

0763

BOX:

354

FOLDER:

3339

DESCRIPTION:

Smith, Daniel

DATE:

05/07/89



3339

POOR QUALITY ORIGINAL

0764

Nov 14
1889

Counsel,
Filed
Pleads,
7 day of May 1889

*Original, 2nd degree
[See note, Enclosure]*

THE PEOPLE

vs.

Pl
David Smith

J. H. Lawrence

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

Edward W. [Signature]

Ray [Signature]
Foreman.

Charles [Signature]

H. W. [Signature]

Witnesses:

POOR QUALITY
ORIGINAL

0765

DR. W. H. SNOW,
41 East 28th Street,
OFFICE HOURS:
9 to 10
6 to 7:30.

New York, *Ap. 25* 1889

Wm E. T. Gerry
Pres. S. P. C. C.

Dear Sir,

*I have examined Edward
Mulhern 14 years of age.
I find, on the back of right
hand, wrist and forearm, no
less than six deep ulcers -
caused by the application
of a violent corrosive. The
tissues show the character-
istic stains of Nitric Acid,
and I have no hesitation in
stating that these ulcers
were caused by that sub-
stance*

Yours respectfully
W. H. Snow M.D.

POOR QUALITY
ORIGINAL

0766

City and County
and State of New York } ss.

James Wright
37 years of Pearl St. - occupation
Errand boy. being sworn deposes
and says he has known Daniel
Smith for the period of three
months, that on or about
the 8th day of April 1889 he
was at premises No 200 Wall
Street, ^{in premises} then occupied by said
Smith and five boys and
among them Edward Mulhearn
and the said Smith and
~~said~~ used the said boys
for purpose of begging and
soliciting alms on the pub-
lic streets to deponents own
knowledge and deponent says
that he saw the said Smith
burn and disfigure the left
arm of the ^{one} ~~man~~ Brown and
heard Smith tell Brown
that the Brown should tell
people ~~that~~ ^{whom} he solicited
alms from that the ker-
sene lamp exploded
and burned his arm
~~and~~ ~~that~~ deponent had
further says he deponent

POOR QUALITY
ORIGINAL

0767

had ^{his} ~~your~~ arm burned ~~with~~
with hot-water and was
in a bad state and the
said Smith asked de-
ponent to go to work for
him that he had the
five days working for
him and they earned
from (\$2.00) two dollars to
(\$4.00) four dollars each a
day and deponent could
make more begging for
him than working if he
deponent would let the
said Smith burn his
arm with Nitric Acid
as he Smith told de-
ponent he had done that-
day with Edward Mulhearn
and showed deponent
Mulhearn's arm telling
deponent it would not
hurt him: Signed: James ^{Wright} ~~Clark~~
Sworn to before me

this 26 day of April 1889. }

Timothy J. Scully,

Notary Public No. 156,

New York County, N.Y.

POOR QUALITY ORIGINAL

0768

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York,

of No. 93 Roney Street, aged _____ years,
occupation Hard wood finisher being duly sworn, deposes and says,
that on the _____ day of _____ 1888, at the City of New
York, in the County of New York,

George Wright

in the month of April 1889. I was present in the room occupied at that time by Daniel Smith, and there saw him take a quantity of nitric acid which he had in a small bottle, dilute it with water, and apply it to the arm of Edward Mulhern. I saw said Mulhern's arm become raw and turn red from the effects of such application.

I have known Smith for about two years and he has been living in said place for some time prior to said occasion. At that time another boy about eighteen years of age had been in the room but I think he left just before Smith burned Mulhern's arm & afterwards returned with ~~the~~ beer which we drank (all except Mulhern).

This other boy had at this time a burn on one of his arms.

I know that Smith had been in the habit of sending boys about the streets to beg, and used to ~~carry~~ ~~of~~ ~~the~~ ~~arms~~ ~~of~~ ~~the~~ ~~men~~ ~~who~~ ~~are~~ ~~disabled~~ ~~in~~ ~~order~~ ~~to~~ ~~excite~~ ~~sympathy~~.

I did not inquire of Smith about his business as I knew this practice of his was engaged in by other people in this city and it excited no especial surprise in me.

I know a man ~~named~~ called "Boston Ed" and that ^{it} he is generally known that he does the same kind of business.

I have seen Smith with his arm in a sling begging about the streets when I knew there was nothing the matter with him.

Sworn to before me this
26th day of April 1889

Geo Wright

[Signature]
Clerk of the Court

POOR QUALITY ORIGINAL

0769

DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
US.
David Smith

Carroll
Offence

Dated 188

Witnesses,

No. *James Hargill* Street,
Corner of Belet Street Street,

No. Street,

POOR QUALITY ORIGINAL

0770

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

Gustave Hunkeler

of the 11th Precinct Police ~~Station~~, aged _____ years,
occupation *Police officer* being duly sworn deposes and says,

that on the _____ day of _____ 188____

at the City of New York, in the County of New York, *George Wright*
(now here) is a material witness
in the case of the people against
Daniel Smith in a charge of
felonious assault. That deponent
has good reason to believe that said Wright
will not appear at the next Court of
General Sessions in and for said City and
County of New York to testify as such
witness. Wherefore deponent prays
that said Wright be committed to the House
of Detention.

Gustave Hunkeler

Sworn to before me this _____ day of _____ 188____

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0771

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Smith 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. *Daniel Smith*

Question. How old are you?

Answer. *26 Years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *93 Dewey (3 Ave)*

Question. What is your business or profession?

Answer. *Printer*

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*
Daniel Smith

Taken before me this *26* day of *July* 188*8*
John Buckley
Police Justice.

POOR QUALITY ORIGINAL

0772

Police Court - 3rd District.

City and County of New York, ss.:

Man Committed to the New York Catholic's Protective Association

of No. *230* *W. 125th St.*, aged *17* years, occupation *School* being duly sworn

deposes and says, that on *8* day of *April* 188*9* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Daniel Smith (man here)
who burned Deponent's
right arm with Nitric
Acid, and then sent him
out to beg and solicit
Alms.

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 dealt with according to law.

Sworn to before me, this *24th* day

of *Apr* 188*9*

Joseph Police Justice.

Edward Mulhern
mark

POOR QUALITY ORIGINAL

0773

BAILED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court...
District...

