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BOX:

197

FOLDER:

1983

DESCRIPTION:

Sullivan, James

DATE:

11/25/85



1983

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DESCRIPTION:

Willer, William

DATE:

11/25/85



1983

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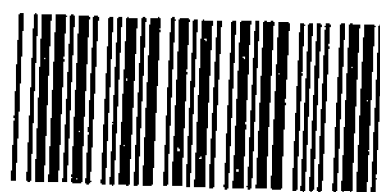
1983

DESCRIPTION:

Carter, James C.

DATE:

11/25/85



1983

0913

Witnesses:

*J. S. Sullivan*  
*Wm. Miller*  
*J. C. Carter*

Counsel,

Filed *20* day of *Nov* 188*8*

Pleads, *Not guilty*

THE PEOPLE

vs.

*F*

*William Sullivan*  
*William Miller*  
*James C. Carter*

Robbery, *1st* degree.  
[Sections 224 and 225, Penal Code.]

RANDOLPH B. MARTINE,

*Dr Chas 1577* District Attorney.

*Nov 21 3 Indictments returned.*

A True Bill.

*J. Carter Jr.*  
Foreman.

*Dec 10*  
*W. H. Speed & Co. v. Carter*

*S. P. 1st of Nov. 1888*  
*Day & he*



0914

STENOGRAPHER'S MINUTES.

Q

District Police Court. People Ex. A

we

2 h 3/15-

THE PEOPLE, &c., IN COMPLAINT OF

Martin O'Neill

vs.

1) James Maguire

2) William Miller

3) James E. Carter

BEFORE HON.

Daniel O'Reilly

POLICE JUSTICE,

Oct 19<sup>th</sup> 1885

APPEARANCES:

For the People,

For the Defence

Cook & Schuck  
3207 322 Bway  
October 19 1885

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

O'Neill  
Maguire  
Miller  
Carter  
Fingerdez  
Terrance  
Hart

1-18

19

20-2370.

24.25

26.28

29.30

31-32

M. J. O'Reilly

Official Stenographer.

09 15

DISTRICT POLICE COURT.

THE PEOPLE,  
ON COMPLAINT OF

Martin O'Keefe  
James Sullivan  
William Miller  
James E. Cantor

Examination had

October 19 1885  
before Hon. Daniel Kelly Police Justice.

I,

M. J. O'Leary

Stenographer of the

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 Martin O'Keefe  
William Miller, James E. Cantor, James Sullivan,  
as taken by me on the above examination before said Justice.

Dated

Oct 19 1885

1885

M. J. O'Leary  
Stenographer.

Police Justice.

0916

New York City 19<sup>th</sup> 1885

William O'Neil  
James Sullivan  
William Miller  
James Carter

Admission

Me of Complimentary

Will you  
fit the time you were  
into the store?

Ans I went  
into the store about 6.30  
on 14<sup>th</sup> to 17<sup>th</sup> of each evening  
on Wednesday October the  
14<sup>th</sup>

Me Where do you live?  
Ans 534 East 16<sup>th</sup> St

Me Did you live there at  
that time?

Ans We moved there  
on that day.

Me When did  
you live before?

0917

2

Ans. 77 133 East 9th St  
Q Are you married?

Ans. Single  
Q Do you board?

Ans. I live with

Ms. my sister. What is your  
business?

Ans. Merchant.  
Q For whom do you work?

Ans. Correll & Co, I  
board with Lou.

Q Who  
Ans. Lou. & Miss Correll and  
Lou.

Ms. Do you work for  
them now?

Ans. Not in four  
months.

Ms. What had you  
been doing?

Ans. Not much

2

0918

3

Q. How late have you been working?

A. Working for work in the machine till 10 o'clock turning the four wheels.

Q. How late Monday, I was not doing much?

A. I was waiting for work all the time.

Q. How late you leave home in the morning?

A. About 7 o'clock.

Q. How late you go to?

A. East New York.

Q. How late you leave home about 7:30 in the

afternoon I come by rapid transit. I came to New York over the Brooklyn Bridge.



0919

It

Me. How time did you  
arrive over the Bridge?

Me. About 12 o'clock  
You said you left East  
New York City early over  
in the rapid transit, where  
did you take it?

Me. East 42nd St. I walked  
over the bridge. I am not  
altogether a temperance  
man. I took the first  
glass of beer in New  
York in Hester Street  
Brewery. I was Friday  
I took my first drink of  
beer or liquor in New York.  
It was the first liquor  
store I went into. I went  
in for a glass of beer.  
My sister was coming up  
the Brewery with me, she  
went to do some mending.  
I said I would go and  
have a glass of beer  
It

0920

3

Me. You said you were  
going up by the 2nd  
class car.

Ans. That would  
have brought me to 16"  
17.

Me. How good did you  
think the food was?

Ans. It was very good and  
I enjoyed it.

Me. Before you went  
into the dining car, did  
you go down to purchase  
fruit?

Ans. Yes. I did not  
know how much  
to buy so did not remember  
it.

Ans. I remember it  
perfectly. I never said  
I did not watch my  
wherever.

Me. What do you mean?  
3

0921

6

Q. A Mark Quiv. How  
me. often had you been  
there before?

Ans. Never in my  
me. life. You went there by  
accident?

Q. By accident.  
me. How often have you been  
there since?

Ans. I have not been  
me. there since.

Q. You have not  
me. sworn that, is it as true  
as anything else you have  
sworn to?

Ans. I went there for  
me. the purpose of identifying  
the man.

Q. Is your memory  
me. good?

Ans. Betty good.

6



0922

7

Mr How do you come not  
to remember that you  
were there with an  
officer?

Mr. I did not think.

Mr. How do you come on  
with the officer did you  
bring a glass with you?

Mr. I did. The two  
men were standing there  
till then and another man  
the detective asked me to  
identify them, and I  
identified the dark man  
and said I could not  
identify the other man.

Mr. The first time  
you were there, how long  
did you stay there?

Mr. About an hour and  
a quarter.

Mr. What were  
you doing there?

Mr. I drank three  
glasses of beer there.

0923

I

I was perfectly sober when I went in. I saw the three glasses of beer on the bar. Miller gave them to me, he said. I think the bar, there, were 2 or 3 persons there. I know no one who was ever there.

Ques Will you see it out back? There?

Ans No Sir.

Ques How did this thing come about?

Ans I saw Sullivan was in the store. I had never seen him before.

Ques How often have you seen him since?

Ans I saw him at the Central Office and

Ques Were you there when he was arrested?

I

0924

Q

Ans

No.

Q

Did your sister come  
across with you?

Ans

She did  
and left me coming down  
the ferry. She had  
something to do. I left her  
between Astor and Grand St.

Q

Ans

What time was it?

Q You & sister were  
on the 2nd St. ferry?

Q

Ans The 2nd St. ferry was  
the only one to the island.  
Do you know  
any other Saloon in the  
ferry?

Ans

I know of one  
or two.

Q

What attracted  
your attention to this  
one?

Ans

Nothing particular

Q

0925

(10)

Me. Was the gas lighted?  
Ans. They went about to  
light it.

Me. Was there any-  
thing in the store that  
could be used to remain  
there?  
Ans.

I had a cigar. There  
was nothing particular.  
After that, an hour after  
I had taken the second  
glass of beer I took the  
cigar. Sullivan was there  
I talked with the barkeeper  
and him. That Sullivan  
was leaning against the  
bar the same as I was.  
Miller gave the Beer. I  
drank my third glass  
before the attack. After I  
took the first glass of beer  
I pulled out my watch  
to see the time, about  
20 minutes to 1 o'clock, Sullivan  
said that is a fine watch  
10



0926

(11)

With that, he grabbed me by the throat with one hand, and these two men came from behind the bar and held me till my watch and money was taken from me. These two men had me by the shoulder. They had me by the arm and shoulder. I resisted all I could. I made all the noise I could. No one came to my assistance. The window curtains were down.

Ques

Where did you get the money from?

Ans

My sister, in New York in June  
as Mrs. McCann. She  
paid me that money.  
She paid me 55¢  
money I loaned her. I  
gave my sister 3¢

0927

12

Ans After I was robbed I  
was lifted out on the  
street, they left me on  
the sidewalk. I was not  
willing to go and they  
carried me out and  
left me on the side-  
walk. They all returned  
to the sidewalk. I went  
up Canal St, I was  
under the influence of the  
drug they gave me. I  
spoke to no one. There  
were no policeman around.  
I looked for one. A police-  
man arrested me. I have  
lived in this city for  
10 years. On the East  
and West sides.

Ms

Will you  
note to the Court why  
you went backward of  
Canal St?

Ans

I was dragged  
and did not know

12

13

which way I was  
 So the Officer  
 told me when he asked

Me. How long have you  
 been drinking Beer in  
 this city?

Ans. For years, but  
 not to excess. I drink  
 usually with friends, then  
 I need a glass of Beer  
 I drink it.

Me. You need a  
 glass of Beer that night?  
 Ans. Yes Sir.

Me. How frequently were there  
 about the 300 glasses?

Ans. I trusted  
 heavy. I drank it in two  
 draughts (or drafts)

Me. You say  
 Mr. Miller served you  
 with the three glasses?

Ans. Yes Sir

0929

(14)

Ms. Did you notice where he  
took it from?

Ms. I did not. He  
found it under the Barr to  
the best of my knowledge.

Ms. You never saw anything more  
the matter with the bar  
found it in  
afterwards. When drinking  
it I found it a little heavy.  
I took the whole of it all  
the same. That night I  
sign taken to Charles  
Mahan House and the next  
morning taken to the Police  
Office Court and fined ten  
dollars. Before Justice Patterson  
Jailer and Carter, were  
not there. The Policemen  
said I was drunk and  
unable to take care of  
myself. I made no reply.  
I had my full senses  
14



0930

13-

Q My wife I was robbed, but  
I became suspicious.

