said affidavit narrated and
the statements of said above affiant
are true

D. D. Gallagher

Thurs January 16th
1883 before me

Hugh Gordon

Police Justice

Police Court - 3 - District.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Washington & Taylor

vs.

D. D. Gallagher

Magistrate

AFFIDAVIT - A. & B.
FELONIOUS.

Dated, January 16 1883

Gordon Magistrate.

Leahy Officer.

Witness,

Dennis Gallagher
Notary Public

Notary Public

0566

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 18 day of January
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging Thomas Quisick

with the crime of Abault in first degree

You are therefore Commanded forthwith to arrest the above named Thomas
Quisick and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 19 day of January 1883.

By order of the Court,

[Signature] Clerk.

0567

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,
against

Thomas Quick

Bench Warrant for Felony.

Issued

Aug 17

1883

*The within named
defendant, was
arrested on this
date Jan. 30th 1883
by Detective Reilly
District Officer*

☒ The officer executing this process will make his
return to the Court forthwith.

0568

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Thomas Curick

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

Thomas Curick

of the CRIME OF *Assault in the first degree*, committed as follows:

The said

Thomas Curick

late of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Washington D. Taylor* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *Washington D. Taylor* with a certain *iron rod* which the said

Thomas Curick

there in *this* right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~ wilfully and feloniously did beat, strike, ~~and~~ cut and wound *the name* ~~the said~~ *Washington D. Taylor* with intent ~~to produce the death of the said Washington D. Taylor~~ *the said Washington D. Taylor* 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

Thomas Curick

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Thomas Curick*

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 *Washington D. Taylor* then and there being, feloniously did, willfully and wrongfully, make an assault and *kill* the said *Washington D. Taylor* with a certain *iron rod* which the said

Thomas Curick

in *this* right hand then and there had and held, the same being a *thing* likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, ~~and~~ cut and wound *thereby inflicting grievous bodily harm upon the said Washington D. Taylor* 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.