3rd 611

THE PEOPLE, Nc.
ON COMPLAINT OF

Henry Smith
Edward Smith
John Smith

Offence *Respectful Felony*

Dated *April 2nd 1889*

Magistrate *William H. ...*

Officer *William H. ...*

Witness *William H. ...*

\$1000.00
four



Witness - *F. S. Bakley, 100 E. 23rd St.*

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *ten* 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 *Apr 2nd 1889* *W. H. ...* 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.

POOR QUALITY ORIGINAL

0774

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Smith

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

Indictment accuse David Smith

of the crime of Assault in the second degree,

committed as follows:

The said David Smith,

late of the City of New York, in the County of New York, aforesaid, on the
eighth - day of April, in the year of our Lord one thousand
eight hundred and eighty- nine - , at the City and County aforesaid,
in and upon one Edward Mulhern,
feloniously did unlawfully and
wrongfully make an assault,
and with a quantity of nitric acid
the right arm of him the said
Edward Mulhern feloniously did
then and there unlawfully and wrongfully
burn and wound, and thereby then
and there feloniously did unlawfully
and wrongfully inflict grievous
bodily harm upon the said
Edward Mulhern, against the

POOR QUALITY ORIGINAL

0775

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 P. A. Adams,

~~Attorney~~

0776

BOX:

354

FOLDER:

3339

DESCRIPTION:

Smith, Eugene F.

DATE:

05/09/89



3339

POOR QUALITY ORIGINAL

0777

Witnesses:

James M. Carr
Officer Brady

In this case an examination of the evidence by the Society shows that there was no entry made by the girl no penetration and no corroboration of the complainant's story I do not see how a conviction could be either had or sustained under these circumstances

Walter Henry
Prosecutor

May 24/89.
I concur in above
James M. Carr

Counsel,

Filed

Pleaded

1889

THE PEOPLE

vs.

Engene J. Smith

JOHN R. FELLOWS,

District Attorney

72 May 24/89
On recem. Dist. Att.
indict. dis. P.B.M.

A TRUE BILL.

Walter Henry
Foreman.

Foreman.

Walter Henry
Foreman

H A P H -
(Sections 278 and 218, Penal Code)

**POOR QUALITY
ORIGINAL**

0778

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, May 3rd 1889

Court of General Sessions of the Peace in and for the
City and County of New York.

The People
against
Eugene P. Smith.

Notice of Prosecution.

To the District Attorney of the
City and County of New York,

Sir: This Society is interested in the prosecution of the above defendants, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

**POOR QUALITY
ORIGINAL**

0779

N. Y. GENERAL SESSIONS

CRUELTY TO CHILDREN

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

**POOR QUALITY
ORIGINAL**

0780

DR. W. H. SNOW,
41 East 28th Street,
OFFICE HOURS:
9 to 10
6 to 7:30.

New York, *Ap. 23* 1889

Pres. E. T. Gerry

Dear Sir,

I have examined
Anne McCann Oct 15.
There has been no
penetration, nor are there
present any evidences
of injury

Yours respectfully
W. H. Snow MD

POOR QUALITY ORIGINAL

0781

Sec. 151.

Police Court 5 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by George H. McCann
of No. 216 Broadway One Hundred Street, that on the 4 day of April
1888 at the City of New York, in the County of New York,

George Smith did feloniously
Make an assault on Complainant
With intent to Commit a Rape and Carnally
Know Complainant

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 5 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 22 day of April 1888
Wm. H. ...
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0782

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

Officer.

The Defendant Michael Bradley
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Michael Bradley
Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Henry J. ...
Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice.

The within named

POOR QUALITY ORIGINAL

0783

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. Police Court, 5 District.

Years old Annie McConn 15

" of No. 1166 Vandewater Street, being duly sworn, deposes and

says, that on the 28th day of April 1889

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

did feloniously make an assault on deponent with intent to ravish and carnally know deponent

That about 11 o'clock AM on the night of said day deponent who was in the employment of the defendant's mother was called by the defendant and told by him to bring some tea to his room

That when deponent brought the tea and was about to leave it at his room door the defendant requested deponent to bring it into the room

That when deponent entered the room the defendant forcibly threw her on a bed and opened the front part of his trousers and having pulled up deponent's clothes laid down on her body and pressed his penis in the orifice of deponent's private part and tried to penetrate her and have sexual connection with deponent without her consent and against her will

Done to before me this 22 day of April 1889
J. M. McNeill
Justice } Annie McConn

POOR QUALITY ORIGINAL

0784

Police Court, 5 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Anne McCom

vs. Eugene Smith

AFRIDA VIT.

Dated April 22 1899

Magistrate

W. Brady Officer

Witness

Disposition

POOR QUALITY ORIGINAL

0785

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Eugene F. Smith

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.

Eugene F. Smith

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

NY

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

Answer.

512 E 178th St

Question. What is your business or profession?

Answer.

Accountant

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
Eugene F. Smith*

Taken before me this *17th* day of *April* 188*9*

Police Justice

POOR QUALITY ORIGINAL

0785

The Residing Justice calls her name Adeline the...
No. 1, by [Signature]
Residence [Signature] Street

BAILED, [Signature]
No. 1, by [Signature]
Residence [Signature] Street
No. 2, by [Signature]
Residence [Signature] Street
No. 3, by [Signature]
Residence [Signature] Street
No. 4, by [Signature]
Residence [Signature] Street

Police Court... District 630

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Offence Attempted Rape
Dated April 23 1889
Magistrate [Signature]
Officer [Signature]
Witnesses [Signature]

No. 1, by [Signature] Street
No. 2, by [Signature] Street
No. 3, by [Signature] Street
No. 4, by [Signature] Street

RECEIVED
MAY 17 1889
Secy Report of N. B. P. [Signature]
Filed with [Signature] papers, if lost, notify the Secy at office.

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 Defendant

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 April 20 1889 [Signature] Police Justice.

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

Dated April 27 1889 [Signature] 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... 1889... Police Justice.