A There were three men on the sidewalk.  
There were.

Q Cannot tell how many.  
I told them all I was  
willing to in a loud voice.  
No crowd got around.  
He told me to go to  
Grand St. I did not know  
there was a policeman on the  
corner. I was one day in  
Lesse Market and paid  
1/2 I went there then.  
And went to bed as soon  
as I got home and slept  
till next morning. I then  
came down town in the  
afternoon to make inquiries.  
I went to the Central Office  
that evening. On Saturday  
I went around. I cannot  
give a particular account

13-

(16)

Me: What places did you go to first?

Ans: To a friend at 317 East 21<sup>st</sup> St. I was there over 2 hours. After that I went down to town. I call the City Hall down town. I do not know the name of the officer that arrested me. I am from coming up between Grand and Bobom St. He was coming down. I had passed Mr. Miller's place.

Me: Why did you not go in?

Ans: I know it was no good. I knew they had robbed me.

Me: Why did you not when released make a charge against him?

Ans: I told the Officer on the next morning

0932

17

Q. That I was robbed.

Q. Now or did you speak to Sullivan?

A. I did not.

Q. Now, where the 10 Ward Station House is?

A. I do.

Q. Now, you saw Sullivan standing there why did you not go and make a charge?

A. I knew it was time enough, if there had been any officer there I would have had them arrested. The officer directed me to the Central Office. I saw Detective McGuire, and I made a statement, which was written down. Detective McGuire came here with me. Sullivan was arrested three days before Deller and Carter.

17

0933

18

Q Between the arrest of  
William and these cases  
did you go there?

A Yes

Q You swear now that

A You had been there twice?

Q On the occasions,  
on the afternoon that my  
property was stolen, and  
then with the decline.

Q

How many conversations  
did you have with  
William since?

A

No conversation  
what ever.

Sworn before me  
this 19<sup>th</sup> day of October 1885

Police Justice

18



0934

19

Me, Detective H. J. Fine being  
duly sworn before and  
says (for the defence)

Q. Now  
A. Fine did you go into the  
place?

Me, About four o'clock  
A. Yes, did you have a warrant  
with you?

A. I had a warrant  
I went in the afternoon  
with the Captain and  
went for the proprietor, I  
told him to look about  
and see if anyone known  
was there the night you  
were robbed. When he saw  
Geller he said that was  
one of the men who got hold  
me. I told Geller of the  
accusation. He denied it.  
And said he never

saw the man. If there were  
were notorious criminals I would know them  
sworn to before me.

This 19th day of October 1885

Police Justice

0935

20

William Keller of No. 168  
Fourth St, being duly sworn  
deposes and says.

Ques

Are you a  
married man?

Ans

Yes Sir, my family  
consists of my wife and her  
brother and myself. Before I  
was in business for myself I  
was a Bartender and worked  
for Jacob Wagner 146 Pinonia  
St - Jersey City. Four years and  
nine months. I was never  
arrested.

Ques

Who is your Brewer  
Rarity Ho furnish me, Mr  
Rarity promised to be here.

Ques

Were  
you present that night?

Ans

I was not in  
the store at that time. On  
the 7<sup>th</sup> of October I went to the  
store in the morning at  
10 o'clock and remained there  
till one.

20

0936

Q

Q And then went down town  
to do some business and  
got back, and left on half  
past seven, evening.

Q Did you  
see Theatre tickets?

Ans Yes  
People Theatre. One or more  
of my friends were going,  
and got the tickets for  
receiving Bill Board or  
signs in my place.

Q Now when did the  
Theatre?

Ans Yes Sir, On the  
1<sup>st</sup> I left my saloon, went  
to the office and remained there.  
When I left my saloon in  
charge of my cashier my  
brother-in-law and James  
C. Cantor.

Q And you hear  
the testimony of No 2  
where he says you served

0937

22

Q. him with three pieces of  
Beer?

A. No Sir, I waited on  
no customers that evening.  
How was your Beer  
served?

A. I remember the  
beer.

Q. The Beer exposed?

A. The Lager is exposed, the  
Ale is in the cellar, and  
run through pipes from the  
cellar.

Q. Did you ever hand  
this man a glass of Ale  
in your life?

A. Yes Sir,  
Q. Did you take hold of  
him?

A. No Sir. The first  
time I ever saw him was  
Saturday last, he came into  
my place, bought a regan,  
walked up and down, and  
said he was in hard luck



0938

23

that he had been off a few  
nights ago and had lost  
his watch and chain in  
some place

Me

Is it true that  
you alone or with Carter  
used him so, that Sullivan  
could not hear?

Ans

No Sir!

Me

The whole statement in  
that regard is not true?

Ans

No Sir, it is not.

I

Sworn to before me  
this 21<sup>st</sup> day of Oct. 1885

Wm. H. H. }  
Police Justice

23

0939

24

James C. Carter, being  
duly sworn, deposes and  
says. I have worked for him  
Miller Nine months.

Ques

Were you

Ans

ever arrested for any crime

The first was for  
a violation of the Peace  
and being drunk. I  
was never arrested for beating  
or any indecent act.

Ques

Did you hear the  
statement of Miller?

Ans

Yes.

Ques

Is that true that you  
and Miller held him  
while Sullivan robbed him?

Ans

I have no knowledge  
whatever of having seen the  
man in my place.

Ques

How old are you?

Ans

48 Years of  
Age.

24

0940

2.5

Q I have four children and  
keep house myself. I have  
four children. The oldest is  
twenty two years of age.

Me. Do it true that you ever  
took hold of him?

Ans I never  
saw the man in my  
life till last Sunday, here  
in this Court room.

Me. When  
do you begin your  
duties there?

Ans Seven O'clock at  
night.

Me. Do you remember  
when he got a theatre ticket?

Ans I do not.  
Q You go there at seven  
O'clock at night, is Miller  
there?

Ans Sometimes he is, sometimes  
he is absent.

Sworn to before me } James C. Carter  
this 19<sup>th</sup> day of Oct 1885

Police Justice  
2.5

0941

26  
Georgia Gergadez, being duly  
sworn deposes and says,  
he lives at 126 Hester St  
and keeps a fruit stand  
at 98 Bowery.

Me.

How old

are you?

Ans

Twenty Six (26)

Years of age.

Me.

Do you know  
Mr Miller?

Ans

Yes Sir?

Mrs

Did you ever see this  
man, the Complainant?

Ans

Once.

Mrs

When did you see him?

Ans

About two weeks ago

Mrs

What was he ~~going~~ doing?

Ans

He was very full. He  
demanded fruit; he said  
give me so and so & the  
amount of 50¢. He went  
through his pockets and  
could not find fifteen  
cents

26



0942

Q, M

Q He told me someone  
robbed him and he had  
no money to pay me, &  
took the suit back.

Q What clothes had  
he on, dark?

Q Kind of dark.  
Q Do you stand in front  
of the store?

Q A little distance  
from the front, & am  
there from 6 to 12 o'clock.

Q On the night of October  
7<sup>th</sup> were you there?

Q Yes Sir, from 6 to  
12 o'clock.

Q If a man had  
been put out, you would  
have seen him?

Q Yes Sir.

Q And the policeman also?

Q Yes Sir. There  
are four policeman on the  
corners all the time

Q, M

0943

Q 8

Ques Spencer keeps a Lodging  
house?  
Ans Yes Sir.

For that  
reason, policeman are there  
generally?  
Ans Yes Sir  
Ques Miller has no lodgers?  
Ans No Sir.

Sworn to before  
me this 19<sup>th</sup> day of Dec 1885 } J. J. [unclear]  
Police Justice

Q 9

0944

219

Michael Terrani, being  
duly sworn deposes and  
says he is a bootblack and  
stands in 95 Bowery in  
Hillers place.

Ques

How late are you  
there in the evening?

Ans

I never go away  
before nine o'clock.

Ques

Do you  
stand in the saloon or  
on the sidewalk?

Ans

I make  
my business inside and  
outside the store.

Ques

Have you  
ever seen that man, the  
complainant before?

Ans

Ques

No Sir.  
He says that on October  
7<sup>th</sup> about 11 o'clock in the  
evening, that he was taken  
out by these men?

Ans

I never remember  
it.

D. A.

0945

(30)

Q. Would you have seen it  
if it had taken place?

A. I would notice if there  
was any gun there then.

Q. What time does Miller

go away in the evening?

A. He comes in the  
morning about 11 o'clock  
and usually goes away  
at 4 o'clock evening.

Subscribed before me  
this 10<sup>th</sup> day of Oct 1885

Michael <sup>Eric</sup> <sup>Mich</sup>

Police Justice

20



31  
 I continued to work being  
 fully employed most of the  
 days.

Ques How long have you  
 been in this country?

Ans Since May this year  
 1885.

Ques How old are you?

Ans 15 years  
 Ques How many the surname  
 kept the Wilson?

Ans Yes Sir  
 Ques How do you do there?

Ans Good Sir.  
 Ques When time do you get  
 there and what time do  
 you leave?

Ans 7 o'clock evening  
 till morning.

Ques Did you ever  
 see this man, the complainant  
 in the report?

Ans No Sir

0947

(32)

Ms He says he needs just  
for the October the 14<sup>th</sup>  
by Miller and Auditor and  
another man, is that true?  
Ms I do not know  
Ms anything about it.  
Ms I would know it if  
it had any place &  
position.

Sworn to before me  
this 19<sup>th</sup> day of Oct. 1885 } Ferdinand [unclear]

32

0948

(30)

Ms He says he needs just  
you till October the 1<sup>st</sup>  
Mr Miller and Auditor and  
another man, is that true?  
Mr I do not know  
anything about it.  
Ms I can't say Henry  
if that is the place &  
position.

