

0628

BOX:

107

FOLDER:

1143

DESCRIPTION:

Dale, George

DATE:

07/09/83



1143

0629

36

Counsel,
Filed 9 day of July 1883
Pleas *Guilty*

THE PEOPLE
vs.
George Dale
[2 cases]

Grand Larceny, Second degree, and Robbery-Stolen Goods.

JOHN McKEON,
District Attorney

A True Bill.

W. C. Constock

Foreman.

July 11/83.

Plenty Guilty

*James Spunked
not appearing in ac-
cused to State R. P. P. P.*

0630

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Dale

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

George Dale

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

The said George Dale

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 29th ~~on the~~ day of June in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms one overcoat of the value of fifteen dollars, and two coats of the value ten dollars each and two vests of the value of two dollars each

of the goods, chattels and personal property of one Albert A. Webster then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John M. Keon
District Attorney

0631

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Witnesses _____
_____ Street _____
_____ Street _____
_____ Street _____

No. _____
to answer _____
_____ Street _____

Police Court _____ District _____

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

George Dale
Parent
Grand

Dated _____ 188 _____

Magistrate.
Precinct.

Office _____

RECEIVED
JUL 18 1883
OFFICE

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

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 _____ 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0632

Sec. 198-200

CITY AND COUNTY OF NEW YORK

1st District Police Court.

George Dale 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
George Dale

Taken before me this

day of

188

Police Justice.

0633

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 580 Borne Street, 21 years old Clerk

being duly sworn, deposes and says, that on the 29 day of June 1888

at the _____ City of New York,

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

of deponent from said premises in the day time

the following property, viz :

An Overcoat of the
Value of about fifteen dollars
together with two dress coats & two vests
all worth about twenty dollars

the property of deponent

and that this deponent

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

stolen, and carried away by John Dale now Melrose

because a ticket representing the Overcoat

which was pawned in the Loan

Office 383 1/2 Canal was found in

his possession & identified by deponent

after it had been released from

said pawn office

Albert A Webster

Sworn before me this

day of

188

Police Justice,

0634

35

Cher

Counsel,

Filed

day of

1883

Pleads

July
County

THE PEOPLE

vs.

F

George Dale

(2 cases)

Grand Larceny, Second degree, and
Receiving Stolen Goods.
[52 and 53]

JOHN McKEON,

District Attorney

A True Bill.

Sealed in office
John W. Horns Took
Foreman.

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Dale

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

George Dale

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

The said

George Dale

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 29th ~~on the~~ day of June in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

two coats of the value of twenty dollars each, one pair of trousers of the value of fifteen dollars, one vest of the value of five dollars, one watch of the value of thirty dollars, and one pocket of the value of ten dollars

of the goods, chattels and personal property of one George E. Remondinger then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon

District Attorney.

0637

Sec. 198-200

10th District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this
day of June 1888
Henry J. Davis
Police Justice.

0638

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 580 Broome Street, Ed Years old Salesman
being duly sworn, deposes and says, that on the 29th day of June 188 3

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the possession
of deponent from said premises in the day time

the following property, viz :

One dress coat, One Suit of blue
serge, One silver watch and
one gold pocket-collective of
of the value of one hundred
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 April Dale now Medear

from the fact that his mother
having a furnished room in the
house and he the defendant being
in the habit of visiting her had access
to the room in which the aforesaid
property was kept & when the defendant
was arrested a portion of it to wit
the suit of serge was found
in his possession

Ed Heinendings

Sworn before me this

day of

188

Police Justice,

0639

BOX:

107

FOLDER:

1143

DESCRIPTION:

Dolan, Andrew

DATE:

07/10/83



1143

0640

Epiphany



0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Dolan

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

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

The said Andrew Dolan

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

value of ten dollars, and one
chain of the value of fifteen
dollars.

of the goods, chattels and personal property of one William A. Prunice
on the person of the said William A. Prunice
then and there being found, from the person of the said

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

JOHN McKEON, District Attorney.

0642

No. 3

Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Rimes
Clyde Shearer
Street of Charles St.
Andrew Dolan

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 July 2^d 1883

Christie Magistrate.

George Haas Officer.

