

0549

**BOX:**

16

**FOLDER:**

202

**DESCRIPTION:**

Davis, Benjamin

**DATE:**

07/09/80



202



0551

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Corner Office*  
No. *6* East *15th* Street, in the *15th* Ward of the City of  
New York, in the County of New York, this *10* day of *June*  
in the year of our Lord one thousand eight hundred and *88* before  
*Simon A. Hermann* Coroner  
of the City and County aforesaid, on view of the Body of *Nellie Crawford*  
lying dead at

Upon the Oaths and Affirmations of  
*7* good and lawful men of the State of New York, duly chosen and  
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said  
*Nellie Crawford* came to her death, do,  
upon their Oaths and Affirmations, say: That the said *Nellie Crawford*  
came to her death by

*Injuries received at*  
*the hands of Benjamin Davis*  
*on Monday May 8th evening*  
*at the corner of B. Stone & Thompson Streets*  
*blacked beaten by him*

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

JURORS.

*Geo. W. Sprague 8. Br. Ct.*  
*Leopoldy Robinson 257. E. St*  
*Frederick Allen 82. Br. Ct.*  
*Josef Kohr 96. Br. Ct.*

*Henry Furber 291. Grand St*  
*Peter Ruess 53. Br. Ct.*  
*William Brauman 95. Br. Ct.*

*[Signature]*  
CORONER, J. S.

0552

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

vs.

List of Witnesses.

*Benjamin Davis*

NAMES.

RESIDENCE.

*Frank Hall*

*17 Sullivan St*

*Wesley Cromwell*

*56 Thompson St*

*Mary Moore*

*18 Green*

*Off Henge*

*8 1/2 Pracht*

*Dr Waterman*

*Coroners Officer*

0553

Coroner's Office.

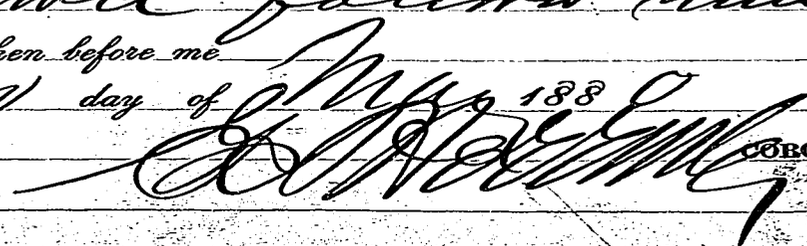
TESTIMONY.

Frank Hall residing No 17 Sullivan  
being sworn says, I am acquainted  
with the decedent, I am also acquainted  
with a man known by the name of  
Ben Davis.

On Monday last I was sitting in  
the eating saloon corner Thompson  
& Broom St - in the forenoon - I saw  
the decedent & Davis come into the room  
together, they stayed only a short time,  
when he (Davis) told him to come out  
they did not wish to go first of, but  
finally they went out together, when  
they got outside the room, Davis  
struck decedent several blows on  
the chest, she fell down, he then  
kicked her. I went to them  
& told him, what do you intend to do  
you want to hit that woman?  
He told me to go away & at the  
same time he felt to his pocket  
as if to take out a knife or rapier  
& I knowing that he carried a knife  
I did not further approach him, but  
I called a man "Wooly Cromwell"  
to come over & help me - Davis  
then ran off, but I as well as  
Cromwell followed him & we

Taken before me

this 31 day of May 188



CORONER.

0554

Coroner's Office.

TESTIMONY.

7

Could not catch up to him.  
I did not see him again until  
a few days afterwards when he came  
to me to have me arrested for  
straying from him  
but I was discharged by the  
Magistrate at once.

Frank Hall

5  
Taken before me  
this 30 day of May 1880

*[Signature]*  
CORONER

0555

Coroner's Office.

TESTIMONY.

Wesley Comstock being sworn says  
 I reside at 56 Thompson st  
 on Monday last in on the  
 day when the affray took place,  
 I stood at the door Thompson & Comstock  
 I saw the second & Davis then  
 the latter knocked the woman down  
 & stamped & kicked at her.  
 I came over to defend the woman  
 & to assist my friend Frank Hall  
 who then had intervened on behalf  
 of the woman.  
 He & Davis said to the woman -  
 You'll be - I am going  
 to kill you.

Davis then ran away, but  
 we followed him up - when  
 I was up & about him to within  
 20 feet, he picked up a paving  
 stone & threw it at me & in trying  
 to escape the stone, I slipped & fell  
 in the meantime he escaped from  
 me. Davis had me as well  
 as Hall arrested for assault, but on  
 examination we were at once discharged.

Wesley Comstock

Taken before me  
 this 30 day of May 1880

*[Signature]*  
 CORONER.

0556

Coroner's Office.

TESTIMONY.

4

Mary Moore residing at Gormanly  
 being sworn says:  
 I am acquainted with Deane  
 & Davis -  
 on going to work I met the friend  
 & Davis at the corner Thompson & Brown  
 Deane said to me, that I should  
 take his shawl & hat & how it -  
 she was then bleeding - he said to me  
 if you take that shawl I will knock  
 you down - I took the shawl -  
 He then kicked her & beat her -  
 I called to the men around then  
 to come & help - & the two priors  
 Dr. King's Hall & Cromwell came & gave  
 him chloroform as he ran off -  
 I then took the woman in to a  
 bagnon & got some water to wash  
 her, was her bleeding out of her  
 ear - She complained, that  
 she could not walk & also she could  
 eat nothing, I nursed her for  
 about two days, we then got a doctor  
 to take her to the Hospital. I heard  
 yesterday that she had died  
 Heli Crawford was a healthy girl before  
 the affray - she was about 25 years  
 of age.

Taken before me  
 this 3 day of

May 188

Mary Moore  
 Mack

*[Signature]*  
 CORONER.

0557

Coroner's Office.

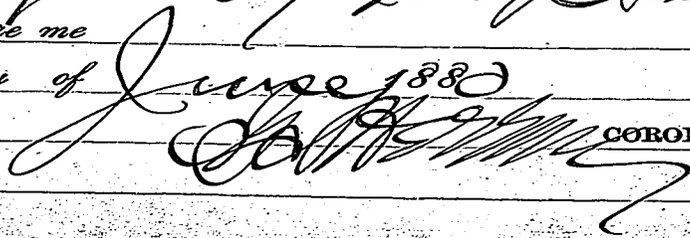
TESTIMONY.