POOR QUALITY ORIGINAL

0787

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Eugene S. Smith

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Eugene S. Smith of the CRIME OF RAPE, committed as follows:

The said Eugene S. Smith, late of the City of New York, in the County of New York aforesaid, on the 14th day of March, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: one Annie McLean, then and there being, wilfully and feloniously did make an assault, and her the said Annie McLean, then and there, by force and with violence to her the said Annie McLean, against her will and without her consent, did wilfully and feloniously ravish and carnally know, 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 Eugene S. Smith of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Eugene S. Smith, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: her the said Annie McLean, then and there being, wilfully and feloniously did make another assault, with intent her the said Annie McLean, against her will and without her consent, by force and violence, to then and there wilfully and feloniously ravish and carnally know, 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.

**POOR QUALITY
ORIGINAL**

0788

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said *Eugene S. Smith*
~~attempt to commit~~
of the CRIME OF RAPE, committed as follows:

The said *Eugene S. Smith*—

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: her the said *Annie McLean*, then and there being, wilfully and feloniously did make another assault, and an act of sexual intercourse with her the said *Annie McLean*.
~~attempt to~~
then and there wilfully and feloniously did commit and perpetrate, against the will of the said *Annie McLean*, and without her consent; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said *Eugene S. Smith*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Eugene S. Smith*—

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: her the said *Annie McLean*, then and there being, wilfully and feloniously did make another assault, with intent, an act of sexual intercourse with her the said *Annie McLean*, against her will and without her consent then and there wilfully and feloniously to commit and perpetrate, 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 R. FELLOWS, District Attorney.~~

POOR QUALITY ORIGINAL

0789

Eugene F. Smith COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said *Eugene F. Smith*

Eugene F. Smith
of the CRIME OF RAPE, committed as follows:

The said *Eugene F. Smith*,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: her, the said *Annie McRann*, then and there being, wilfully and feloniously did make another assault, she, the said *Annie McRann* being then and there a female under the age of sixteen years, to wit: of the age of *fifteen* years; and the said *Eugene F. Smith*, then and there wilfully and feloniously did ^{attempt to} perpetrate an act of sexual intercourse with her, the said *Annie McRann*, 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 R. FELLOWS, *District Attorney.*

0790

BOX:

354

FOLDER:

3339

DESCRIPTION:

Smith, John

DATE:

05/07/89



3339

POOR QUALITY ORIGINAL

0791

Witnesses:

.....
.....
.....

Nov 28
Counsel, *Bill [unclear]*
Filed *day of May* 1889
Pleads, *Magically*

THE PEOPLE
29 Will 28. P
John Smith
H.D.

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 58 / Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edward W. [unclear]
Foreman.

Part of May 15, 1889
Warrant Petition
Rev. Dix
May 17.

POOR QUALITY ORIGINAL

0792

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2^d DISTRICT.

James J. Sullivan

of No. 19th Street Street, aged _____ years,

occupation Police being duly sworn deposes and says,

that on the 3^d day of May 1889

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

now here, is a material witness against one John Smith arrested for larceny from the poor. That the said Ida will not, as deponent or reason to believe, appear to prosecute the said complaint. Deponent asks that the said Ida be required to find surety for her appearance as such witness.

James J. Sullivan

Sworn to before me, this 3^d day of May 1889

James J. Sullivan Police Justice.

POOR QUALITY ORIGINAL

0793

Police Court 2 District. Affidavit—Larceny.

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

Ida Hill
of No. 128 West 29th Street, aged 29 years,
occupation Housework being duly sworn
deposes and says, that on the 3d day of May 1888 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 day time, the following property, viz:

a pocket
book containing one dollar and
fifty cents in lawful money of
the United States
\$ 1.50

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Smith (now here)
under the following circumstances:
Deponent was walking with the
said pocket book in her hand, in
Sixth Avenue. The defendant
came up and demanded ten
cents from deponent, and when
deponent refused to give it to
him, the defendant snatched the
said pocket book from deponent's
hand and ran off with it, and the
defendant was arrested by James
J. Bullwin an officer of the 19th Precinct
and when defendant was arrested he had
the said stolen property in his possession

I D O Hill

Sworn to before me this 3d day of May 1888
James J. Bullwin
Police Justice.

POOR QUALITY ORIGINAL

0794

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

John Smith

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.

John Smith

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

NS.

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

Answer.

243 W 117th - I don't know

Question. What is your business or profession?

Answer.

Barber

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

John Smith

Taken before me this

day of

APRIL

188*9*

David G. Buckley Police Justice.

POOR QUALITY ORIGINAL

0795

Police Court... 2
District... 648

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joe Hill

John Smith

Offence... Larceny from the person

Dated... May 9 1889

Magistrate... Sullivan

Officer... 19

\$1500 E. May 10 1889

Henry Hill

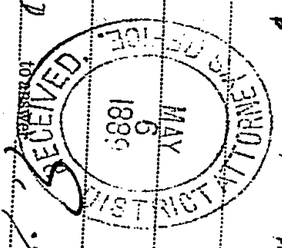
Street... Sullivan

Street... Sullivan

Street... Sullivan

Street... Sullivan

Comm. Hill



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

John Smith

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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... May 3 1889 Police Justice.

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

Dated... 1889 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... 1889 Police Justice.

POOR QUALITY ORIGINAL

0796

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Smith

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

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

The said

John Smith

late of the City of New York, in the County of New York aforesaid, on the third day of May in the year of our Lord one thousand eight hundred and eighty-nine, in the day time of the said day, at the City and County aforesaid, with force and arms,

one promissory note 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 and value of one dollar; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar; one United States Silver Certificate of the denomination and value of one dollar; one United States Gold Certificate of the denomination and value of one dollar;

divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar and fifty cents,

of the goods, chattels and personal property of one Ida Hill on the person of the said Ida Hill then and there being found, from the person of the said Ida Hill 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 R. Fellows, District Attorney.

0797

BOX:

354

FOLDER:

3339

DESCRIPTION:

Smith, John

DATE:

05/10/89



3339

POOR QUALITY ORIGINAL

0798

WITNESSES:

Officer Mergens

Counsel,

Filed

10 day of *July* 1889

Pleas

10th July 15.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 183, Sec. 21 and page 189, Sec. 5.]

THE PEOPLE,

vs.

John Smith

537 1/2 Av

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward W. ...

Complaint sent to the Court of Special Sessions,

Part III, ... 18.89.