James J. Pendergast

Witnesses Maxwell Bondable

No. 506 W 55 Street.

No. _____ Street.

No. _____ Street.

\$ 1000.00 answer
4 for July 3 at
2 pm 1883

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 Andrew Dolan

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 2 1883 A. V. Smith 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.

0643

Sec. 198-200

2d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Dolan 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. Andrew Dolan

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Cleveland, Ohio.

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

Answer. Cleveland. I have been in this city 2 weeks and stopping one week at No. 7 Perry Street.

Question. What is your business or profession?

Answer. Wood Turner

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. When I got off the car, the complainant got off and threatened to shoot and cried out "Stop thief". He has got my watch. As soon as I realized what he was after I stopped and the officer came up and arrested me and searched me. I know nothing about the watch or chain. I am not guilty.

Andrew Dolan.

Taken before me this

2d

day of

July

1883

Police Justice.

0644

1

Maxwell Cortadale of No 506
West 55th St aged 22 years,
and by occupation Car Conductor
being duly sworn says.

On Saturday June 30 1883
Complainant was a passenger
in my car going down town.

Defendant and an other man
entered the car, paid their
fare, and Defendant stood
close up to Complainant. After
riding two blocks Def and
the other man got off the
car and walked one behind
the other to the corner.

Complainant then came out
and got off the car and
went over towards Def and
the other man. Before he
reached them Defendant
ran away and Complainant
ran after him. Def
Complainant did not say
any thing on the car about
having lost his watch.

Maxwell Cortadale

Sworn before me this
3 day of July 1883
J. J. McNeill
Justice of the Peace

0645

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, }dealer of No. Fort of Charles Street, New York Citybeing duly sworn, deposes and says, that on the 30th day of June 1888at the in West street near Canal street in the City of New York,

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

of deponent, on the day time, with intent to deprive of the use andthe following property, viz: One gold plated watch of the
value of Ten dollars and one gold chain
of the value of Fifteen dollars. All of
the value of Twenty five dollars.

Sworn before me this

day of

the property of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Andrew Dolan, now here, fromthe following facts: At about half past three
o'clock on the afternoon of said day deponent was
riding on a car of the Belt Line Rail Road
then passing through West street when said
Dolan got on said platform and stood near
deponent. After riding between two and three
blocks said Dolan got off the car, and a
person who got on said car with said Dolan
got off at the same time. Deponent then
missed said watch and chain from a vest

Police Justice.

188

0646

then run by him, and got off the car.
The man who left the car with Dolan went
South along West street and said Dolan went
North and defendant pursued him. Said Dolan
seeing defendant in pursuit of him commenced
to run and turned down Canal street.

After pursuing said Dolan some distance defendant
cried out "Stop thief" but said nothing more
until he overtook said Dolan. Said Dolan
on being intercepted by a citizen, ^{to defendant} cried
out "I have not got his watch" in the
hearing of defendant. Officer Genge ~~has~~
then came up and arrested said Dolan

Summ to before me this
2^d day of July 1883

Police Justice

Wm A Prince

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0647

7. Tiernan in the
case of
Andrew Dolan
filed July
1883.

0648

21
The People
v.
Andrew Dolan & Court of General Sessions. Part I
Before Recorder Smyth. May 8. 1883.
Indictment for grand larceny.

William A. Prince, sworn and examined,
testified. I reside at Roseville, N.J. I was in
this city on the 30th of June last and saw the
prisoner that day about half past three in
the afternoon on a West street car near
King street. I had a watch and chain on me,
my own, which I valued at \$125. I carried
it in my vest pocket. I lost it that day. I got
on the car at Christopher street on my way
down to Barclay street to meet my family.
About King street the prisoner and another man
got on the car; the other person got in the
downway and the prisoner stood directly
beside me; the other one had some talk
with the conductor about moving inside the
car, the conductor requesting him to do so,
which attracted my attention and they rode
about two blocks and a half down to the park
at Canal st. and both got off. I got off after
them and made no remark because my
watch and chain was gone; the other person
went down West st. and the prisoner went
up. After I got on the sidewalk the prisoner
turned around and saw me coming.
I put up my finger and said, "Hold on