5

Benj Davis being sworn dep.  
 I live at Buffalo Ar - I live  
 Nellie Crawford I lived  
 with her. She had come 10  
 days before from the Island  
 went after her. ~~There~~  
~~men were with me drink~~  
~~ing a glass of beer with me~~  
 Jupp Murray for one a wa  
 rant against the two men  
 there was no beating I  
 did not hear any beat  
 they fell a week after they  
 had been arrested. I did not  
 see her from Mar. 19. till  
 I saw her in the hospital.  
 I know Hae. I saw neither  
 of the witnesses there; there  
 was no fight. I received  
 gave no reward to no  
 man. I saw men run  
 after one with a Thompson  
 by a street all a white  
 dress of beer. They jumped  
 in my car I had them ar  
 rested for stealing some  
 money from me they were  
 discharged by Jupp Murray

Taken before me

this 18 day of June 1880



CORONER.

0558

Coroner's Office.

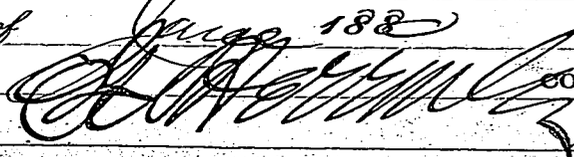
TESTIMONY.

6

I never kicked the woman  
 I am a baker now at  
 my trade. Last place  
 I worked was in Boston  
 2 weeks ago. Since then  
 I have been doing anything  
 I can get. I worked in Baker  
 Shop ~~Boston~~ & Thompson <sup>near City</sup>  
 before I went to Brooklyn  
 I have not lately been  
 in an eating saloon  
 at Broome & Thompson I am  
 not married.

Benjamin Davis

Taken before me  
 this 10 day of

August 1882  
  
 CORONER.

0559

Coroner's Office.

TESTIMONY.

7

Mr. Henry Hempworth  
 was offered for juror. About  
 2-30 am. on Sunday morning  
 the 29-30-80 a woman came  
 up to me and told me that  
 Davis had killed ~~the~~ ~~deceased~~  
 He told me that he had  
 only blackened her eye  
 he had been arrested several  
 times for assault & battery  
 & stealing. I have often seen  
 him reading her & seen  
 her with black eyes.  
 I have used on my pre-  
 sent job & fear.

William Henry

Taken before me  
this 10 day of June 1880

*[Signature]*

CORONER.

0560

**TESTIMONY.**

I, W. M. Atwater, being sworn say  
I have viewed the body of deceased  
and from the autopsy & view of specimens  
death was caused by Typhoid fever.

W. M. Atwater Med.

Sworn to before me  
this 7 day of June 1888

*[Signature]*

CORONER.

0561

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
			<i>U.S.</i>	<i>Monroe</i>	<i>May 30, 80.</i>

H.

214

*012 636*

*Anderson*

1880

AN INQUISTION

On the VIEW of the BODY of

*William Crawford*

whereby it is found that he came to his Death by

*Competition of the  
Surgery  
(Prematurely)*

*Original taken on the 30 day  
of May 1880*

GERSON N. HERRMAN, Coroner.

*X 22*

0562

214

H.

1836

and

1880

AN INQUISITION

On the VIEW of the BODY of

Allie Crawford

whereby it is found that he came to his Death by

Conspiration of the  
Gang  
(Murrain)

Inquest taken on the 3<sup>d</sup> day  
of May 1880  
before

GERSON N. HERRMAN, Coroner.

X22

MEMORANDUM.

DATE When Reported.	WHERE FOUND.	PLACE OF NATIVITY.	AGE.
May 30, 1880	Weymouth	W. I.	Years. Months. Days.

0563

CITY AND COUNTY } ss.  
OF NEW YORK,

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

That Benjamin Davis \_\_\_\_\_

late of the City of New York, in the County of New York, aforesaid, on the  
Twenty fourth day of May \_\_\_\_\_ in the year of our Lord  
one thousand eight hundred and ~~seventy~~ eighty with force and arms, at the City and  
County aforesaid, in and upon the body of Nellie Crawford \_\_\_\_\_  
in the peace of the said people then and there being, feloniously, wilfully and with a  
deliberate and premeditated design to effect the death of her \_\_\_\_\_  
\_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ did make an  
assault, and that he \_\_\_\_\_ the said Benjamin Davis \_\_\_\_\_  
then and there feloniously, wilfully, and with a deliberate and premeditated design to  
effect the death of her \_\_\_\_\_ the said  
Nellie Crawford \_\_\_\_\_ did with great  
force and violence pull, push, cast and throw the said Nellie Crawford \_\_\_\_\_  
down unto and upon the ground then and there, and that the said Benjamin  
Davis \_\_\_\_\_ with both the hands and feet of him the said  
Benjamin Davis \_\_\_\_\_ then and there, and whilst the  
said Nellie Crawford \_\_\_\_\_ was so lying and being upon the ground,  
her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ in and upon the neck,  
head, stomach, breast, belly, back, and sides of her the said Nellie Crawford \_\_\_\_\_  
then and there feloniously, wilfully, and with a deliberate and premeditated design to  
effect the death of her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ divers times, with great  
force and violence, did choke, strike, beat and kick, and that the said Benjamin  
Davis \_\_\_\_\_ with both the hands, feet and knees of  
him \_\_\_\_\_ the said Benjamin Davis \_\_\_\_\_  
and whilst the said Nellie Crawford \_\_\_\_\_ was so lying  
and being upon the ground as aforesaid, her \_\_\_\_\_ the said Nellie  
Crawford \_\_\_\_\_ in and upon the neck, breast, belly, head, stomach, and  
sides of her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ then and there  
feloniously, wilfully, and with a deliberate and premeditated design to effect the death  
of her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ did with great force and  
violence, choke, strike, push, press and squeeze, giving to the said Nellie  
Crawford \_\_\_\_\_ then and there, as well by the choking, pulling, pushing, casting and  
throwing of her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ down  
unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick  
ing of her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_ whilst she was so  
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,  
breast, belly, back and sides of her \_\_\_\_\_ the said Nellie Crawford \_\_\_\_\_