Oswald before me  
This 19<sup>th</sup> day of Dec. 1883 } Ferdinand [unclear]

30

0949

273.

District Police Court.

*Martin O'Hall*

*James O'Halloran*

*William Miller*

*James O. Carter*

STENOGRAPHER'S TRANSCRIPT.

*Dec 19<sup>th</sup> 1888*

BEFORE HON

*James O'Hall*

Police Justice.

*M. J. O'Hall*

Official Stenographer.

0950

State of New York.

Executive Chamber.

ALBANY, *Oct. 30* 1886.

SIR:

An application for Executive clemency having been made on behalf of *James Sullivan*, who was convicted of *Burglary* in the County of *West*, and sentenced *Dec. 3* 1885, to imprisonment in the *Sing Sing Prison* for the term of *15* years and \_\_\_\_\_ months and to pay a fine of \$ \_\_\_\_\_, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

*William H. Rice,*  
Private Secretary.  
*(B.)*

To Hon. *C. B. Martin,*

*N. Y. City.*



0951

Answered  
Dec 12, 1884  
R. B. Lee

OK  
Sullivan

0952

The People  
vs.  
James Sullivan.

Court of General Sessions, Part I.  
Before Judge Cowing.

December 1, 1895.

Jointly indicted with William Miller and James E.  
Carter for robbery in the first degree.

Martin M. O'Neil sworn. I live at 534 East  
16th Street in this city and on the 7th of October I was  
at a saloon corner of Nester Street and the Bowery about  
half past seven or eight o'clock in the evening. I saw in  
that saloon James Sullivan, William Miller, the proprietor  
and George C. Carter. I called for a glass of beer, I was  
on my way from Brooklyn, Miller measured me out the glass  
of beer, I drank it and paid for it. James Sullivan was  
standing at the door and he came in and says, aint you  
going to treat? I says, yes, what are you going to have?  
He says, I will have a beer. So I called for two beers  
and paid for them; we chatted there for some time and he  
called for a third glass of beer; the beer was all mixed  
under the bar and when I had the glass of beer about half  
taken I found it tasting very funny, I did not ask him any-  
thing about putting anything in it but I had my own sus-  
picion and drank it off; a few moments after that I began  
to get paralyzed and when I got a littl paralyzed I pulled  
out my watch to see the time. Sullivan says, that is a  
nice watch you have got and he grabbed my watch, Miller came  
from behind the bar and George C. Carter and they grasped  
me by each arm until Sullivan abstracted my watch from my  
pocket and fifty dollars in gold and one silver dollar;  
the watch and money belonged to myself, I positively

0953

identify Sullivan as the man who robbed me while the others held me violently by the arms.

Cross Examined. Sullivan was at the door when I came in and he walked right in; it must have been after eight o'clock, I could not tell you the time exactly. I was arrested that night at the corner of Bowery and Canal Street, so the officer says, I was so much stupefied that I could not tell. I am sure I did not go into any saloon after I was in this one, I was only a short time in this until I became paralyzed, I found them putting me out about eight o'clock. I was stupefied when I was put out of the saloon from the effect of the drugs I believe and I remained stupid until I was arrested, I was not able to stand on me out on the sidewalk but I do not remember anything after that until I was arrested. I remember it was about two o'clock when I ate my dinner at my sister's house in East New York, I left there about half past four o'clock by the Elevated Railroad, I did not drink anything in East New York, I landed in Brooklyn and came over the Bridge with my sister, we went up Chatham Street and the Bowery and I guess we got here a little after six o'clock; my sister did not have a basket with her, she was going to shop in Grand Street, she went to Lord & Taylor's or some of those places, I left her near the middle of the block between Grand and Hester Street and the Bowery and I went into Willer's saloon corner of Bowery and Hester Street to get glass of beer, it was about a quarter to seven o'clock, James Sullivan drank with me and no one else that I am aware of, Willer was meting it out to us the bar-keeper was then

0954

the beer was taken from under the bar, we stood there about fifteen minutes talking before we had another drink. We had two cigars after that and then another drink, we took the third drink about a quarter to eight o'clock, Sullivan and I; there were two bar-keepers there and no other person that I remember. When I took the last glass of beer my limbs were paralysed, like dropping away from me, I found my inside kind of heaving, that is the kind of sensation I felt and immediately after I took the third glass of beer my watch and money was abstracted, I made no effort to go out. Sullivan asked me what time it was and I took out my watch to see, I held it in my right hand, it was in my vest pocket. Sullivan said, that is a pretty good watch, a I was in the act of putting it in after looking at the time I put it back again and then he grabbed it. Then the two men came from behind the bar and they held me by each arm. You say when you were arrested that night you did not know when you were arrested till you were informed by the officers? I did not know, I was informed by the officer. You went to the Station House to sleep? Yes. Was there any physician called in? No sir, no physician. No stomach pump was used to take this poison, this drug out? No sir, none whatever. I was brought from the Station House in the morning to the Police Court before Justice Patterson. I was not fined ten dollars for being drunk, I was fined nine dollars, I paid nine dollars anyhow, I knew what I was getting fined for; my head was not clear for days after. My head was perfectly clear on the subject of being fined for intoxication. Did you tell the Judge in extenuation

0955

that you had been drugged? No sir, I was too much stupefied, I knew I drank nothing to make me drunk, the officer swore that he got me drunk lying on the sidewalk, I made no answer to that because I did not know. There was no policeman about that corner when I came out of the saloon, I remember that I staggered up by Canal Street and the officer swore that he arrested me at the corner of Canal Street and the Bowery. It is not a fact that I was robbed of my money in one place and my watch in another. I saw Sergeant Macquire in the Central office on the Saturday evening after the Wednesday of the occurrence, I told of the robbery in the Station House, Officer Macquire brought me a party to identify, I am certain he was not the one who wards.

Louise O'Neill sworn. The last witness is my brother, I remember the night of the 7th of October, on the morning of that day we went out to East New York to see another sister that had some money to give him that she owed him, we staid all day, he drank nothing at all that day; it was after six o'clock then we got into New York, we came over the Bridge and went up the Bowery, I asked him for some money and he gave me three dollars, I knew I had the key of the apartments and I might not be home before him as he intended to take a Second Avenue car. I turned back and saw him go into the saloon at the corner of Bowery and Hester Street. At the time he gave me the money I saw that he had two twenty dollar gold pieces and a ten and a silver dollar. I was going to do some shopping



0956

in Grand Street. I saw his watch on him within three or four doors of the saloon and I saw the money when I got the three dollars. I did not see him again that night, I sent out to East New York and to other friends to see if he had went there knowing that he was never addicted to drinking. I sat up all night and when I got in from my sister's a man was there with word from the court that he was fined.

Cross Examined. I left him about three doors from this saloon and went back to look in the saloon and saw him there. I saw him swinging the door open and then I waited thinking he would come out. One of those men, a tall man came out and stood at the door with a white apron and then I could see my brother with this party here. There was going in and out I do not know which one was the proprietor. Once the taller party came to the door and went in again. I stood about until five minutes past seven waiting for him to come out, I did not like to stand much longer on the Eavery, I thought I would go home and if my purchasing on my way. I was not anxious on account of his drinking as he belongs to clubs and associations and he has often been out till twelve o'clock but never drinks. He lives with me and I see him every night and every morning.

James McGuire sworn and examined. I belong to Inspector Byrnes office the Detective Department. Tell the Jury what you know regarding this alleged robbery committed in this saloon on the 7th of October? The complainant, Mr O'Neill came to Inspector Byrnes's office.

0957

and made a complaint there that on the night of October 7  
he was in the liquor store on the northeast corner of Hester  
Street and the Bowery and that he got two or three  
drinks there and thought that one of the drinks was drugged  
that he had fifty-one dollars in money with him and a watch  
and plated chain and that Sullivan, Carter and Villers had  
robbed him of the money and watch; he illustrated how they  
had robbed him, he said that Carter and Villers had held  
him while Sullivan came up to him and took the money from  
him. He told me he understood one of them was a man by  
the name of "Red Nosed Sullivan". I asked him how he came  
to know that and if he knew Sullivan? He said no but he  
was informed by the officer who arrested him. He gave a  
myself on his description and went down to look for him  
and found him the following Monday evening at the corner  
of Hester Street and the Bowery, I told him that he was  
charged with robbery and told him who made the complaint  
against him. He denied it emphatically and said he was  
not guilty, I brought him to police Headquarters and sent  
for Mr O'Neill who fully identified him as one of the people  
who had robbed him. After he was identified Sullivan told  
me that he understood who robbed this man, that it was a  
man named John Reagan and Samuel Watson, I arrested Ragan  
and Mr O'Neill could not identify him, I afterwards ar-  
rested Villers and Carter and he identified them.

Ragan admitted that he got three dollars of the com-  
plainant's money in Hester Street.

The Jury rendered a verdict of guilty of robbery in the  
first degree.

0958

Testimony in the case  
of James Sullivan

filed  
Nov. 1883.

0959

Sec. 192.

2

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Daniel O'Reilly a Police Justice  
of the City of New York, charging William Miller Defendant with  
the offence of Robbery

and he having been brought before said Justice for an examination of said charge, and it having been made to  
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-  
ing thereof having been adjourned,

We, William Miller Defendant of No. \_\_\_\_\_

Street; by occupation a \_\_\_\_\_

and Camelius J. Whigham of No. 121 St. John

Street, by occupation a Butcher Surety, hereby jointly and severally undertake that

the above named William Miller Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of (25)  
Hundred Dollars.

Taken and acknowledged before me, this 18

day of October 1888

Daniel O'Reilly POLICE JUSTICE.