0649

I want to see you a moment." He then started to run and I run after him halfway up the Park. He turned around to put his hand in his pocket; he did not show anything. I say, "you cannot scare me for a cent, I am going to have you if it takes me all night to run you down." Then he turned around the Park corner at Washington street and I saw people in the passage way. I commenced hallooing "Stop thief." He ran into a place ^{near the} corner of West street and I sung out, "Stop thief." A man grabbed him by the coat and he jerked away from him and I after him through West street hallooing, "Stop thief." He turned the corner of Matt street and got up close to the corner of Washington st. I ran after him and the officer ran across; we grabbed him together; the officer said, "What is the matter?" I say, "That man stole my watch and chain." The officer says, "Have you got his watch and chain?" He said, "No, I have not." "What did you run for?" said the officer. He threatened to shoot me," the prisoner said. I told him, "No, I did not threaten to shoot him. I had nothing to shoot him with. I went to Mulberry street and made the charge. The seats in the car were full. There was

0650

two men and a boy on my right. I had my watch and chain at the time the prisoner and his companion entered the car. They got on one after another. From the time they got on until they jumped off there was no one near enough me to take my watch; they were the only persons who got on and off. Cross examined. It is not a fact that the prisoner stood still until the officer and myself came up, nor is it so that two men were running and the prisoner was running after ^{them}. George Haas known and examined. I arrested the prisoner, I am attached to the steam boat squad. About half past three I stood at the pier 39 and I saw the prisoner running and the complainant after him and a crowd after them. I got to Watt and West sts; he was ahead of me and I got him near Washington; the complainant came right after him and said, "He got my watch and chain. There was nobody running ahead of the prisoner. It is not true that the prisoner stopped and waited for me to come to him. You chased him down? I chased him two blocks. This closed the case for the people."

0651

Andrew Dolan, sworn and examined, testified. At present my folks live in Boston. I had been in the city of New York about two weeks at the time of my arrest. I am a wood turner by trade. I was employed in Boston by Bellish, Byfield & Co. chain manufacturers for about seven months. Before that I worked in a grocery store in the same city. I did not take the complainant's watch. I got off the car in Canal St. and I did not go up far when two men came running by; a third party said, "Stop, there is a man going to shoot you." I turned and looked and saw this man with his hand in his pocket; he was shouting at the time, "Stop thief." I got excited and ran some distance. I thought he intended to shoot me. As soon as I realized what the matter was, I stopped of my own accord. The complainant says, "If you don't give me my watch, I will shoot you." I said, I have not got your watch. I did not know the man who got on the car; no man got on with me. Cross Examined. I was at the house of John Nugent, who was connected with the Manhattan Bank Robbery and is now serving a term in the New Jersey prison. I did not make that my headquarters, but I had a postal card addressed to me there from Boston. I knew nothing at all about Nugent's character.

0652

Maxwell Corkedale sworn. I am car conductor on the West street belt line. I saw the complainant on the car and saw the prisoner and another man get on the car upon this day in question; they got on the car while it was in motion and got off after riding two blocks. As soon as the complainant, who lost his watch, put up his finger, the prisoner ran. I saw him arrested by the officer at the corner of Washington street.

The jury rendered a verdict of guilty.

0653

BOX:

107

FOLDER:

1143

DESCRIPTION:

Dwyer, Sarah

DATE:

07/10/83



1143

0654

53 668

Counsel,
Filed 10 day of July 1883
Pleads Not Guilty

THE PEOPLE
vs. *P*
Sarah Dwyer
Grand Larceny in the 1st degree.
INDICTMENT.
[65184630]

JOHN McKEON,
District Attorney.
Aug 10/83
Trial & Jury Dismissed
A True Bill.
J. C. [Signature]
W. C. [Signature]

S. W. Constrictor
Tr. Sept 6, 1883.
Jury acquitted. Foreman.
Hearings Aug 5th

0655

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sarah Dwyer

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

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

The said *Sarah Dwyer*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *29th* day of *May* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms, in the night time of said day, one watch of the value of One hundred dollars, one chain of the value of Thirty-two dollars, and one pocket of the value of four dollars

of the goods, chattels and personal property of one *Joseph Brennan* on the person of the said *Joseph Brennan* then and there being found, from the person of the said

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

JOHN McKEON, District Attorney.