0564

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of her the said Mellie Crawford whilst she, the said Mellie Crawford was so lying and being upon the ground as aforesaid, in and upon the neck, head, belly, breast, back, stomach, and sides of her the said Mellie Crawford with the hands, knees, and feet of him the said Benjamin Davis in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the neck, head, belly, breast, stomach, and sides of her the said Mellie Crawford of which said several mortal bruises, lacerations, and wounds the said Mellie Crawford from the said twenty fourth day of May until the thirteenth day of May in the same year, in the said Ward, City and County last mentioned, did languish, and languishing did live; on which last-mentioned day the said Mellie Crawford of the said several mortal bruises, lacerations, and wounds, then and there died; and so the jurors aforesaid, upon their oath aforesaid, do say that the said Benjamin Davis her the said Mellie Crawford in manner and form and by the means aforesaid, feloniously, wilfully, and with a deliberate and premeditated design to effect the death of her the said Mellie Crawford did kill and murder, against the peace of the people of the State of New York and their dignity,

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

0565

**BOX:**

16

**FOLDER:**

202

**DESCRIPTION:**

Devine, James

**DATE:**

07/12/80



202

0566

*W.A.R.*

Counsel,  
Filed 12 day of July  
1950  
Meads *M. Meads*

*Indictment Grand Larceny in a Dwelling-House*

*James Devine*

vs.

THE PEOPLE

*July 14/50*  
S. B. GARVIN,  
District Attorney,  
*Plaint. att. G.P.*

A True Bill.  
*W.A.R.*  
Foreman.

*6 Mas Sen*  
*F.S.*  
*X-41*

0567

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

George Orth

of No. 558-11th Street, being duly sworn, deposes  
and says, that on the 3 day of July 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit:

One Gold Watch  
The value of Forty dollars One  
Silver Watch of the value of  
Ten dollars and other articles  
of clothing and wearing apparel  
in all of the value of

of the value of One Hundred Dollars, or  
more 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

Sworn to before me, this

of July 1880

Police Justice

James Devine  
(name here) for the reason that  
deponent caught the said  
defendant in one of the  
rooms occupied by deponent  
at said premises where said  
defendant had no lawful right  
and no permission to enter  
that said defendant was in said  
premises with intent to steal as  
aforesaid

George Orth

0568

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

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

QUESTION.—What is your name?

ANSWER.—

*James Devine*

QUESTION.—How old are you?

ANSWER.—

*Twenty Three years*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*420 East 32<sup>d</sup> Street*

QUESTION.—What is your occupation?

ANSWER.—

*Carpenter*

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

Answer.—

*I am guilty of the charge*

*James Devine*

Witness before me, this

day of

188

*Wm. M. M. Police Justice*

0569

Form 894.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

*George Oath*

1558 vs. 117 am

*James Deacon*

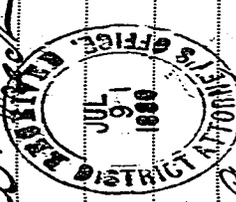
ARTHUR L. BROWN

DATED *July 3* 18 *80*

*Rilbert* MAGISTRATE.

*Smith* OFFICER. *20*

WITNESS:  
*Officer Smith*  
*20 790*



*J. D. Ben Det* TO ANS.

BAILED BY.....

No. .... STREET.

*Com*

0570

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *James Devine*

late of the *Eleventh* Ward of the City of New York, in the County of New York, aforesaid,

on the *Third* day of *July* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward, City and County aforesaid,  
with force and arms *in the night time of said day -*  
*one watch of the value of forty dollars,*  
*One other watch of the value of ten*  
*Collars,*

*Divine articles, and wearing apparel*  
*the number and a description of*  
*which is to the jurors aforesaid un-*  
*known and can not therefore*  
*be given of the value of one hun-*  
*drd dollars -*

of the goods, chattels and personal property of one

*George Orth -*

in the dwelling house of one *George Orth* there situate, then  
and there being found, did then and there, in the dwelling house aforesaid, feloniously  
*attempt 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.

*Trust Phelps*

*E. B. GARVIN*, District Attorney.

0571

**BOX:**

16

**FOLDER:**

202

**DESCRIPTION:**

Dierkes, John M.

**DATE:**

07/13/80



202

0572

*Starkley*

Counsel,  
Filed 13 day of July 1880  
Pleas

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*John M. Dickes*  
*vs.*

BENJ. K. PHELPS,  
District Attorney.

*John M. Dickes*  
A True Bill.

*W. B. ...*  
Foreman.

*J. W. ...*

*459*

0573

Form 112.

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

Police Court—First District.

*Thomas J. Hollingsworth*  
of No. *952 - 9th Avenue* Street, being duly sworn, deposes  
and says, that on the *10<sup>th</sup>* day of *July* 18*80*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent,

the following property, viz:

*one Lace Collarette of the value of four <sup>any</sup> 25/100 Dollars*  
*Two Lace Collarettes of the value of four <sup>any</sup> 70/100 Dollars*  
*one Breakfast Cap of the value of one <sup>any</sup> 75/100 Dollars*  
*one Lace Collarette of the value of one <sup>any</sup> 54/100 Dollars*  
*one pair of Lace Cuffs of the value of one <sup>any</sup> 50/100 Dollars*  
*one Bonnet String of the value of two <sup>any</sup> 96/100 Dollars*  
*three 1/2 yards of Ribbon of the value of two <sup>any</sup> 63/100 Dollars*  
*one Lace Shawl of the value of two <sup>any</sup> 75/100 Dollars*  
*one Breakfast Cap of the value of two <sup>any</sup> 83/100 Dollars*  
of the value of *Twenty six and 89/100* Dollars,

the property of

*J. H. Hollingsworth & Co said firm being  
employer of John H. Hollingsworth and 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 W. Dierkes*

*(nowhere) for the reason that said  
goods were found on the person  
and in the possession of said John  
W. Dierkes as aforesaid that said John  
W. Dierkes admitted to deponent that  
he did take said and carry away these  
mentioned property *Thomas J. Hollingsworth**

Sworn to, before me, this

*11<sup>th</sup>* day

Police Juy

0574

Police Court—First District.