William Miller

Camelius J. Whigham

0960

CITY AND COUNTY }  
OF NEW YORK, } ss.

Sworn to before me, this  
day of Oct  
1888  
Samuel Clifford Police Justice.

Cornelius J Whigam

the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said ~~County~~ State, and is worth Fifty free Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of a house and lot of land

situated No 22 Hellingar Street in the  
City of Yonkers State of New York valued  
at \$4500 over and above all incumbrance  
and stock and fixtures of a shop situated at  
121 Hester Street in said City of New York  
and is of the value of Two thousand dollars

Cornelius J Whigam

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

ss.

Undertaking to appear  
during the Examination.

Taken the 188 day of Oct 1888

Justice.



0961

CITY AND COUNTY  
OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

William M. O'Neil

of No. 584 East 16<sup>th</sup> Street, aged 35 years,  
occupation Machinist being duly sworn deposes and says  
that on the \_\_\_\_\_ day of \_\_\_\_\_

~~at the City of New York, in the County of New York,~~ William Miller and  
James J. Dorlier (both now here) are the two other  
men who had not been arrested at the time the  
within Complaint was made, and when the defendant  
James Sullivan was arraigned; that defendant fully  
identified each of them as the person who took  
Violent hold of him as described in the within  
Complaint, and assisted the defendant Sullivan  
in perpetrating the robbery at the time and in the  
manner therein described.

Martin M. O'Neil

Sworn to before me, this 19  
day of March, 1885

Samuel O. Sullivan  
Police Justice.

0962

Police Court— 2 District.

CITY AND COUNTY } ss  
OF NEW YORK,

*Martin M. DePaul*  
 of No. *584 East 16<sup>th</sup>* Street, Aged *33* Years  
 Occupation *Machinist* being duly sworn, deposes and says, that on the  
*7<sup>th</sup>* day of *October* 188*5*, at the *18<sup>th</sup>* Ward of the City of New York,  
 in the County of New York, was feloniously taken, stolen, and carried away from the person of de-  
 ponent by force and violence, without his consent and against his will, the following property, viz:

*One double case gold watch and plated chain*  
*of the value of Twenty-eight dollars*  
*each*  
*Two gold coins of the denomination of Twenty dollars*  
*One gold coin of the denomination of Ten dollars*  
*One silver coin of the denomination of One dollar*  
*Good and lawful money of the United States*

of the value of *Twenty-nine* DOLLARS,  
 the property of *Deponent*  
 and that this deponent has a probable cause to suspect, and does suspect, that the said property was  
 feloniously taken, stolen, and carried away, by force and violence as aforesaid by

*James Sullivan (now here) and two other men*  
*who have not been arrested but whose deponent does*  
*identify from the fact, that about the hour of 8 o'clock*  
*on the above date, while deponent was on the corner*  
*on the North-east corner of Broadway and West St.*  
*the defendant Sullivan seized deponent violently*  
*by the throat with one hand, that the two other men*  
*who have not been arrested seized deponent violently*  
*and held him by the shoulders and while thus held*  
*powerless in the grasp of the defendant and the two*  
*other men, the defendant, violently with his other*  
*hand, removed deponent's watch and without his*  
*consent took the above described watch to which the*

day of

Sworn to before me, this

188

Police Justice.

0963

above described chain was attached out of the left-hand pocket of the vest - then said these were by defendant - and took the above described money out of the upper left-hand pocket of the said vest - that immediately thereafter the defendant - Sullivan and the two other men carried defendant out of the above named saloon and laid him on the sidewalk after which he became unconscious.

Sworn to before me this  
13 day of October 1885

Martin M. O'Neill

Samuel C. B. [illegible] Justice

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  
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 1885  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1885  
There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order he to be discharged.  
Dated 1885  
Police Justice.

Police Court, District.	Offence—ROBBERY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1885	Magistrate.
	Officer.
	Clerk.
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0964

Sec. 198-200.

CITY AND COUNTY { ss  
OF NEW YORK,

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

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.

*I am not guilty*  
*James Sullivan*

Taken before me this

day of

*October*

188*6*

*1*

*Samuel W. Russell*  
Police Justice.



0965

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, { ss

2 District Police Court.

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

Question. What is your name?

Answer.

*William Miller*

Question. How old are you?

Answer.

*Twenty-nine years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*No 168 Forsyth St - Five months*

Question. What is your business or profession?

Answer.

*Liquor-dealer*

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 Miller*

Taken before me this

day of

1885

Police Justice.



0966

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, { ss

2. District Police Court.

*James E. Carter* 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.

*J. E. Carter*

Taken before me this

day of

1885

Police Justice.

0967

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 Sullivan  
guilty thereof, I order that 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 he give such bail.

Dated Oct-15 1885 Samuel C. Reilly Police Justice.

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

Dated Oct-16 1885 Samuel C. Reilly Police Justice.

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

Dated Oct 21st 1885 Samuel C. Reilly Police Justice.

0968

BAILED

No. 2

Residence

Street.

No. 3

Residence

Street.

No. 4

Residence

Street.

No. 5

Residence

Street.

Police Court

2

District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

*Martin M. Kelly*  
534 East 16th

1

2

3

4

Offence

Dated

1885

Magistrate.

Precinct.

Witnesses

No.

Street.

No.

Street.

No. 1

Street.

\$2500

to answer

No 2 and 3

to answer

\$2500

to answer

" "

" "

" "

" "

" "

" "

" "

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" "

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" "

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" "

" "

" "

0969

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 Sullivan  
William Weller and  
James R. Porter

The Grand Jury of the City and County of New York, by this indictment, accuse James Sullivan, William Weller and James R. Porter — of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said James Sullivan, William Weller and James R. Porter, each —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*nine*, in the *first* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Martin M. O'Neill*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of twenty eight dollars, two gold coins of the value of twenty dollars each, one gold coin of the value of ten dollars, and one silver coin of the value of one dollar.

of the goods, chattels and personal property of the said *Martin M. O'Neill*, from the person of the said *Martin M. O'Neill*, against the will, and by violence to the person of the said *Martin M. O'Neill*, then and there violently and feloniously did rob, steal, take and carry away, (each of them the said James Sullivan, William Weller and James R. Porter being then and there aided and abetted by an accomplice actually present)

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.

*Randolph B. Martin*  
District Attorney

0970

BOX:

197

FOLDER:

1983

DESCRIPTION:

Sullivan, John

DATE:

11/24/85



1983



0971

Witnesses:

*J. Murphy*  
*H. Clarke*  
*W. Dean*

260 A 3  
Counsel,  
Filed *24* day of *Nov* 188*8*

Pleads *Not Guilty* to.

THE PEOPLE

vs.

*P*

*Grand Jurors*  
*Wm. J. ...*  
*... by ...*

RANDOLPH B. MARTINE,

*Dec 24/88* District Attorney.

*Spec. Convicted.*

A True Bill.

*for the ...*

*J. Carter*

Foreman.

*State Reformatory*

*Calvin*

Grand Larceny in the 2<sup>nd</sup> degree.  
(MONEY)  
(Sec. 528 and 537, Penal Code.)

0972

Police Court

District

Affidavit—Larceny.

City and County  
of New York, ss.:

of No.

occupation

Street, aged

years,

deposes and says, that on the

day of

being duly sworn

188

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 hundred and forty five  
dollars lawful money of  
the United States

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 Sullivan from the fact  
that on said day about ten o'clock  
A.M. deponent gave the defendants the  
aforesaid amount of money with instructions  
to deliver the same to ~~the~~ ~~Hudson Clark~~  
the firm of William Clark and Sons and  
have it deposited to deponent's credit  
with said firm. That deponent is now  
informed by ~~the~~ Hudson Clark that the  
defendants did not deliver to him nor did  
he deposit with said firm said amount  
of money or any portion thereof and deponent  
believes the same to be true and therefore  
charges said Sullivan with stealing and  
withholding said money and appropriating it to  
his own use and profit.

Jimmah Murphy

Signed before me, this

day

188

Police Justice

0973

W  
Police Court, 1st District.

THE PEOPLE, &c.,  
on the complaint of

Jeremiah Murphy  
vs.  
John Sullivan

Offence—LARCENY.

2  
3  
4

Dated November 13, 1893  
Minna Magistrate.

Officer.

Clerk.

Witnesses,  
No. Street,

No. Street,

No. Street,

\$ to answer Sessions.

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
Dated 188 .

I have admitted the above named to bail to answer by the undertaking hereto annexed.  
Dated 188 .

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.  
Police Justice.  
Police Justice.

0974

CITY AND COUNTY  
OF NEW YORK, } ss.

aged 34 years, occupation Banker of No.

2. Chambers

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

knowledge.

Sworn to before me, this

day of

188

Police Justice.

0975

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, ss

*Dr* District Police Court.

*John 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.

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.

*I am not guilty of the charge*

*John Sullivan*

Taken before me this

day of *March* 19*18*

*John J. Brown*  
Police Justice.



0976

Sec. 151.

District Police Court.

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 any Marshal or Policeman of the City of New York:*

Whereas, Complaint on oath, has been made before the undersigned, one of the Police  
Justices in and for the said City, by *Memna Murphy*

of No. *27 Oliver* Street, that on the *9th* day of *November*  
188*8* at the City of New York, in the County of New York, the following article to wit :

*Good and Lawful Money to the*  
*Amount of and Forty Five*  
o the value of *One hundred and Forty Five* Dollars,  
the property of *Complainant*  
w *at* taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and  
believe, by *John Sullivan*

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 every of you, to apprehend the bod *7* of the said Defendant and forthwith  
bring *him* before me, at the *1st* 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 *13* day of *November* 188*8*  
*John Sullivan* POLICE JUSTICE.

0977

POLICE COURT 1st DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Murphy

vs.