**POOR QUALITY
ORIGINAL**

0799

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Smith

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

John Smith
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

John Smith

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Peter Nugent
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.

SECOND COUNT—

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

John Smith
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Smith

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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 R. FELLOWS,
District Attorney.

0800

BOX:

354

FOLDER:

3339

DESCRIPTION:

Snyder, Frances

DATE:

05/13/89



3339

POOR QUALITY ORIGINAL

0001

Witnesses:

John Jozkowski
Officer Mayer

107

Counsel,
Filed *103* day of *May* 188*9*
Pleads, *Admitted*

Grand Larceny *in the* degree.
[Sections 628, 630, Penal Code].

THE PEOPLE
vs.
Frances Snyder

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL

Francis M. [Signature]

Paris June *27* 188*9*

True and Legitimate

POOR QUALITY ORIGINAL

0802

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

vs.

BEFORE HON.

POLICE JUSTICE,
_____ 188

APPEARANCES:

{ For the People, _____
For the Defence, _____

188

I N D E X .

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

[Handwritten Signature]
Official Stenographer.

POOR QUALITY ORIGINAL

0803

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

vs
agst. *Murder*

Examination had *Apr 11* 188 *9*
Before *Daniel Keiley* Police Justice.

I, *M. J. Creacy* Stenographer of the *3d* District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of

the original Stenographer's notes of the testimony of *John Bogdanowicz* and all herein

as taken by me on the above examination before said Justice.

Dated *Apr 14th* 188 *9*
M. J. Creacy
Stenographer

D. J. Keiley
Police Justice

POOR QUALITY
ORIGINAL

0004

New York April 11/89
Municipal District Police Court,
Hon Daniel Kelly
Presiding.
John Boztorowski }
vs. }
Francis Snyder }

John Boztorowski being
duly sworn deposes and
says.

Q. What time in the
morning did you
buy this money?

A. It was not quite
five o'clock.

Q. Which way did
you get into the
cellar?

A. Through the trap
door.

Q. From the store?

A. Yes Sir
Q. What part of the cellar

POOR QUALITY
ORIGINAL

0805

Q

Q. Did you bury the money in the
On the left
hand side behind the
stairs?

Q. Alongside the
foundation of the house?
A. Yes Sir.

Q. Where were you when this
dependent was looking
at you with a candle,
what part of the cellar?
A. I was standing
where I buried the
money.

Q. Where was the
dependent?

A. She stood right
behind the door on the
floor.

Q. She was on
stairs on the floor
and the trap door was

2

POOR QUALITY
ORIGINAL

0806

3

Open and you were in
the cellar buying your
money and did you
see you and you see
her?

Q. Yes Sir.
A. She was not on the
steps?

Q. No Sir,
A. You were on the floor
at the stairs?

Q. Yes Sir
I swore before me
this 11th day of Apr 1889

Police Justice

3

14

Emanuel Meyer, of the 13th Precinct Police, being duly sworn deposes and says,

Q. Did you make this arrest?

A.

Yes Sir, the Defendant came to the Station house and he said that he had lost \$308, we asked him how and he said he was working for these people at the time, and buried the money in the cellar and the next day the husband of the woman said he would bet him a \$1000 that he lost the money.

Q. Cross Examination
Was the Defendant present

POOR QUALITY
ORIGINAL

0000

5

Q At the time?
A After I arrested him
he told me he buried the
money in the cellar of
the store, I asked him
if anyone saw him and
he said the defendant saw
him bury it, and that
when he looked up and
saw her, she walked out
of the store, when I asked
her she said she knew
nothing about it, but
the defendant took him
down and showed him
the pocketbook in front
of the hole; the only way
to get into that part of the
cellar is through that
trap door.

Q. What else did
you find?

A I found \$62,100⁰⁰

6)

on the husband and \$6,16 on the woman.

Q

None of this money was found and identified. It was twelve hundred Marks, German money.

A

Q

None of the money found on them corresponds with their money, this is the statement the complainant made to you?

A

Yes, in presence of the defendant they defendants said nothing to you?

A

Q Will you swear that there is no entrance to that cellar but through the trap door?

A

Yes when I made the investigation on Sunday

POOR QUALITY ORIGINAL

0810

177

Q. Did you go all through the cellar?

A. The part that belongs to this store

Q. Will you swear that there is no other entrance to that cellar?

A. Not at that time I swore to before me this 11th day of April 1889

Police Justice

Morris Schwartz, being duly sworn deposes and says that he is a Cigar maker,

Q. Do you know anything about this Larceny of the Conceptionist?

A. I told you that the defendant presented?

Q. I know nothing

177

POOR QUALITY ORIGINAL

0011

P

of my own knowledge,
I will state what I
know. I took him to
the Stratton house with the
Officer. I went to the place
and we could not see
any entrance into the
trap door, I swear that
there was no entrance
to the cellar but the
trap door.

Sworn to & affirmed }
this 11th day of April 1889 }
Police Justice

P

POOR QUALITY ORIGINAL

08 12

9)

Deputy Detachment, of
the 13th Precinct Police
being duly sworn deposes
and says. These two
witnesses were brought
before me, I questioned
the complainant and
the witness.

Q. Do you understand
Gunn?

A. I do not. They
answered my questions
without my interpreter,
the complainant said
he had lost twelve (12)
hundred dollars that
he received in the case,
and that the respondent
told the complainant
he would let him a
thousand dollars his
money was gone, and
then the complainant

9

POOR QUALITY ORIGINAL

0814

11

Mary Powers of No
234 East Third St,
being duly sworn
deposes and says,
Q. Do you live in the
house 234 East Third
St?

A. Yes Sir, for 15 or
16 years.

Q. How long has
the defendant lived
there?

A. A month.
Are you familiar
with the premises?
A. Yes Sir, I am
the housekeeper for
two years and my
parents were there
before me. My father

Q. Repr a grocery store
come right down
to the part of the cellar
occupied by the defendant

11

POOR QUALITY ORIGINAL

0815

17

There is a trap door in the place?

Q. A Yes Sir, Is there another entrance

A Yes Sir, There is one for the last fifteen (16) years, it goes through the alleyway from the little stairs

Q. Was that entrance been cut off?

Q. A Yes Sir, Was anyone ever got any business in that part of the cellar?

Q. A Yes Sir, There is a door into the cellar from the alley way?

A Yes Sir, The door is nailed up with Stabs. You go down (3)

POOR QUALITY
ORIGINAL

0816

13

Q. Three steps,
When you go down
the steps you are in
the cellar?

A.