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question. What is your name?

Answer. *John M. Dierkes*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *334 W 16 St*

Question. What is your occupation?

Answer. *Entry Clerk*

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

Answer.

*I am guilty*

*John M. Dierkes*

Taken before me this  
*[Signature]*  
Magistrate  
Police Justice.  
1887

0575

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Hollingsworth  
952 9<sup>th</sup> Avenue  
17552 Broadway  
N.Y.

John Madartes

2  
3  
4  
5  
6

Dated July 11<sup>th</sup> 1880

Duffy, Magistrate.

John J. Kearby, Officer.

Clerk.

Witnesses:



511  
at General Sessions, Grand

Received at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

0576

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That

*John M. Dietkes*

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

*One collar of the value of four dollars and  
twenty five cents -  
Two other collars of the value of two dollars and  
thirty five cents each  
One cap of the value of one dollar and seventy  
five cents  
One other collar of the value of one dollar  
and fifty two cents  
Two cuffs of the value of seventy five cents  
each  
One string (of the kind called a bonnet-string)  
of the value of two dollars and ninety six cents  
Three <sup>and one half</sup> yards of ribbon of the value of seventy five  
cent each yard  
Nineteen yards of lace of the value of twenty five  
cents each yard -  
One other cap of the value of two dollars and  
eighty three cents*

of the goods, chattels, and personal property of one

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

0577

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

John M. Dierkes

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

One collar of the value of four dollars and  
twenty five cents  
two other collars of the value of two dollars  
and thirty five cents each -  
One cap of the value of one dollar and  
seventy five cents  
One other collar of the value of one dollar  
and fifty two cents  
Two cuffs of the value of seventy five cents  
each -  
One string (of the kind called a bonnet-string)  
of the value of two dollars and ninety six cent.  
three and one half yards of ribbon of the value  
of seventy five cents each yard -  
Nineteen yards of lace of the value of twenty-  
five cents each yard  
One other cap of the value of two dollars  
and eighty three cents

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

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

Thomas P. Hollingsworth.

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

John M. Dierkes

then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen,) against the form of the Statute in such case made and provided, and against the peace of the  
People of the State of New York, and their dignity.

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

0578

**BOX:**

16

**FOLDER:**

202

**DESCRIPTION:**

Driscoll, James J.

**DATE:**

07/19/80



202

0579

THE PEOPLE OF THE STATE OF NEW YORK  
vs.  
JAMES J. DROGDA

76  
Counsel,  
Filed 19 day of July 1880  
Plends

Indictment—Larceny—*Grav.*

THE PEOPLE  
vs.

*P*  
James J. Drogda

"H of Refusa"  
at Providence

BENJ. K. PHELPS,  
District Attorney

A True Bill.  
*W. Hubbard*  
Foreman

July 19 1880  
Pleads guilty  
House of Refuge  
P.C.

THE PEOPLE OF THE STATE OF NEW YORK  
vs.  
JAMES J. DROGDA

Indictment—Larceny—*Grav.*

THE PEOPLE  
vs.  
James J. Drogda

"H of Refusa"  
at Providence

BENJ. K. PHELPS,  
District Attorney

A True Bill.  
*W. Hubbard*  
Foreman

July 19 1880  
Pleads guilty  
House of Refuge  
P.C.

0580

FORM 112.

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

Police Court—Third District.

*Walter Gillis*  
of No. *707* *Fulton* Street, being duly sworn, deposes  
and says that on the *11* day of *July* 18*80*  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz.: *One Gold Watch of the*  
*value of Sixty five dollars. One gold*  
*seal of the value of ten dollars, and*  
*One plated chain of the value of*  
*five dollars in all.*

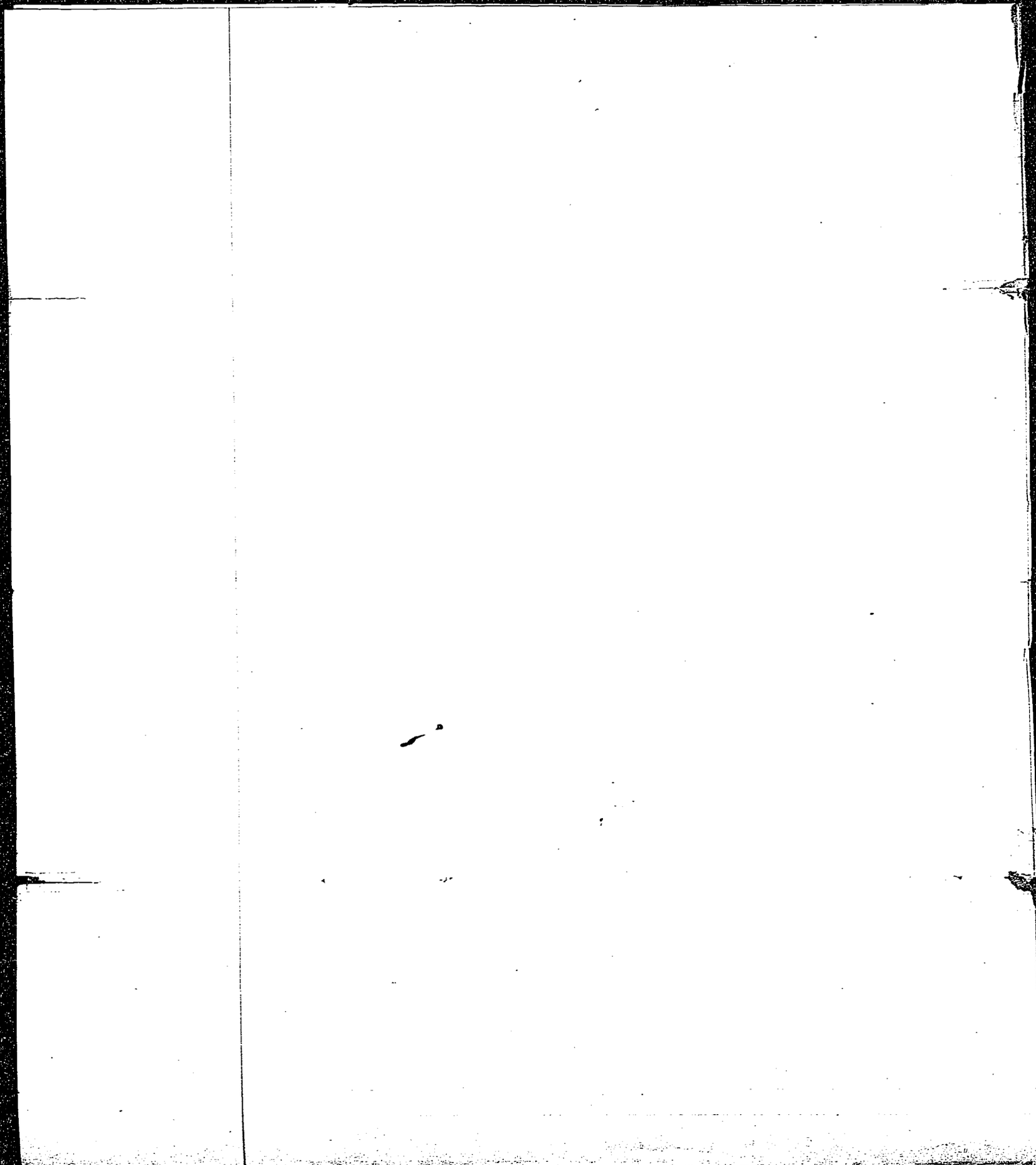
of the value of *Eighty* Dollars  
the property of *Deponent.*