John Sullivan

Warrant-Larceny.

Dated

November 13

1882

Murray

Magistrate

Dixon

Officer

The Defendant

John Sullivan

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

Dixon

Officer.

Dated

Nov 14

1882

This Warrant may be executed on Sunday or at  
night.

Police Justice.

REMARKS.

Time of Arrest,

10<sup>40</sup> AM.

Native of

W.S.

Age,

19

Sex

Complexion,

Color

Br

Profession,

Printer

Married

Single,

No

Read,

Yes

Write,

Yes

77 1/2 Roosevelt Street

0978

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

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

*Dated* Nov 14 188 Wm J. Tamm *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.*

0979

W/ 4344  
Police Court-- 104 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jeremiah Murphy  
27 Oliver  
John Sullivan

1  
2  
3  
4

Officer as directed

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated November 14 188

Murray Magistrate

Sullivan Officer.

Court Precinct.

Witnesses Hudson Clarke

No. 4 Chamber Street.

No. Street,

No. Street,

\$ 1000 to answer

(Om)

0980

72

The People  
 John <sup>vs</sup> Sullivan  
 Court of General Sessions. Part I  
 Before Judge Gildersleeve.  
 Indictment for grand larceny in the 2<sup>d</sup> degree  
 Jeremiah Murphy sworn. I am in  
 the liquor business and know the defend-  
 ant for two or three years. I had a transac-  
 tion with him on the 9<sup>th</sup> of Nov. I gave him  
 \$145 to deposit in Mr. Clark's corner of Cham-  
 ber and Chatham sts. He put the bankbook  
 in his coat pocket and the silver in  
 his pantaloons pocket. He left the store bet-  
 ween ten and eleven o'clock and I did  
 not see him till between six and seven  
 o'clock. He came back. I asked him where  
 the book was, and he said Mr. Clark took  
 it. On the Thursday following his mother  
 told me that he had lost the book and the  
 money. I told her I had nothing to do with  
 that, I would have him arrested. I got a war-  
 rant from Justice Reilly; the officer went  
 after the prisoner and could not find him.  
 My son found him and brought him  
 to the house. He told me he lost the money  
 at the corner of Chamber and Reil sts.  
 I said it was very strange you should  
 lose the money in that way. He said I  
 put it in my coat pocket and put it  
 in my pocket behind. He said that he lost



the silver also; that it made too much bulk and he took it out of his pantaloons pocket and put it in his coat tail pocket. He said he did not want to tell me just then how he lost it. Cross examined I have known the prisoner two or three years; he lives in my neighborhood, I had implicit confidence in him. I have entrusted him with money half a dozen times before this for the last year - sometimes amounting to one hundred and fifty dollars and always found him honest. He told me on the Saturday following the Monday that the reason why he did not tell me of the loss before was because he was afraid and was trying to collect the money to pay it back; he said not to have him arrested and he would pay me so much a week. I told his mother I had not seen him from Monday till Saturday. I never got my bank book back. It was conceded that Mr. Clark never received the money.

John Sullivan, sworn and examined in his own behalf testified. I live with my father and mother and know the complainant seven or eight years. I was entrusted on the day in question with

0982

money to take to his bankers. I did not count the money, he said it was \$145. On former occasions he entrusted me with money, sometimes from \$75 to \$150. He gave me the bills which were in a book. I put it in the inside coat pocket where I had invitations to a ball and a few letters. I did not wish to crush the invitations and I took it and put it back in the tail pocket, and the silver made a big bulk and I put it with the bills in my coat tail pocket. As I got to Chamber and Pearl sts. a horse with a double truck fell down and it took ten or fifteen minutes to get him on his feet. I was in the crowd, I never dreamed of my money being taken. Then I got within a hundred yards of the bank I at once put my hand back and felt the money was gone. I did not know what to do. I walked up and down. I did not go to the bank. I went home and told my mother that I lost my money. I have never been arrested in my life before this. Cross Examined. I am 19 years old, I sometimes buy pools on horse races I have been in Goodwin's pool room in Chat Ham St. over Leggett's hotel and have been in 10 Chamber St. I have always bet on horses. I have not been at Carey Island. I was ever

0983

in a pool room once in Hoboken. I was in  
no pool room just previous to losing the money  
on the day it was lost. This accident occurred  
corner of Pearl and Chamber St. and Mr. Clark's  
place is on the corner of Chamber and Chatham  
Sts. When I saw the bank that put me in  
mind of the money. I walked two blocks without  
missing the silver. In the excitement of the loss  
I did not think of going to the station house  
or the Headquarters and telling detectives about  
it. I thought I could get the money and pay  
it back to him. I would not invest any one's  
money but my own on races. I saw Mr.  
Murphy that night and I admit I told him a  
lie. I was standing at his door two nights  
afterwards. I lost the money about eleven  
o'clock and after remaining around there  
about an hour I went home and told my  
mother about it. In the afternoon I went to see  
a friend of mine to see if I could borrow  
the money. I did not work for Murphy. I went  
to Johnny O'Brien, a man named Hickey  
and a young man named McGurk to borrow  
the money. O'Brien plays at the races. I did  
not tell him that I had played Mr. Murphy's  
money at the races. The jury rendered  
a verdict of guilty with a recommendation  
to mercy. He was remanded for sentence.

0984

Testimony in the  
case of  
John J. Sullivan  
filed Nov.

1883.

0985

**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 Dullman*

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

*John Dullman*  
of the crime of GRAND LARCENY IN THE *second* — DEGREE, committed as follows:

The said *John Dullman*,  
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*ninth* — day of *November*, in the year of our Lord one thousand  
eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms,  
in the *day* — time of the same day, *seven*  
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 of twenty dollars, and of the value  
of twenty dollars *each*; *ten* 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 of ten dollars, and of the value of ten dollars *each*; *ten* 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 of five dollars, and of the value of five dollars  
*each*; *ten* 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 denomina-  
tion of two dollars, and of the value of two dollars *each*; *ten* 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 of one dollar, and of the value of one dollar *each*; *three*  
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 twenty dollars *each*; *five*  
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 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 unsatis-  
fied, of the value of five dollars *each*; and divers coins, of a number, kind and  
denomination to the Grand Jury aforesaid unknown, of the value of *Twenty dollars*.

of the proper moneys, goods, chattels, and personal property of one  
~~on the person of the said~~ *Germinal* *Monday* then and there being  
found, ~~from the person of the said~~ 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.

RANDOLPH B. MARTINE,  
District Attorney.



0986

BOX:

197

FOLDER:

1983

DESCRIPTION:

Sullivan, Patrick

DATE:

11/25/85



1983

0987

BOX:

197

FOLDER:

1983

DESCRIPTION:

Cella, Paul

DATE:

11/25/85



1983

0988

Witnesses

J. P. Miley  
Off Comm.

1 Sept 10 - 4 hrs  
8 Nov 11 - 11 years  
ALB.

FM

No.  
Res.

Counsel,

130  
McPherson

Filed 20th day of Nov 1885

Pleads Guilty m.

THE PEOPLE

vs.

B

Barbara S. S. S. S. S.

and B

Paula R. S. S. S.

Grand Larceny 2nd degree  
[Sections 528, 531, 550, Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

Completed and  
submitted to the Court  
A True Bill.  
April 14/16

I Certify  
April 15/16 Foreman.  
Before Me at  
New York County  
New York  
J. P. Miley

0989

Police Court—

District—

Affidavit—Larceny.

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

of No.

213 Worth

occupation

Segars &amp; Tobacco

Street, aged

28

years,

deposes and says, that on the

3<sup>rd</sup>

day of

November

1885

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:

Fifteen Boxes of segars valued at Twenty five dollars eight Boxes of cigarettes valued at eight dollars a box black stand and four brushes valued at seven dollars altogether of the value of Forty Dollars and a quantity of chewing and Smoking Tobacco

the property of

Deponent

and that this deponent

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

Patrick Sullivan and Paul Shella (both now here) from the fact that deponent missed the aforesaid property from a segar stand in the above described premises and deponent is informed by Officer John J. Brown of the 6<sup>th</sup> Precinct Police that he found in possession of said defendant Sullivan two boxes of segars and found in possession of the said defendant Shella some papers of Tobacco and some cigarettes that deponent has since seen and identified by private marks on said segar boxes as a portion of the property taken stolen and carried away as aforesaid

Joseph Bromley

Sworn to before me, this  
11<sup>th</sup> day of  
November 1885

Police Justice.

0990

CITY AND COUNTY }  
OF NEW YORK, } ss.

John Horvath  
aged 27 years, occupation Police Officer of No. 6th Avenue Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Joseph W. Kelly  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this

day of

4th  
Nov 1883

John J. Horvath

Police Justice.



0991

Sec. 198-200.

First District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Patrick 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.

Patrick Sullivan

Question. How old are you?

Answer.

Ten years

Question. Where were you born?

Answer.

New York City

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

Answer.

84 Park Street Ten years

Question. What is your business or profession?

Answer.

School boys

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 and Timmy Courney of 195 Worth Street gave us the seeds and traces to sell  
P. Sullivan.

Taken before me this

day of

1938

Police Justice.

0992

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, ss107  
District Police Court.

Paul Shella

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.

Paul Shella

Question. How old are you?

Answer.

11 years

Question. Where were you born?

Answer.

New York City

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

Answer.

26 Mulberry Street - 5 years

Question. What is your business or profession?

Answer.

School boy

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 and Jimmy Conway of 195 Worth Street gave us the cigars and tobacco to sell

P. Shella.

Taken before me this

day of

1888

Police Justice.

0993

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

And Paul Shella

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

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.