Yes Sir, the
door has never been
nailed up or fastened,
since I have been there

Q. The Comptrolleur says
he dug a hole back of the
stairs and while digging,
the Defendant stood on
the floor of the stairs with
a lighted candle, could
he see her and she
see him?

A. No, it is impossible
for her to see him.

Q. She could not see
him unless she was on
her stomach.

Q. There is
another passage to the
cellar

+3)

POOR QUALITY ORIGINAL

0817

15

Q. You stood on the floor when I was there yesterday, could you see me?

A. No sir.

Q. When did you go down the stairs before yesterday?

A. I was there a week ago with the Ammala.

Q. When were you in this man's cellar?

A. Sunday morning, after the evidence was taken we went down the cellar.

Q. You went down the trap door?

A. Yes sir.

Q. Was there any other entrance?

A. I have not looked

POOR QUALITY
ORIGINAL

0818

- 147)
- Q. A. Yes Sir,
You told me that there
was a man sleeping
in the cellar?
A. Yes Sir, and there
is a valve in the
cellar now.
- Q. Do the door from
the alleyway locked?
A. No Sir, it has
never been locked.
- Q. Any one could go
down the cellar from
the alleyway?
A. Yes Sir!
- Q. Could any one see
them in the cellar?
A. No Sir. When
the Health Inspector
came we did not
know he was in the
cellar and he told
me to White wash the
cellar.

POOR QUALITY
ORIGINAL

0819

16

Q At the time did you know of any entrance but the trap door?

A I did not. Do you understand the question, was there any other entrance but the trap door?

Q. A. Sir, was not. Do you understand my question, Was there another entrance?

A Yes Sir, that door I showed you yesterday. It is open and the hinges are off.

Q. Do you go to the cellar every day?

A Yes Sir, the door has been off its hinges for years.

Q. Have you been around the alleyway

POOR QUALITY ORIGINAL

0021

17)

Maria Ross of No 234 E
3rd St, being duly sworn
deposes and says,
Q You reside in the
house in question?

A Yes Sir, for 3
years now over. I
am married and I
live there with my
family. I am familiar
with the house and
I know the cellar, my
wood house is not far
away from it, and
there is a door leading
into the cellar.

Q Were you ever in
the front cellar?

A Yes Sir,
Q Is there any way of you
getting into that cellar
beside the trap door?

A Yes Sir, when I
go to my wood house

POOR QUALITY
ORIGINAL

0822

18)

The door of the cellar
Q. is always open,
Can you look into the
cellar from that door,
when it is open?

A. No, I only can
the door open I never
go there.

Q. How does the
door open?

A. There is no
lock on it, but there
are two hooks where you
can hang the lock,
the door opens out
side.

Q. Have you never
been around the alley
way to the front of the
cellar?

Q. A. Yes,
Was the door open, or
do you see through the
slats.

POOR QUALITY
ORIGINAL

0023

19)

A There are no shots it
is a door

Spore to before me }
this 11th day of Apr 1889 }
Police Justice

Maggie Nestline of No
234 East 3rd St being
duly sworn deposes and
says,

Q. You live in this
house?

A. Yes Sir, with my
husband.

Q. How long have
you lived there?

A. Ten years.

Q. And you are familiar
with the premises?

A. Q. Yes Sir,
Do you know whether
there is any entrance to

POOR QUALITY
ORIGINAL

0024

Q

Are there any other entrances to the cellar except through the trap door?

A

The one through the hallway or alleyway. I go to the cellar every day to get my coal and wood, I go to my own woodhouse

Q

The officer has testified that there is no entrance to the cellar but through the trap door, is that so?

A

Yes Sir, there is another entrance through the alleyway, there is another way to get in the cellar

Q

Can you get in the cellar my story but through the trap door?

A

Through the alley way, I saw that door, I never went through it. It has been open

no

POOR QUALITY
ORIGINAL

00225

Q1

Q for two years.
Q Has it been open
since the Defendant has
been there?

A. Q I do not know,
Q You do not know whether
it is open or not?

A. Q Yes Sir.
Q You go through this door?
(Kimmel pointing to plan
of location)

A. Q Yes Sir,
Q There are no hinges on
that door?

A. Q Yes Sir.
Q Anyone can go in through
that door?

A. Q Yes Sir, I would
swear that it was
open or closed

Sworn to before me }
this 11th day of April 1889 }
Police Justice

Q1

POOR QUALITY ORIGINAL

0826

n7)

Henry Glick being duly sworn deposes and says,
Q How old are you?

A

37 years of age.
I live at No 70 West St,
I am the Prison Messenger.

Q

Did you visit the house in question and examine the cellar?

A

Q. Did you go there at my request?

A.

Yes Sir, I made a Plan of the cellar, and I act as an interpreter if necessary. You told me these people could not speak any English. I went into the cellar.

Q.

The officer testified that there is no entrance but the trap door?

A

n7

I saw

POOR QUALITY
ORIGINAL

0827

(23)

A passage way and I went down a couple of steps and then into the cellar and then the housekeeper said there is the door that leads into the cellar. I saw that door hung on one hinge, and then she said there is another way to go up the front way or the front steps

Q. Do you mean, when the hinge was taken off?

A. It looks like an old beam. The door opened out towards the passage,

Q. And you see any other entrance?

A. Yes sir, one door is made of slats and boards, one slat was

POOR QUALITY ORIGINAL

0020

74

broken, I do not know
when it was broken.

Q. Do you know where
the hole in the cellar
is, where he buried his
money?

A. About four
or five feet from the
trap door. I saw the
place where they say the
money was buried.

Q. Is it the only
hole in the cellar?

A. I do not know
Q. You can get around
there into the alley, about
three feet between the
alleyway and the found-
-ation?