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 *James Driscoll*  
*now present, (who was temporarily*  
*employed by deponent,) from*  
*the fact that said Driscoll ad-*  
*mitted to deponent that he took*  
*said watch, chain and seal, and*  
*sold them for three dollars.*

*Walter Gillis*

*Sworn to, before me this*  
*12*  
*day of*  
*August*  
*1880*  
*Wm. O'Shea*  
POLICE JUSTICE.

0581



0582

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*James Driscoll* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him states as follows.

viz:

Question. What is your name?

Answer.

*James Driscoll*

Question. How old are you?

Answer.

*Fifteen years.*

Question. Where were you born?

Answer.

*In New York.*

Question. Where do you live?

Answer.

*44 Canal St.*

Question. What is your occupation?

Answer.

*Shoemaker by trade*

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

Answer.

*I am not guilty.*

*James J. Driscoll.*

Taken before me, this  
*Morris Cross*  
19<sup>th</sup> day of July 1880  
CLERK OF POLICE JUSTICE.

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COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

POLICE COURT—THIRD DISTRICT.

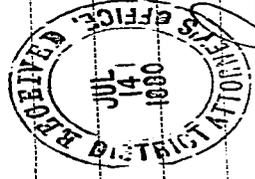
THE PEOPLE & c.,

ON THE COMPLAINT OF

*Walter Phillips*  
vs  
*Fulton St*  
*75*

AFFIDAVIT—LARCENY.

*James Guccillo*



Dated *July 13* 18*80*

*J. P. O'Brien* Magistrate.

*O'Brien* Officer.

*7* Clerk.

Witnesses

*Thompson*  
*Green*

\$ *100* to answer

at *Severed* Sessions

Received at Dist. Att'y's Office,

*Green*

X76

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

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CITY AND COUNTY } ss.  
OF NEW YORK.

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

That

*James J. Driscoll*

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

*One watch of the value of sixty five  
dollars —*

*One chain of the value of five dollars.*

*One seal of the value of ten dollars*

of the goods, chattels and personal property of one

*Walter Lillis*

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

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

0585

BOX:

16

FOLDER:

202

DESCRIPTION:

Dudley, Henry J.

DATE:

07/02/80



202

0586

100

Day of Trial,

Counsel,

Filed 2 day of July 1850

Plaintiff *Thy Building Co*

*vs* Defendant *Wm Sears & Co*

THE PEOPLE

vs

B

*Drinking*

*Henry J. Dudley*

*Att. Gen. of Court July 66*

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

*J. M. [Signature]*

Foreman.

*Paul*

*Patrick Callan*

*208 W 32nd St*

*1850*

*July 7/50*

*Reed*

0587

STATE OF NEW YORK :  
: 1885  
CITY AND COUNTY OF NEW YORK :

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, IN AND FOR  
THE BODY OF THE CITY AND COUNTY OF NEW YORK, UPON THEIR OATH,

PRESENT:

THAT PRIOR TO THE *fourteenth* DAY OF *December* IN THE  
YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND *eighty one*  
HENRY J. DUDLEY HAD BEEN DULY AND REGULARLY APPOINTED AS SUPERIN-  
TENDENT OF BUILDINGS OF AND IN THE DEPARTMENT OF BUILDINGS IN THE  
SAID CITY OF NEW YORK IN THE COUNTY OF NEW YORK AFORESAID, AND HAD  
DULY AND REGULARLY QUALIFIED AS SUCH SUPERINTENDENT OF BUILDINGS AS  
AFORESAID, AND HAD ENTERED UPON THE DISCHARGE OF HIS DUTIES AS  
SUCH SUPERINTENDENT OF BUILDINGS AS AFORESAID, AND HAD FOR A LONG  
TIME PRIOR TO SAID AND EVER SINCE SUCH ENTERING UPON THE DISCHARGE  
OF THE DUTIES AFORESAID ACTED AS SUCH SUPERINTENDENT OF BUILDINGS  
AS AFORESAID AND THAT HE THE SAID HENRY J. DUDLEY ON THE SAID *fourteenth*  
*fourth* DAY OF *December* AFORESAID WAS THE SAID SUPERINTEND-  
ENT OF BUILDINGS AS AFORESAID AND WAS ACTING AS SUCH.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FUR-  
THER PRESENT: THAT THE SAID DEPARTMENT OF BUILDINGS WAS THEN AND  
THERE A DEPARTMENT OF AND IN THE CORPORATION OF THE CITY OF NEW  
YORK IN THE COUNTY OF NEW YORK AFORESAID AND OF THE MAYOR ALDERMEN  
AND COMMONALTY OF THE CITY OF NEW YORK IN THE SAID COUNTY OF NEW  
YORK, AND THAT HE THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT  
AS AFORESAID WAS THEN AND THERE AN OFFICER OF SAID CORPORATION AND  
OF THE SAID THE MAYOR ALDERMEN AND COMMONALTY OF THE CITY OF NEW  
YORK AND THEN AND THERE AS SUCH SUPERINTENDENT AND OFFICER AS