0656

New York August 9th 1883

Hon John McKeon
Dear Sir

There was a Subpoena served
on me as witness in case of one
Sarah Dyer I do not know
The Woman dont think I ever
have seen her All about the
affair I was reading a paper
When I heard Mr H Clausen
say he would bet she stole a
Watch I am running a passenger
Steam Boat & I cant get anyone
to fill my position as the Boat
is chartered & advertised and
had no time to get a Captain
for her If you wish me to come
on Saturday Before a Notary public
- Commenced by giving me

0657

R Clausen a Note & I will
attend to it as the Donk-
Run on Saturdays

Yours Respectfully
Capt. L. L. Simmons

0658

Mr Fitzpatrick
Was in the State

Samuel

0659

PART 2.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

On Patrick D. Coleman
of No. 457 Greenwich 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 4 day of Sept instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Sept in the year of our Lord 1883

JOHN McKEON, District Attorney.

0660

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Freeman
332 Greenwich St.

Sarah Dwyer

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses Robert H. Blawie

No. 441 Washington St.

No. 441 Washington St.

No. 441 Washington St.

No. 441 Washington St.

No. 441 Washington St.

No. 441 Washington St.

Dated July 5th 1883

Solomon Smith Magistrate.

Joseph M. Dwyer Officer.

3 Precinct.

Offence Larceny from the person

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

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

Dated July 5th 1883 Solomon Smith 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.

0661

Sec. 198-200

1st

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Sarah Dwyer

Question. How old are you?

Answer. 22 Years

Question. Where were you born?

Answer. Richmond Va.

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

Answer. 38 Beach St Smith

Question. What is your business or profession?

Answer. Housewife Domestic

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

Answer. I had one or two drinks
with the complainant and
left him at the corner but
know nothing of his coach
I did not show Mr Lawson
a coach

Sarah Dwyer

Taken before me this
day of July 1888
Frederick Smith
Police Justice.

0662

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert N. Lawson
aged 49 years, occupation Hotelkeeper of No.
441 Washington Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Joseph Brennan
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5th }
day of July 1888 } Robert N. Lawson

John R. Smith
Police Justice.

0663

Just District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss

of No. 332 Greenwich Street, 39 years of age News dealer

being duly sworn, deposes and says, that on the 29th day of May, 1883

at the Corner of Desbrosses Street and Greenwich St 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 with intent to deprive the true owner of the same and
the following property, viz:

One gold watch doubled cased
and with a broken crystal and
having deponents initials (to wit J.B.)
on the case of said watch and one
gold chain and in all, of the
value of One hundred and thirty
two dollars, and one gold locket
of the value of four dollars and
in all of the value of One hundred
and thirty six 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 Sarah Sawyer (now here)

for the following reasons to wit. On said
day deponent entered the saloon at
the Northeast Corner of Desbrosses Street
and Greenwich Street. Deponent then
met the defendant Sarah Sawyer. Deponent
called for a drink for himself and two
other women and paid Sarah. Deponent then
left for the water closet, and when he came
back to said saloon he drank the remains
of the drink he had left in his glass, when
he went to the water closet. Immediately

0664

after drinking said remainder of his drink
 Depoent became stupid and almost
 unconscious, and did not remember
 any thing until he got home, ^{at 12:20 o'clock midnight} where he
 missed the within described property.
 Depoent has been informed by Robert
 N. Glawson that on or about the 30th or
 31st day of May 1883. said Sarah came
 to him, and wanted to borrow two
 hundred dollars on a watch which
 answers the description of depoent's watch
 and being a hunting case watch and
 having initials on the case, and depoent
 is also informed by said Glawson that
 he is almost certain that the crystal of said
 watch was broken. Wherefore depoent charges
 said Sarah Dwyer with feloniously taking
 stealing and carrying said watch watch
 chain and lock from his pants pocket, the
 said pants being at the time upon the
 body and person of depoent.

Sworn to before me this } Joseph Brennan
 5th day of July, 1883 }
 Solon Smith
 Police Justice.

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

Disposition