A. Yes Sir,
Q. Anyone could go into
the alleyway and see
what was going on in
the cellar, through the

257

Q. Slats, Yes Sir, a person could take up or let hand and knock off the slats, although I did not try, they seemed to be slats off tomato boxes

Q. Was there a lock on the door?

A. Yes Sir,

Q. A person could go in from the street and get into the cellar?

A. He could go up the alleyway.

Q. You open the door and then there are some steps (3) then you go down 5 or 6 steps and get into the cellar?

A. Yes Sir
Q. You saw the hole where this money was buried?

POOR QUALITY
ORIGINAL

0830

W

Q. Yes Sir.
Q. How many feet is the hole from the stairs?

A. Four or five.
Q. The Complainant says that the Defendant saw him bury his money while she was on the floor of the stairs?

A. That could not be, I could not see you, nor the light in your hand.

Q. Would it be possible for her to see him unless she was on her stomach?

Court. She admitted to me that she was at the head of the stairs, when he buried the money.
Counsel. You could not see me when I was at the hole?

POOR QUALITY
ORIGINAL

0031

24)

Q

Yes Sir, I advised you
me at the house and then
from where I was I could
not see you, Mr Fraser's
brother measured off the
store cellar, then the
Nurse Keeper showed
me another entrance
to the cellar and she
took me in the alleyway,
we went in the back
cellar and then she
showed me the cellar
and the door leading
to the front cellar, from
the back.

Q.

Do you know
the condition of the
cellar on Sunday?

Q.

Yes Sir,
You do not know whether
that opening has been
made since this
Larceny, or not?

27.

POOR QUALITY
ORIGINAL

0032

Q. 2.

Q. No, Sir.
You saw the hinges,
on the door, what
was their condition?
A. The hinges were
rusty.

Sworn to before me
this 11th day of Aug 1889
Police Justice

Court The Defendant is
held to answer in
One thousand Dollars

W. J. Treacy
Stenographer

POOR QUALITY ORIGINAL

0033

Police Court Third District. Affidavit—Larceny.

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

of No. 741 Sixth Street, aged 29 years, occupation Blacksmith being duly sworn deposes and says, that on the 5th day of April 1889 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:

Good and lawful money consisting of 1200 ~~in~~ marks (divers denominations (gold coin) of the value of two hundred and Eighty Eight dollars ²⁴ good and lawful money of the United States of the value of Twenty dollars all of the value of Three hundred ⁸⁴ Eight dollars which was contained in a pocket book \$ 30

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 Frances Snyder (now here)

Deponent says that about the hour of 5 1/2 a M on Apr 3. 1889 he ~~has~~ dug a hole in the cellar of ~~premises~~ premises No 234 East Third Street in said City and placed said money therein and covered the same with the dirt that he took therefrom. That deponent got up and saw said Frances Snyder looking at him and on seeing him look at her she said Frances Snyder walked away ~~therefrom~~. Deponent says that said Frances Snyder was the only person who saw him place said

Sworn to before me, this 18 day of April 1889
Police Justice

POOR QUALITY ORIGINAL

0034

money in said hole in said basement
and furthermore she was the only person
who then said money was there
Therefore defendant charged ~~and~~
~~money~~ said defendant with
feloniously taking said money away

BEFORE ME
THIS 9 DAY OF April 1889
[Signature]
POLICE JUSTICE

Johann Dorykowski

POOR QUALITY ORIGINAL

0035

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frances Snyder

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. *Frances Snyder*

Question. How old are you?

Answer. *31 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *234 East 3rd St - One month*

Question. What is your business or profession?

Answer. *Housekeeper*

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
her
Frances X X X Snyder
Mark*

Taken before me this 9
day of April 1889,
So. J. J. Justice, Police Justice.

POOR QUALITY ORIGINAL

0036

BAILED,
 No. 1, by Michael Schachtel
 Residence 105 Conover Street.

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Police Court 3 District 630

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

John J. Conroy
441 1/2 St.
Manassas, Maryland

Offence Larceny
Felony

Dated Apr 9 1889

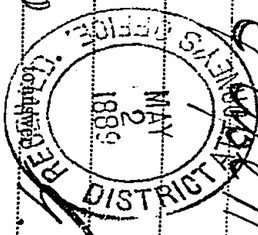
Samuel O'Reilly Magistrate.

Shawyer Officer.

Witnesses Manuel Shawyer
157 1/2 Precinct Street.

\$1000 Bail
Apr 11 2 P.M.

No. 1000 Street.



John Bauer

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Ten 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 April 11 1889 Sam O'Reilly Police Justice.

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

Dated Apr 12 1889 Sam O'Reilly 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.

POOR QUALITY
ORIGINAL

0037

Court of General Sessions

The People

vs.
Francis Pryder

Indictment:

Grand Larceny 2^d deg.

on the 5th of ^{ss. 528 & 531 P.C.} April, 1889,
for having stolen the sum of \$808,
in money, from the complainant,
John Fogtanski. The complainant
was employed by the defendant
and her husband at No. 441 Fifth
Street, and in consequence of a
suggestion from the defendant,
he buried the said money in
a hole dug by him in the cellar
of said house. When he was doing
this, the defendant observed him
through the trap door leading
into the said cellar. The defend-
ant denies having seen him,
and a number of witnesses
say that it ~~is~~ ^{is} impossible
for any person ^{standing on the top of the stairs} to see a party
near said hole.

POOR QUALITY
ORIGINAL

0030

The complainant is positive that he saw her at the said time and place. When he came out of the cellar, she spoke to him and asked him what he had been doing. He was led to the burying of the money by defendant's suggestion that his money was not safe in ~~the~~ ^{his} nest where he had sewed it in under the lining, nor in his trunk. The day following the burying of the money, the defendant's husband remarked to him that he would bet him \$1000 that his money was stolen. The complainant had drawn the money from the bank only a few days before he intended to return to Europe, but remained a few days longer at defendant's invitation, he and she being countrymen. The man referred to by several witnesses in the Police Court as having lived in the cellar was a laborer of defendant's husband. He had been complainant's predecessor and

POOR QUALITY
ORIGINAL

0039

had been away from the house for about a week. Two days before the burying of the money he called at the house and slept in complainant's bed for one night. The cellar is in such an unhealthy condition that nobody could sleep there for one night without getting sick.

Sergeant Detective Van Quichten has examined the premises and has found that when a person, standing at the top of the cellar stairs, stoops a little he can see a party standing in the cellar where the money was buried, provided he has a light. The cellar is in an unhealthy condition.