0994

Police Court

1st 1215  
District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Smiley  
203<sup>rd</sup> North  
Patrick Sullivan  
Paul ~~Shelley~~  
C. J. ~~Shelley~~

Offence Grand Larceny

BAILED,

No. 1, by Samuel O'Leary  
Residence 86 Park Street.

No. 2, by Joseph Cross  
Residence 87 Park Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated

Nov 4

1884

Magistrate

Officer.

Precinct.

Witnesses

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

\$ 500 each to answer

not Bailed

No. 1 Bailed

0995

**PART I.**

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**S U B P O E N A**  
FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Dech Briner*  
of No. *283* *North* Street.

GREETING :

WE COMMAND YOU. That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *15* day of *April* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

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

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

RANDOLPH B. MARTINE, *District Attorney.*

*Not found*  
*Moved away*



0996

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Salvador Dullman and*  
*Paul Kella*

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

*Salvador Dullman and Paul Kella*

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

The said *Salvador Dullman and*  
*Paul Kella, each* —

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

*fifteen boxes of cigars of the*  
*value of two dollars each box,*  
*eight boxes of cigarettes of the*  
*value of one dollar each box, one*  
*root-black stand of the value of*  
*five dollars, and four brushes*  
*of the value of fifty cents each.*

of the goods, chattels and personal property of one *Joseph B. Borden*

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.

0997

SECOND COUNT—

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

*Patrick Sullivan and Paul Rella*

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Patrick Sullivan and*

*Paul Rella, each —*

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,

*Fifteen boxes of cigars of the  
value of two dollars each box,  
superior boxes of cigarettes of the  
value of one dollar each box*

of the goods, chattels and personal property of one

*Joseph Boudry*

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

*Joseph Boudry,*

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

*Patrick Sullivan and Paul Rella,*

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.

**RANDOLPH B. MARTINE,**

**District Attorney.**

0998

BOX:

197

FOLDER:

1983

DESCRIPTION:

Sullivan, Thomas

DATE:

11/18/85



1983

180 B

Witnesses:  
*Wm. L. Lagan*  
*Wm. L. Lagan*

Counsel,  
Filed *Wm. L. Lagan* day of *1887*  
Pleeds *Wm. L. Lagan*

THE PEOPLE  
vs. *R*  
*Shuman & Son*  
*Shuman & Son*  
ASSAULT IN THE FIRST DEGREE, Etc.  
(Sections 217 and 218, Pennl Code).

RANDOLPH B. MARTINE,  
*May 6/87* District Attorney.  
*Speed & Son* of  
*Academy 2 degree*  
A True Bill.

*L. Cathie Jr*  
*2 yecorn*  
*May 10th*  
*for*  
*County, in*  
*to serve, mtd*

1000

The People  
vs.  
Thomas Sullivan.

Court of General Sessions, Part I.  
Before Recorder Shayth.

January 6, 1886.

Indictment for assault.

Charles Lorgan sworn. I live 874 Eleventh Avenue and ship cattle on the ocean, I remember the 23rd of October last, I saw the defendant at nine o'clock that night in 60th Street between 10th and 11th Avenues in this city, I saw him previous to that one or two nights before but on this night I was going down through 60th Street towards my home on 11th Avenue and somebody spoke to me, I don't remember what they said and I went back to where the gang of men were standing, eight or ten of them, the defendant was amongst the gang and he stabbed me behind the ear with a knife, I grabbed hold of him and both of us fell and he stabbed me again in the face when I was down, I got up after that and went into the liquor store and a man brought me to the Roosevelt Hospital, I was only down there a short while, they wanted me to stay there all night but I did not, they dressed my wound, I did not see the prisoner after that until he was arrested, I should think about two weeks and I identified him as the man that had stabbed me.

Cross Examined. Previous to the stabbing I was at a variety entertainment on 8th Avenue, it was over about half past four or five o'clock, I was with a friend of mine, Mr McDonald, a Park policeman, after that, he was canvassing the district, I was not intoxicated. Is not this the fact, that you came up to where these parties were and you insisted upon fighting this defendant and he resisted and finally when he was in the act of taking



1001

off his coat and you stepped up to him and assaulted him and in the meantime took out your knife and the defendant in the fracas attempted to ward off your blows and you cut yourself? No sir, it is not, I never touched the man until both of us were down upon the ground, I was not in any saloon with the man before, I was not in a saloon on the Sunday night previous to this kept by a man named McConnell, I knew a party by the name of Eastman that I worked for one time and was discharged by him having been blamed for stopping up a sewer, I was not blamed for stealing the fat from that concern, I was convicted for larceny when I was a boy and served two years, I came out in 1876 and then I was arrested for throwing stones.

John J. Nevland sworn. I am a police officer of the 32nd precinct and arrested the defendant on the morning of the 13th of November, he was identified by the complainant, I asked him whether he stabbed this man, he said he did not, he told me about them having a clinch and he cutting him with his own knife.

The Case for the Defence.

Patrick Gallagher sworn. I live at 255 Eleventh Avenue near 50th Street and know the complainant and the defendant, I was present at the time of this alleged assault, I was standing between the middle of the sidewalk in 60th Street when the complainant came down the street, Sullivan walked up to the prisoner and insisted right away on fighting; the prisoner says, I don't want to fight, he said the complainant was too drunk, he says go home to-night and meet me to-morrow morning; the complainant would

1002

not have that but wanted to fight right or wrong. He says if you want to fight like that I suppose we will have to but if I can get out of it I will take you home but he insisted on fighting when the complainant made a pass with a knife across the chest, he says, I will cut your heart out with an oath; the two of them clinched and went in the gutter and after that when he got up he was cut. I could not tell any more, he was taken to the hospital, the prisoner was not cut, I saw the defendant have hold of the complainant's arm trying to ward off the blows.

Cross Examined. Sullivan was not drunk but might have had a little in, he did not stagger the same as the other man. Sullivan was a stranger to me, I knew him about one month, I saw the knife in Jargen's hand when he took it out of his pocket, he made a pass for the prisoner

Walter Janigan sworn. I live 379 10th Avenue and know the complainant in this case for the last six or seven years, I was drinking with him in Edward McConnells saloon, I was standing outside the door and a young girl came out with a pint of liquore; he says to me, is that girl crooked, I says, I hear she is. He asked me in to have a drink, I went in with him and made the remark that a girl of his was down the street with a friend of mine. He asked me if I would go down there he wanted to bet me two dollars to one that he could lick this young fellow with one hand tied behind his back., I could not say Jargan was drunk when he was in the saloon but he had some taken.

The Jury rendered a verdict of guilty of assault in the second degree.

1003

Police Court—H District.City and County } ss.:  
of New York, }

of No. 874-11 Arthur Charles Lagan Street, aged 27 years,  
 occupation Cattle Business being duly sworn  
 deposes and says, that on the 27 day of October 1885 at the City of New  
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Sullivan Alias Madden  
(Nowhere) Who Wilfully  
and Maliciously Cut  
and Stopped this Deponent  
on the face and back  
of Deponent's ear cutting  
and infusing this  
Deponent severely  
with a knife then and  
there held in the hand of  
the said Deponent

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 he 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 13 day }  
 of Nov 1885 }

Charles Lagan  
John J. [Signature] Police Justice.

1004

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK, { ss

District Police Court.

*Thomas 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.

*Thomas Sullivan*

Question. How old are you?

Answer.

*21 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*527 W 60th St New York*

Question. What is your business or profession?

Answer.

*Looper*

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

Answer.

*The Complainant attempted to cut me and turned his hand with the knife into it and made him cut himself*

*Thomas Sullivan*  
*Mark*

Taken before me this

13

day of

1885

*John J. ...*  
Police Justice.

1005

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 Fifty  
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 Nov 13 1885

John H. Korman 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.



1006

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Police Court 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mattie Langan*  
*1874-11 Ave*  
*James Sullivan*  
*Alias Madden*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

*Office Sullivan*  
*Adams*

Dated *Nov 13* 188 *5*

*Yorman* Magistrate.  
*Newman* Officer.  
*22* Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street.

\$ *1500* to answer *Paul* Sessions.

*Can*

1007

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 Sullivan

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

Thomas Sullivan

of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Thomas Sullivan

late of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~ day of ~~October~~, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Charles Sargan, in the peace of the said People then and there being, feloniously did make an assault and ~~in~~ the said Charles Sargan, with a certain knife -

which the said Thomas Sullivan 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 ~~in~~ the said Charles Sargan, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said Thomas Sullivan of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Thomas 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, in and upon the body of one Charles Sargan in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ~~in~~ the said Charles Sargan,

with a certain knife -

which ~~he~~ the said Thomas Sullivan, in ~~his~~ right hand then and there had and held, the same being a ~~instrument~~ likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully 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.

Donald B. Martin  
District Attorney

1008

BOX:

197

FOLDER:

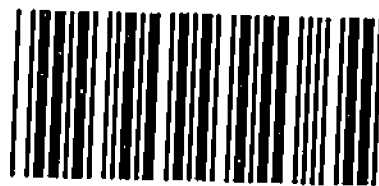
1983

DESCRIPTION:

Sullivan, William

DATE:

11/10/85



1983

Counsel,  
Filed  
Pleads,

10 Nov. 1885

THE PEOPLE  
vs.  
B. Ward R.  
William D. Sullivan  
Grand Larceny, 1st Degree.  
[Sections 528, 530, Penal Code.]

RANDOLPH B. MARTINE,  
District Attorney.  
Nov 11/85  
Heads guilty. 11.  
A True Bill.

Joseph S. S. S.  
Foreman.

J. Carter Jr.  
of 14 Kent  
Exp. 13/11. 11.

Witnesses.