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STATE OF NEW YORK:  
:SS  
CITY AND COUNTY OF NEW YORK :

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, IN AND FOR  
THE BODY OF THE CITY AND COUNTY OF NEW YORK, UPON THEIR OATH,

PRESENT:

THAT PRIOR TO THE *twentieth* DAY OF *December* IN THE  
YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND *seventy nine* ONE  
HENRY J. DUDLEY HAD BEEN DULY AND REGULARLY APPOINTED AS SUPERIN-  
TENDENT OF BUILDINGS OF AND IN THE DEPARTMENT OF BUILDINGS IN THE  
SAID CITY OF NEW YORK IN THE COUNTY OF NEW YORK AFORESAID, AND HAD  
DULY AND REGULARLY QUALIFIED AS SUCH SUPERINTENDENT OF BUILDINGS AS  
AFORESAID, AND HAD ENTERED UPON THE DISCHARGE OF HIS DUTIES AS  
SUCH SUPERINTENDENT OF BUILDINGS AS AFORESAID, AND HAD FOR A LONG  
TIME PRIOR TO SAID AND EVER SINCE SUCH ENTERING UPON THE DISCHARGE  
OF THE DUTIES AFORESAID ACTED AS SUCH SUPERINTENDENT OF BUILDINGS  
AS AFORESAID AND THAT HE THE SAID HENRY J. DUDLEY ON THE SAID *twentieth*  
*month* DAY OF *December* AFORESAID WAS THE SAID SUPERINTEND-  
ENT OF BUILDINGS AS AFORESAID AND WAS ACTING AS SUCH.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FUR-  
THER PRESENT: THAT THE SAID DEPARTMENT OF BUILDINGS WAS THEN AND  
THERE A DEPARTMENT OF AND IN THE CORPORATION OF THE CITY OF NEW  
YORK IN THE COUNTY OF NEW YORK AFORESAID AND OF THE MAYOR ALDERMEN  
AND COMMONALTY OF THE CITY OF NEW YORK IN THE SAID COUNTY OF NEW  
YORK, AND THAT HE THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT  
AS AFORESAID WAS THEN AND THERE AN OFFICER OF SAID CORPORATION AND  
OF THE SAID THE MAYOR ALDERMEN AND COMMONALTY OF THE CITY OF NEW  
~~YORK~~ AND THEN AND THERE AS SUCH SUPERINTENDENT AND OFFICER AS

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STATE OF NEW YORK

AFORESAID HELD OFFICE UNDER THE LAWS OF THE STATE OF NEW YORK.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FURTHER PRESENT: THAT ON THE THIRTIETH DAY OF DECEMBER IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND SEVENTY-NINE AND THEREAFTER AND EVER SINCE THE SAID HENRY J. DUDLEY BEING SUCH SUPERINTENDENT OF BUILDINGS AS AFORESAID DID THEN AND THERE ON THE DAY AND YEAR LAST AFORESAID AT THE CITY AND COUNTY AFORESAID KNOWINGLY, INTENTIONALLY, UNLAWFULLY AND CORRUPTLY PERMIT, AUTHORIZE, ALLOW AND APPROVE AS SUCH SUPERINTENDENT AS AFORESAID THAT A CERTAIN BRICK BUILDING WHICH WAS NOT THEN AND THERE A DWELLING HOUSE AND WHICH WAS NOT THEN AND THERE SITUATE IN AND UPON A CERTAIN LOT, PIECE OR SQUARE OF LAND IN THE CITY AND COUNTY AFORESAID BETWEEN AND BOUNDED BY MADISON AND FOURTH AVENUES AND TWENTY <sup>*Sixth*</sup> ~~FIFTH~~ AND TWENTY <sup>*Seventh*</sup> ~~SIXTH~~ STREETS AND WAS THEN AND THERE ~~OWNED~~ OWNED BY THE NEW YORK AND HARLEM RAILROAD COMPANY, A CORPORATION CREATED AND EXISTING UNDER THE LAWS OF THE STATE OF NEW YORK, SHOULD BE ENLARGED, ALTERED, REPAIRED, RAISED AND BUILT UPON IN VIOLATION, AS HE THE SAID HENRY J. DUDLEY THEN AND THERE WELL KNEW, OF THE STATUTES AND LAWS OF THE STATE OF NEW YORK IN RELATION TO BUILDINGS IN THE CITY OF NEW YORK IN THIS; THAT HE THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT AS AFORESAID PERMITTED, AUTHORIZED AND ALLOWED AS SUCH SUPERINTENDENT AS AFORESAID THE BEARING WALL OF THE SAID BUILDING ON THE MADISON AVENUE SIDE THEREOF TO BE BUILT, ERECTED, RAISED, BUILT UPON AND CARRIED UP TO THE HEIGHT OF THIRTY FOUR FEET AND EIGHT INCHES, AND OF THE THICKNESS OF EIGHT INCHES ONLY AND NOT PLUMB NOR STRAIGHT AND WITH NO BASE NOR FOOTING COURSE THEREUNDER.