**POOR QUALITY
ORIGINAL**

0040

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Charles Sawyer

BRIEF OF FACTS.

For the District Attorney.

Dated

1888

June 17

Edward Grove

Deputy Assistant.

POOR QUALITY ORIGINAL

0041

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francis Smyder

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

Francis Smyder

of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said Francis Smyder,

late of the City of New York, in the County of New York aforesaid, on the 17th day of April in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms,

divers gold coins, of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of two hundred and eighty eight dollars, the sum of twenty dollars in money, bank notes and other articles of value to the value of twenty dollars, and one pocket watch of the value of one dollar,

of the goods, chattels and personal property of one John Thompson

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.

John Thompson

0842

BOX:

354

FOLDER:

3339

DESCRIPTION:

Spitz, Abraham

DATE:

05/13/89



3339

POOR QUALITY ORIGINAL

0043

80.
H.A.B.

Counsel,

Filed

13. day of May 1889

Pleads,

Abraham Spitz

THE PEOPLE

vs.

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 530 Penal Code]

Abraham Spitz

JOHN R. FELLOWS,
District Attorney.

May 17/89

A True Bill.

May 17/89
Foreman

Spiced & Regulated

Witnesses:

Sarah Baum
Officer Lewis

POOR QUALITY ORIGINAL

0844

Police Court 3rd District. Affidavit—Larceny.

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

of No. 127 Suffolk Street, aged 21 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 6th day of May 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the night time, the following property, viz:

Good and lawful money of the United States to the amount and value of one dollar

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 Abraham Spitz, now

here, from the fact that this deponent was standing with her child in Marston Street on the corner of Suffolk, at about the hour of 10 o'clock P. M. that said money, consisting of a one dollar note or bill, was then in the left hand of her child who was beside deponent, deponent having hold of the left hand of the child which held the bill aforesaid. That the said deponent came up and engaged deponent

Subscribed to before me this 10th day of May 1889
Police Justice.

POOR QUALITY
ORIGINAL

0845

in conversation and walked
about half a block with deponent
saying he was acquainted with
deponent. That while talking to
deponent he took said bill out
of the child's hand and attempted
to go away refusing to return it
to deponent. That deponent then
caught hold of him and held
him until the arrival of Officer
Leves who took him in custody.

Subscribed before me this } Lena Baines
5th day of May 1889

J. M. Pentecost
Police Justice

POOR QUALITY ORIGINAL

0046

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Abraham Spitz 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.

Abraham Spitz

Question. How old are you?

Answer.

30 years of age

Question. Where were you born?

Answer.

Germany

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

Answer.

55 Suffolk St. 1 day

Question. What is your business or profession?

Answer.

Button Hole maker

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
Abraham Spitz

Taken before me this 7th day of May 1889
J. M. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0047

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

So 3-11-60
Police Court... District.

THE PEOPLE, &c
ON THE COMPLAINT OF
Samuel Brown
127 Suffolk St
Albany City

Offence *Larceny from the person*

Dated *May 7th* 188*9*

William Magistrate.
Officer.

Witnesses *John & Lena*
11 West 4th St Street.

No. _____ Street.

No. _____ Street.

RECEIVED
MAY 6 1889
DISTRICT ATTORNEY
Samuel

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 *Defendant*

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

Dated *May 7th* 188*9* *J. M. Blunt* 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0040

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andreas Sigfus

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

Andreas Sigfus

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

The said Andreas Sigfus

late of the City of New York, in the County of New York aforesaid, on the sixth day of May in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms,

one promissory note 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 and value of one dollar; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar; one United States Silver Certificate of the denomination and value of one dollar and one United States Gold Certificate of the denomination and value of one dollar.

of the goods, chattels and personal property of one Sarah Baum on the person of the said one Annie Baum (aforesaid Christian name is the Grand Jurors said in testimony) then and there being found, from the person of the said Annie Baum, 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.

James H. Yellow, District Attorney

0849

BOX:

354

FOLDER:

3339

DESCRIPTION:

Stenson, Patrick

DATE:

05/10/89



3339

POOR QUALITY ORIGINAL

0850

74
Paul J. ...
Counsel,
Filed *10 day Day* 1889
Pleads *Chyney*

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1989, Sec. 21 and
page 1980, Sec. 5.]

THE PEOPLE,
vs.

B
Patrick Stenson
allegedly
sent to the Board of Excise.
sessions for trial, by request
of ~~the~~ President.

W. R. ...

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edward ...
Forfeiture

WITNESSES:
Officer McCarthy

**POOR QUALITY
ORIGINAL**

0851

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Patrick Stenson

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

Patrick Stenson
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Patrick Stenson

late of the City of New York, in the County of New York aforesaid, on the *twenty fourth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Charles Mc Carthy

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.

SECOND COUNT—

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

Patrick Stenson
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Patrick Stenson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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 R. FELLOWS,

District Attorney.

0852

BOX:

354

FOLDER:

3339

DESCRIPTION:

Sullivan, Ann

DATE:

05/20/89



3339

0853

BOX:

354

FOLDER:

3339

DESCRIPTION:

Sullivan, James

DATE:

05/20/89



3339

POOR QUALITY ORIGINAL

0854

Witnesses:

Thomas Crystal
Thomas Stone

1882 June 2
Counsel,
Filed
Pleads,
City of
Proquity of

Grand Larceny Second degree [Sections 528, 534, 550, Penal Code].

THE PEOPLE
vs.
Ann Sullivan
and
James Sullivan

JOHN R. FELLOWS,
June 10, 1889 District Attorney.
Pleads At. G. L. 2d
2 1/2 Penitentiary

A True Bill

Ep.
Foreman.

Ordered to the COURT of
of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)
P.C. June 7, 1889

June 10, 1889
2 discharged on his verbal
recommence

POOR QUALITY ORIGINAL

0855

Police Court - 5th District. Affidavit - Larceny.