W. W. Chapman  
J. J. Sweeney

Two officers.  
Persons arrested  
of persons arrested  
Property received  
in Property Clerk  
has

W.  
W. W. Chapman  
Good - 1st  
offered 11/11

Nov. 13/85  
see index tag  
of 11/11  
of 11/11

10 10

3<sup>rd</sup>

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.of No. 30 Bownery Street,Timothy Mc Mahonbeing duly sworn, deposes and says, that on the 5<sup>th</sup> day of November 1885at 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 his person in the night time  
the following property, viz :One silver watch of the value of thirty  
dollars\$30

Subscribed before me this \_\_\_\_\_

day of \_\_\_\_\_

the property of deponent who is 37 years old  
and is a soldier by occupation

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 Bullman (now here)That about the hour of 9.30 P M on said  
date deponent was standing on the corner  
of Chatham and Division Streets in said  
City when said defendant snatched said  
watch from deponent's vest pocket. Then  
and there upon by deponent and  
ran away. That deponent pursued said  
Bullman and was tripped up by  
some unknown person and knocked

Police Justice,

188



1011

down Deperment is informed by Officer  
Donnelly that he saw said defendant  
running and he pursued him and  
caught him in the cellar of premises  
no 3 Chryatie Street and that thereafter  
he found said property in said cellar

Sworn to before me  
this 6th day of Nov 1885  
Timothy McMahon  
Sam J O'Reilly Police Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

10 12

CITY AND COUNTY }  
OF NEW YORK, } ss.

Peter J. Donnelly  
aged \_\_\_\_\_ years, occupation Police officer of No. 1014 Second Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Timothy McMahon  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 6 day of Nov 1888 Peter J. Donnelly

Samuel C. Kelly  
Police Justice.

10 13

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, } ss

3 District Police Court.

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

14 years

Question. Where were you born?

Answer.

New York

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

Answer.

392 Pearl St

14 years

Question What is your business or profession?

Answer

Errand boy

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

William Sullivan

Taken before me this

day of

Nov

1888

St

James W. Sullivan  
Police Justice.

10 14

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 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 \_\_\_\_\_ 188

James C. Kelly 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.

10 15

4/30/12 12 22  
Police Court 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Timothy Mc Mahon  
30 Bowery  
William Sullivan

Offence Larceny from  
the person

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated Nov 6 1885

D. O. Reilly Magistrate  
Peter J. Donnelly Officer.  
10 Precinct.

Witnesses Officer  
Society of Children  
No. 100 E 20<sup>th</sup> Street.

Young off  
\$1500 & Nov 8 9 1/2 a Street.

No. 1  
\$1500 to answer G S  
Street,



10 16

VI

STATE OF NEW YORK.  
*Executive Chamber,*  
ALBANY.

April 20th, 1888.

Sir:

Application for Executive clemency having been made on behalf of William Sullivan----- who was convicted of grand larceny, 1st degree, in the county of New York-----and sentenced Sept. 13, 1886, to imprisonment in the New York Penitentiary----- for the term of five years-----, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Hon. F. Smyth,

Recorder, &c.,

New York City.

very respectfully yours,

*William G. Rice,*  
Private Secretary.

*DR,*

10 17

VI

STATE OF NEW YORK.  
*Executive Chamber,*  
ALBANY.

April 20th, 1888.

Sir:

Application for Executive clemency having been made on behalf of William Sullivan-----who was convicted of grand larceny, 1st degree, in the county of New York-----, and sentenced Sept. 13, 1886, to imprisonment in the New York Penitentiary-----for the term of five years-----, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

*William G. Rice*  
Private Secretary.

Hon. John R. Fellows,  
District Attorney, &c.,  
New York City.

10 18

known  
May 19<sup>th</sup> 1888  
J. R. S.

10 19

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 First Ward of the City of New York, in the County of New York aforesaid, on the  
fifth day of November, in the year of our Lord one thousand  
eight hundred and eighty-five, in the night time of the said day, at the Ward, City and  
County aforesaid, with force and arms,

one watch of the value of twenty

dollars,

of the goods, chattels and personal property of one Simon Dufourne, on the person of the said Simon Dufourne, then and there being found, from the person of the said Simon Dufourne, 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.

Randolph B. Martin,

District Attorney.

1020

BOX:

197

FOLDER:

1983

DESCRIPTION:

Sullivan, William

DATE:

11/19/85



1983



1021

BOX:

197

FOLDER:

1983

DESCRIPTION:

Lynch, Thomas

DATE:

11/19/85



1983

1022

BOX:

197

FOLDER:

1983

DESCRIPTION:

Jessup, John

DATE:

11/19/85



1983

Witnesses: *Arthur Brown*  
*Paul Jones*  
*J. H. Higgins*

Dec 24/07

197 B.W. Nov 20/195

19 (day of)

Christyquith (30)

Bachelor's in the Third Degree.

RANDOLPH B. MARTINE

*District Attorney.*

# A True Bill.

L. Cathin Jr.

Dec-22, 1885.

## Foreman

Nov 4<sup>th</sup> Tried and acquitted

No. 2. Fried and powdered

S. C. Parry, 30 degree  
See 2nd page

Dec 24/07

March 17th 1877

*District Attorney.*

# A True Bill.

L. Cathin Jr.

Dec-22, 1885.

## Foreman

Nov 4<sup>th</sup> Tried and acquitted

No. 2. Fried and powdered

S. C. Parry, 30 degree  
See 2nd page

Dec 24/07

1024

62

The People  
 Wm. Sullivan, } Court of General Sessions, Part 1  
 Thos. Lynch } Before Judge Gildersleeve.  
 John Jessup } December 22. 1885 Indictment  
 Gilbert Higgins sworn and examined.

I am a member of the Park police; the rooms for our accommodation are about thirty feet west of the stoop leading from the new Court house on the Chamber St. side in the basement; on the 25<sup>th</sup> of October I had in that room an overcoat, a dress coat, pantaloons, a hat and several other articles, but all that was taken was an overcoat; ~~the~~ value of the property taken at a rough estimate was fifty five dollars. I left the room at 8 o'clock on the morning in question to go on duty in the Park. I locked the doors of the room when I left. I next saw the premises when I was informed that they had been burglariously entered at a quarter of twelve. I saw a pane of glass had been broken in the door leading to this place set apart for my clothing. By breaking the pane of glass a person could obtain entrance there. The property taken was an overcoat, a dress coat, pantaloons, handkerchiefs and gloves and several trinkets. This was my property and was worth fifty five dollars.

1025

When I came on post that morning I ordered the defendants to leave the Park; they were at the northeast corner of the Register's office - Jasper and Lynch - there was eight or nine there. I immediately went to the Telephone room 5-City Hall and telegraphed my loss to the Captain and asked his permission to leave the Park. He granted it. I went up Chatham street and then to 34 Monroe st. and there found Jasper and Lynch in Mr. Sullivan's house. I pointed Jasper to the officer and I took Lynch to the station house and upon searching him found my handkerchief in his right hand pocket of his trousers and that was the handkerchief which was in the overcoat that was taken. We reached the station house at a quarter past one on the day in question. I had a conversation with Lynch in the station house. He stated that he sold the goods, the coats, and that he received the handkerchief of Mr. Sullivan, the other prisoner. He would not admit he stole the coats. Mr. Sullivan heard it and halloed to him, "now give up your guts." Lynch said he sold them to Rachel Cohen in Baxter st. I went to the Headquarters and got the assistance of Detective Needleberg and the coats were recovered the next morning at the place



1026

designated by Lynch. Jasper was with Lynch.

Patrick Powers sworn. I work around the Park. On the 25th of October I was there and about ten minutes to twelve and found a pane of glass broken. I went in and looked in the closet where the officer's clothes were hung and they were gone. I reported the matter to the officer.

William Diamond sworn. I live at 73 Roosevelt St. and remember the 25th of October. I was in the engine house of the Park I saw the two prisoners walking on the opposite side of the street about half past eleven o'clock in the morning toward Centre St. I called the attention of a man to them and after wards I recognized two of them going up and down the street. These were Jasper and Lynch.

Patrick Dolan sworn. I am a member of the detective force and am connected with the Central office. I made an investigation into this burglary with officer Higgins. I found the clothing at 14 1/2 Baxter St., Mrs. Cohen's, the place described by Lynch. I went down to the Tomb with officer Higgins. Lynch told Higgins and myself that he could tell where the clothes were sold. We went to the place and I asked the prisoner if he knew the woman (Mrs. Cohen) and he said, "no." I asked the woman if she knew the prisoner and she said, "no."



1027

I asked her about the clothes and she said she bought them. I asked her when she bought them? She said, Sunday morning. "Did you buy them of this man?" She said, no. She brought down the clothes and the officer identified them as his - an overcoat, a dress coat and pants and vest. I brought the woman and the clothes up to the Police Court. Cross examined. Lynch told me that he did not sell the clothes there. He told the officer who had charge of him the name of the man who did sell them. The only prisoner I saw was Lynch when I brought the woman up. I did not see Sullivan in the Court room. The officer stated to the Judge that he had no complaint to make against Lynch and he was discharged. The Judge asked the complainant if he got his clothes? He said he did and he refused to make a complaint against Lynch. Thomas Lynch sworn in his own behalf. When this happened I lived at 453 Pearl St. I assisted no person in breaking into the Court house and did not sell the clothing at Mrs. Cohen's. I told the complainant I got the handkerchief off Mr. Deran and not Mr. Sullivan. Deran told me where he put this stuff, he did not exactly say whether he sold it or not. I told the officer. The jury found ~~Sullivan~~ Lynch guilty of burglary in the third degree and Sullivan and Jasper not guilty.

1028

Testimony in the case  
of ~~Mr.~~ Sullivan, J.  
Lynch & J. Pearson

filed Nov. 1885

1029

T H E P E O P L E &c.

against

William Sullivan, Thomas Lynch,  
and Jessup.

-----)

City and County of New York, SS.