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AFORESAYD HEAD OFFICE UNDER THE LAWS OF THE STATE OF NEW YORK

*be the said Henry J. Dudley as such Superintendent as aforesaid*  
OF STONE OR CEMENT, AND ALSO IN THAT ~~HE~~ <sup>HE</sup> SAID PERMITTED, AUTHORIZED, APPROVED AND ALLOWED DIVERS BEAMS THEN AND THERE INTENDED TO BE USED AND USED TO SPAN A CERTAIN OPENING OF OVER TWENTY-FIVE FEET IN LENGTH IN SAID BUILDING AND THEN AND THERE INTENDED TO BE USED AND USED TO SUPPORT A WALL OF BRICK AND STONE AND CERTAIN FLOORS OF SUCH BUILDING AS AFORESAID TO BE USED SO AS AFORESAID, *without* THE SAME HAVING BEEN TESTED IN ACCORDANCE WITH THE LAW IN SUCH CASE MADE AND PROVIDED UNDER THE DIRECTION AND SUPERVISION OF SOME OR ANY INSPECTOR OF SAID DEPARTMENT AND ALSO IN THAT HE <sup>*the said Henry J. Dudley as such Superintendent as aforesaid*</sup> ALLOWED, PERMITTED, AUTHORIZED AND APPROVED DIVERS OTHER ENLARGEMENTS, ERECTIONS, ALTERATIONS, ADDITIONS AND REPAIRS OF AND ~~IS~~ IN VIOLATION OF THE AFORESAID LAWS AND STATUTES IN RELATION TO BUILDINGS IN THE CITY OF NEW YORK AFORESAID: A MORE PARTICULAR DESCRIPTION OF WHICH ENLARGEMENTS, ERECTIONS, ALTERATIONS AND ADDITIONS AND OF THE <sup>*Other*</sup> AFORESAID HEREINBEFORE MORE PARTICULARLY SET FORTH ENLARGEMENTS, ERECTIONS, ALTERATIONS, ADDITIONS AND REPAIRS IS TO THE JURORS AFORESAID UNKNOWN AND CANNOT NOW BE GIVEN: AND ALSO IN THAT THE AFORESAID BUILDING WAS THEN AND THERE NOT IN A GOOD NOR SAFE CONDITION TO BE SO ENLARGED, ALTERED, RAISED, REPAIRED AND BUILT UPON AS AFORESAID AS HE THE SAID HENRY J. DUDLEY WELL KNEW AND THE SAME WAS THEN AND THERE BEING SO ENLARGED, ALTERED, RAISED, REPAIRED AND BUILT UPON AS AFORESAID, CONTRARY AND IN CONFLICT WITH THE PUBLIC SAFETY AND THE PUBLIC GOOD AND IN MANNER DANGEROUS TO HUMAN LIFE AND HEALTH, ALL WHICH HE THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT AS AFORESAID THEN AND THERE WELL KNEW; AGAINST THE FORM OF THE STATUTE IN SUCH CASE MADE AND PROVIDED, AND AGAINST THE PERCE OF THE PEOPLE OF THE STATE OF NEW YORK AND THEIR DIGNITY.

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ED APPROVED AND ALLOWED DIABERS BEARS THEM AND THESE INTENDED TO  
OF SAOME OR CEMENT AND ALSO IN THAT THE SAID BEBILLED VALHOES-

S E C O N D C O U N T .

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO  
FURTHER PRESENT: THAT AFTERWARDS prior to the <sup>12th</sup> ~~10th~~  
day of ~~December~~ <sup>December</sup> in the year of our Lord one thousand  
eight hundred and ~~seventy nine~~ <sup>seventy nine</sup> one Henry J. Dudley had  
been duly and regularly appointed Superintendent of Buildings  
of and in the Department of Buildings in the said City of  
New York in the County of New York aforesaid and had duly and  
regularly qualified as such Superintendent of Buildings as  
aforesaid and had entered upon the discharge of his duties  
as such Superintendent of Buildings as aforesaid and had for  
a long time prior to ~~such~~ and ever since such entering upon  
the discharge of the duties aforesaid acted as such Superin-  
tendent of Buildings as aforesaid, and that he the said Henry  
J. Dudley on the day and year last aforesaid was the said  
Superintendent of Buildings as aforesaid and was acting as  
such.

And the jurors aforesaid, upon their oath aforesaid, do  
further present: that the said Department of Buildings was  
then and there a Department of and in the Corporation of the  
City of New York in the County of New York aforesaid and of  
the Mayor Aldermen and Commonalty of the City of New York in  
the County of New York aforesaid, and that he the said Henry  
J. Dudley as such Superintendent as aforesaid was then and ~~is~~  
there an officer of said corporation and of the said The Mayor  
Aldermen and Commonalty of the City of New York and then and

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AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO

S E C O N D C O N I .

office under the laws of the State of New York.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FURTHER PRESENT: THAT ON THE SAID THIRTIETH DAY OF DECEMBER IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND SEVENTY ~~NINE~~ AND THEREFORE THERE WAS A CERTAIN BUILDING THEN AND THERE OWNED BY THE NEW-YORK AND HARLEM RAILROAD COMPANY A CORPORATION CREATED AND EXISTING UNDER THE LAWS OF THE STATE OF NEW YORK, AND THEN AND THERE SITUATE UPON A CERTAIN LOT, PIECE AND PARCEL OF LAND IN THE CITY AND COUNTY AFORESAID AND BETWEEN AND BOUNDED BY THE MADISON AND FOURTH AVENUES AND TWENTY ~~AND~~ <sup>Eleventh</sup> AND TWENTY-~~THREE~~ <sup>Eleventh</sup> STREETS WHICH SAID BUILDING WAS NOT THEN AND THERE A DWELLING HOUSE AND WAS THEN AND THERE BEING ENLARGED, ALTERED, RAISED, REPAIRED AND BUILT UPON AND WAS THEN AND THERE ~~SOME~~ ENLARGED, ALTERED, RAISED, REPAIRED AND BUILT UPON BY SOME PERSON OR PERSONS TO THESE <sup>Aforesaid</sup> JURORS UNKNOWN IN VIOLATION AS HE THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT AS AFORESAID THEN AND THERE WELL KNEW, OF THE LAWS OF THE STATE OF NEW YORK IN RELATION TO BUILDINGS IN THE CITY OF NEW YORK; IN THAT THE BEARING WALL OF SAID BUILDING IN THE MADISON AVENUE SIDE THEREOF WAS BEING ERECTED, RAISED, BUILT UPON AND CARRIED UP TO AND WAS THEN AND THERE ERECTED, RAISED, BUILT UPON AND CARRIED UP TO THE HEIGHT OF THIRTY FOUR FEET AND EIGHT INCHES AND WAS OF THE THICKNESS OF EIGHT INCHES ONLY AND NOT PLUMB NOR STRAIGHT AND WITH NO-BASE NOR FOOTING COURSE THEREUNDER OF STONE OR CEMENT OR CONCRETE; AND ALSO IN THIS: THAT DIVERS BEAMS INTENDED AND USED TO SPAN AND WHICH WERE THEN AND THERE USED AND BEING USED TO SPAN A CERTAIN OPENING OF OVER TWENTY FIVE FEET IN LENGTH IN SUCH BUILDING AS AFORESAID WHICH WERE INTENDED AND USED TO SUPPORT AND WERE THEN AND THERE USED AND BEING USED TO SUPPORT A WALL OF BRICK AND