City and County of New York, ss.:

Louis Levine

of No. 85 Mott Street, aged 29 years, occupation Tailoring being duly sworn

deposes and says, that on the 12th day of May 1889 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 day time, the following property, viz:

One gold watch and chain together of the value of One Hundred and thirty Dollars

the property of

Deponent

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

Ann Sullivan and James Sullivan both now here, from the fact that the deponent was employed by Deponent as a servant and on said date Deponent missed said watch and chain from a wardrobe in deponents apartments and the deponent had left said employment and Deponent is performed by Officer Thomas Crystal of the 6th Precinct Police that Thomas Summers of No. 33 Jersey Street came to the 6th Station House and informed said Officer that he bought said watch and chain from the defendants for which he said Summers had twenty dollars and the

Sworn to before me this

1889

Police Justice

POOR QUALITY
ORIGINAL

0856

Defendants stated to said Sumners
that it was a family relic and gave
said Sumners receipt for said
watch and chain
deponent has seen said watch and chain
here shown in Court and identified the
same as the property taken stolen and
carried away as aforesaid

Sworn to before me

this 13th day of May 1889

G. Humphreys

Louis Levine

Police Justice

POOR QUALITY ORIGINAL

0057

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 6th Avenue Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Louis Levine and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this 13th day of May 1889 } Thos J Crystal

G. M. Murphy
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Lieutenant of No. 33 Cherry Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Louis Levine and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this 13 day of May 1889 } Thomas Summers

G. M. Murphy
Police Justice.

POOR QUALITY ORIGINAL

0050

Sec. 193-200.

15 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. Ann Sullivan

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. Ireland

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

Answer. 85 Mott St 3 weeks

Question. What is your business or profession?

Answer. Domestic

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
Ann Sullivan
[Signature]

Taken before me this
day of May 1888
[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0059

Sec. 193-200

CITY AND COUNTY OF NEW YORK, ss.

15 District Police Court.

James Sullivan 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 Sullivan

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York City

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

Answer.

32 Cherry St 4 years

Question. What is your business or profession?

Answer.

Idler

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 this
James Sullivan
mark

Taken before me this

day of *Sept* 188*9*

John J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0850

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 13-400 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Lawrence

65 1/2 Street

Paul F. Sullivan

James Sullivan

Offence

Grand Larceny

Dated

May 13 1889

Magistrate

No. 3, by

Residence

As Charles 6 Precinct.

Witnesses

No. 4, by

Residence

Thomas D. ... 33 Charles St.

No. 3, by

Residence

...

No. 2, by

Residence

...

No. 1, by

Residence

...



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

Defendants

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, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 13 1889 Police Justice.

I have admitted the above-named to bail to answer by the undertaking hereto annexed. Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0061

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against -

*Ann Sullivan and
James Sullivan*

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

accuse

Ann Sullivan and James Sullivan

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

*Ann Sullivan, and James
Sullivan, both*

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms,

*one watch of the value of one
hundred dollars, and*

*one chain of the value of thirty
dollars*

of the goods, chattels and personal property of one

Louis Levine

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.

POOR QUALITY
ORIGINAL

0862

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Ann Sullivan and James Sullivan
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Ann Sullivan and James Sullivan, both

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

*one watch of the value of
one hundred dollars, and
one chain of the value of
thirty dollars,*

of the goods, chattels and personal property of one

Louis Levine

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

Louis Levine

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

Ann Sullivan and James Sullivan

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 R. FELLOWS,

District Attorney.

0063

BOX:

354

FOLDER:

3339

DESCRIPTION:

Sullivan, William

DATE:

05/09/89



3339

POOR QUALITY ORIGINAL

0864

Witnesses

Robert A Campbell

.....
.....
.....

W. H. Heyman
Counsel,
Filed *May 13 1889*
Plends, *Chas. H. Heyman*

THE PEOPLE
35 Part 6 288
194 per. 1889 P
William Sullivan
Grand Larceny, 5th Degree,
(From the Person.)
[Sections 528, 580, 570 Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edward W. [Signature]
Foreman

Part II May 13/89
Plends S. R. I. A day
S. P. Free year.

POOR QUALITY ORIGINAL

0865

Police Court— 4 District.

Affidavit—Larceny.

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

Robert A Campbell

of No. 173 East 96 Street, aged 39 years,
occupation Stone setter being duly sworn

deposes and says, that on the 30 day of April 1889 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
~~possession~~ of deponent, in the night time, the following property viz:

One Silver Watch of the Value of
Twenty Eight dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Sullivan (name)

from the fact that deponent was walking
along 14 Street near Irving place when
deponent had said Watch in the left
hand pocket of deponent's coat then
saw upon deponent's person attached
to a chain deponent fell a grip in
his pocket and then and there discovered
that said Watch was stolen and
deponent saw said defendant run
away from deponent deponent
immediately run after said defendant
and when deponent caught him he
dropped said Watch from his hand

Robert A. Campbell

Sworn to before me, this 1 day
of May 1889
John J. ... Police Justice

POOR QUALITY ORIGINAL

0055

Sec. 198-200.

 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Sullivan 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 Sullivan

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. New York

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

Answer. 194 Park Row 3 months

Question. What is your business or profession?

Answer. Gas fitter

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

William Sullivan

Taken before me this 1 day of May 1889
John J. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0867

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

70
 Police Court--- 11
 District 644

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Rolls of Campbell
 173, East 96 St
 William Sullivan

Offence Larceny from Person

Dated May 1 1889

Magistrate
 Michael Speltz
 Precinct 18

Witnesses _____ Street _____

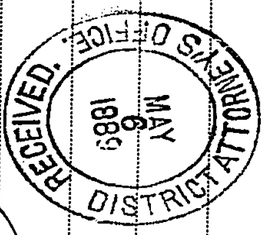
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer _____ Street _____

Chas. C. Person



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

_____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$500 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 May 1 1889 _____ 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0058

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 Sullivan

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

William Sullivan

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

The said

William Sullivan

late of the City of New York, in the County of New York aforesaid, on the *thirtieth*
day of *April* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of twenty-eight dollars*

of the goods, chattels and personal property of one *Robert A. Campbell*
on the person of the said *Robert A. Campbell*
then and there being found, from the person of the said *Robert A. Campbell*
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.

POOR QUALITY ORIGINAL

0869

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

William Sullivan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Sullivan*

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

one watch of the value of twenty-eight dollars

of the goods, chattels and personal property of one *Robert A. Campbell*

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

unlawfully and unjustly, did feloniously receive and have; the said *William Sullivan*

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 R. FELLOWS,
District Attorney.