Gilbert Higgins, being duly sworn, deposes and says as follows: I reside at number 59 Crosby street, New York city. I am a member of the Park Police, stationed at the City Hall Park. On the 25th. day of October or thereabouts, the premises known as the New Court House, in said city, were burglariously entered about half past 11 o'clock in the day time, on the Chambers street side through a doorway leading into the rooms, set apart for the accommodation of the park police, and there was stolen from the said apartment one <sup>over coat</sup> ~~blanket~~ of the value of 28 dollars, one dress <sup>coat</sup> of the value of Twenty dollars, a pair of pantaloons of the value of seven dollars, a handkerchief of the value of thirty cents, and a few tickets, all the property of deponent. The entrance into said premises was effected by breaking the glass in the doors leading in to said apartment on the Chambers street side. The deponent charges said burglary was committed by the above named defendants for the following reasons:- On the day in question, before the commission of the said burglary, I had noticed the defendant Jessup and Lynch loitering around said Court House, and I ordered them out of the park. Subsequently to that they reappeared again on Chambers street, and I was told by one Patrick Powers, who is in charge of the park, and who resides at number 5 Rose street, that said premises had been entered. I immediately suspected the above named defendants, and went in search of them. I went to number 34 <sup>manor</sup> ~~Henry~~ street and there found the defendant Thomas Lynch, and

1030

Jessup, in the house of the defendant Sullivan; here I arrested Lynch and the officer who was with me arrested William Sullivan. I brought Lynch to the station house,- I searched him, I found the handkerchief on him. When he went back into the cell he told me he would tell me where the goods were. He told me they were in Rachel Cohen's in Baxter street. He said he sold them but he did not steal them. Lynch stated in court that he got the handkerchief from Sullivan,- he was drinking beer and some of it was on his mustache, and he borrowed it from Sullivan.

Sworn to before me this 2nd:

— day of November 1885.:

Gilbert Higgins

J. J. Dorcas  
Notary Public  
N.Y.C.

Ester Cohen

16 Baxter

Patrick Powers

44 Rose

Of Higgins

of Little Neck Park

August, Heidelberg

Mr. [unclear]

Michael Nolan

James Court

Patrick Nolan

C. J.

Judge P. J. Connelly

James Court

John Curtis

29 William

Ad. Epton

16 Baxter

Funeral

Persons

the People

no

William Sullivan

and others

Applicant of

Robert Higgins



1032

State of New York  
A. A. Brush Agent & Warden

Sing Sing Prison

Sing Sing Nov. 25<sup>th</sup> 1885.

Thomas Kernan

Dear Sir;

In answer to your letter from the District Attorneys Office, making inquiry in regard to one Jessup or Sullivan, I would say that I have found record of your man. He has served three terms in Sing Sing since the 24<sup>th</sup> day of July 1880. The first term for One year and Six months - the second term Nov. 9<sup>th</sup> 1882 for One year - the third and last term Oct. 23<sup>rd</sup> 1883. for two years, confession Grand Larceny 2<sup>nd</sup> degree, Smyth Judge his name each time has been James Sullivan his age now would be about Twenty five years, Eyes brown, Hair brown, Stature 5 feet 8 1/4 inches, weight 146 lbs. has indellible mark on arms and also on hands, In answer to a question, who he wished informed if anything happened him while in prison, he gave the address of Uncle Joseph Jessup 75 Pearl St. Hartford Conn. There is not much doubt but this is the man you wish to know about

Yours Respectfully  
per Westlake A. A. Brush  
Agent & Warden

P.S. This man was discharged June 23, 85.  
W.

1033

Deppeler  
be

Am. S.  
John Jessup

1034

Police Court—First District.City and County } ss.:  
of New York,

of No.

occupation

deposes and says, that the premises

in the City and County aforesaid, the said being a

Building in the 4th Ward

Public Parks

and which was occupied by ~~deponent~~ as aand in which there was at the time ~~no~~ human being, ~~by~~

Gilbert Higgins

Street, aged 31 years,

being duly sworn.

of the New County Court House

The City and County aforesaid, the said being a

Building in the 4th Ward

and which was occupied by ~~deponent~~ as aand in which there was at the time ~~no~~ human being, ~~by~~

were BURGLARIOUSLY

entered by means of forcibly

a pane of glass leading into the Basement

or store room of said premises

on the

25th day of October

1885

in the

day time, and the

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

One Overcoat One dress coat and one  
 pair of pantaloons altogether of the  
 value of Fifty five Dollars and  
 One linen handkerchief

the property of

Department

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

for the reasons following, to wit:

THOMAS LYNCH (now here)  
 from the fact that deponent  
 saw the said door was securely locked  
 and fastened at about the hour of  
 nine o'clock A.M. on the above described  
 date and at about the hour of eleven o'clock  
 and fifty minutes thereafter deponent found  
 the aforesaid premises had been Burglarized  
 and the aforesaid property taken stolen  
 and carried away and deponent

1035

Subsequently arrested said defendant and found in the possession of said defendant the aforesaid ~~linen~~ handkerchief which deponent left in the pocket of the aforesaid overcoat in said store room and deponent identifies said <sup>linen</sup> pocket handkerchief found in defendant's possession as a portion of the aforesaid property taken stolen and carried away as aforesaid

Sworn to before me  
this 20<sup>th</sup> day of October 1905; Gilbert Higgins  
Police Justice

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.  
Burglary  
Degree.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

1036

Sec. 198-200.

District Police Court.

CITY AND COUNTY  
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

*Thomas Lynch*

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.

*456 Pearl Street 3 years*

Question. What is your business or profession?

Answer.

*Labourer*

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.*

*Thomas Lynch*

Taken before me this  
day of *Dec* 188*8*

Police Justice.



1037

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 Thomas Lynch

guilty thereof, I order that he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars \_\_\_\_\_ and be com-  
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 26 1885 \_\_\_\_\_ 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 Thomas Lynch  
guilty of the offence within mentioned, I order he to be discharged.

Dated October 26 1885 J. H. Duffy Police Justice.



1038

Sec. 208, 209, 210 & 212.

Police Court--*First* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Gilbert Higgins*

*vs.*  
*Thomas Lynch*

Offence

2

3

4

Dated

*Oct 26*

18*97*

Magistrate.

Officer.

Witnesses

No.

Street.

No.

Street.

No.

Street.

*Unchanged*  
*Filed to Nov/98*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

# 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,  
Thomas Snyder, and  
John Green.*

The Grand Jury of the City and County of New York, by this indictment, accuse *William Sullivan, Thomas Snyder, and John Green* whose real Christian name is *to the Grand Jury of New York* of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *William Sullivan, Thomas Snyder and John Green, each* —

late of the *Sixth* — Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-fifth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the  *Court-house of the* *City of New York*, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of *the said one Robert*

*Shiggins,* —

in the said *Court-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.

1040

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *William Sullivan, Thomas Sugden and John Gessner, —* of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *William Sullivan, Thomas Sugden and John Gessner, each —* 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, in the *day* time of the said day, with force and arms, *one overcoat of the value of twenty eight dollars, one coat of the value of twenty dollars, one pair of trousers of the value of nine dollars, one handkerchief of the value of thirty cents, and ten pieces of paper of the value of one cent each,*

of the goods, chattels and personal property of one *Robert Shagrin,*

in the *count house* of the said *the Mayor, Aldermen and Commonalty of the City of New York,* there situate, then and there being found, *in the count house*, aforesaid, 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.

## THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said  
*William Sullivan, Thomas Sugich*  
*and John Ferris.*—

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *William Sullivan, Thomas Sugich and John Ferris.* each—

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 overcoat of the value of*  
*Twenty eight dollars, one coat*  
*of the value of Twenty dollars,*  
*one pair of trousers of the value*  
*of seven dollars, and one*  
*handkerchief of the value*  
*of thirty cents,*

of the goods, chattels and personal property of one *Edmund Higgins,*

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

unlawfully and unjustly, did feloniously receive and have; the said *William Sullivan*  
*Thomas Sugich and John Ferris.*

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.

**RANDOLPH B. MARTINE,**

**District Attorney.**

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BOX:

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FOLDER:

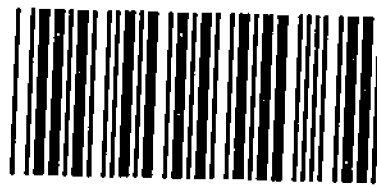
1983

DESCRIPTION:

Sulzer, Gustav

DATE:

11/16/85



1983



Witnessed  
*[Signature]*

147  
Selling on Credit  
Counsel,  
Filed *16* day of *Nov* 188*5*  
Pleads

THE PEOPLE  
vs.  
*B*  
*Exhibits Enclosed*  
*May 20*  
Violation of Fugitive Law.  
(Statute).  
[III Rev. Stat., 7th Edition, page 1083 Sec. 21, and  
page 1084, Sec. 31.]

RANDOLPH B. MARTINE,  
District Attorney.

A TRUE BILL.

*L. Carter for*  
*Foreman.*  
*[Signature]*

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**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*against*

*Augustus S. S. S.*

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

*— Augustus S. S. S. —*

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

The said *Augustus S. S. S.*

late of the First 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-*four*, 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 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 whisky, 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

certain ——— 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

*— Augustus S. S. S. —*

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,  
committed as follows :

The said *Augustus S. S. S.*

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, the same being the first day of the week,

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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 whisky, 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 give away as a beverage to

certain — 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.

THIRD COUNT:

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

*Augustus Sulzer* —

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 *Augustus Sulzer*.

late of the Ward, 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 certain premises at number

*318 Broome Street*, —

in the City and County aforesaid, which said place 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.

RANDOLPH B. MARTINE,  
District Attorney.

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END OF  
BOX