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STONE AND CERTAIN FLOORS OF SAID BUILDINGS AS AFORESAID WERE THEN AND THERE USED AND WERE BEING USED AS AFORESAID WITHOUT HAVING BEEN TESTED IN ACCORDANCE WITH THE LAW IN SUCH CASE MADE AND PROVIDED UNDER THE DIRECTION OR SUPERVISION OF SOME OR ANY INSPECTOR OF SAID DEPARTMENT, AND ALSO IN THIS, AND IN THAT DIVERS OTHER ADDITIONS, ENLARGEMENTS, ERECTIONS, ALTERATIONS AND REPAIRS WERE THEN AND THERE MADE AND BEING MADE IN VIOLATION OF THE AFORESAID LAW IN RELATION TO SUCH BUILDINGS AS AFORESAID, TO UPON AND ABOUT SUCH BUILDING AS AFORESAID: A MORE PARTICULAR DESCRIPTION OF WHICH, AND OF THE OTHER AFORESAID ALTERATIONS, ADDITIONS, ENLARGEMENTS AND REPAIRS HEREINBEFORE SET FORTH IS TO THE JURORS AFORESAID UNKNOWN AND CANNOT NOW BE GIVEN: AND ALSO IN THIS, THAT THE SAID BUILDING WAS NOT THEN AND THERE IN A SAFE AND GOOD CONDITION TO BE SO ALTERED, ENLARGED, RAISED, REPAIRED AND BUILT UPON AS AFORESAID, CONTRARY TO AND IN CONFLICT WITH THE PUBLIC GOOD AND SAFETY AND IN A MANNER DANGEROUS TO HUMAN LIFE AND HEALTH, ALL OF WHICH THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT AS AFORESAID THEN AND THERE WELL KNEW.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FURTHER PRESENT: THAT HE THE SAID HENRY J. DUDLEY BEING THEN AND THERE SO BEING AS AFORESAID SUCH SUPERINTENDENT AS AFORESAID, AND IT BEING THEN AND THERE THE DUTY OF HIM THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT AS AFORESAID TO PREVENT, INTERFERE WITH, PROHIBIT, RESTRAIN FORBID AND DISALLOW, AND TO ENDEAVOR TO PREVENT, INTERFERE WITH, PROHIBIT, RESTRAIN, FORBID AND DISALLOW AND TO TAKE, USE, EMPLOY AND INTERPOSE SUCH LAW-FUL ACTION, MEANS, MEAS-  
URES

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UNDER THE DIRECTION OR SUPERVISION OF SOME OF SAID EMPLOYEES OF SAID  
TESTED IN ACCORDANCE WITH THE LAW IN SUCH CASE MADE AND PROVIDED  
AND THERE USED AND WERE BEING USED AS AFORESAID WITHOUT HAVING BEEN  
CLOSE AND CERTAIN ROOMS OF SAID BUILDINGS AS AFORESAID WERE THEN

AND PROCEEDINGS AS MIGHT WOULD AND SHOULD BE NECESSARY TO PREVENT,  
RESTRAIN, PROHIBIT, FORBID AND ENJOIN SUCH BUILDING BEING SO EN-  
LARGED, RAISED, ALTERED, REPAIRED, BUILT UPON AND ADDED TO AS  
AFORESAID AND TO ABATE AND REMOVE SUCH VIOLATIONS AFORESAID, ~~AND~~  
DID THEN AND THERE ON THE DAY AND IN THE YEAR LAST AFORESAID, AT  
THE CITY AND COUNTY AFORESAID, KNOWINGLY, INTENTIONALLY, UNLAWFULLY  
DESIGNEDLY AND CORRUPTLY WHOLLY OMIT AND NEGLECT TO PREVENT, INTER-  
FERE WITH, PROHIBIT, RESTRAIN, FORBID OR DISALLOW, AND TO ENDEAVOR  
TO PREVENT, INTERFERE WITH, PROHIBIT, RESTRAIN, FORBID OR DISALLOW  
AND TO TAKE, USE, EMPLOY OR INTERPOSE SUCH LAWFUL OR ANY ACTION,  
MEANS OR PROCEEDINGS AS MIGHT, WOULD OR SHOULD OR HAD BECOME NECES-  
SARY TO PREVENT, RESTRAIN, DISALLOW, PROHIBIT, FORBID AND ENJOIN  
SUCH BUILDING AS AFORESAID BEING SO ALTERED, ENLARGED, USED, RE-  
PAIRED AND BUILT UPON AS AFORESAID AND ABATE AND REMOVE SUCH  
VIOLATIONS AS AFORESAID, HE THE SAID HENRY J. DUDLEY AS SUCH  
SUPERINTENDENT AS AFORESAID THEN AND THERE HAVING ALL THE LAWFUL  
POWER AND AUTHORITY NECESSARY TO ENABLE HIM SO TO DO AND TO ACT IN  
THE PREMISES; 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.

T H I R D C O U N T .

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO  
FURTHER PRESENT: THAT AFTERWARDS HENRY J. DUDLEY ON THE NINTH  
DAY OF APRIL IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUN-  
DRED AND SEVENTY-NINE AND THERETOFRE WAS DULY AND REGULARLY  
APPOINTED AS AND DULY AND REGULARLY QUALIFIED AS AND ENTERED

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AND TO ABOLISH AND REMOVE SUCH VIOLATIONS AFORESAID AND  
FORCED, PAID, ALTERED, REPAIRED, BUILT UPON AND ADDED TO AS  
RESTRAIN, PROHIBIT, FORBID AND ENJOIN SUCH BUILDING BEING SO EN-  
AND PROCEEDINGS AS RIGHT WOULD AND SHOULD BE NECESSARY TO PREVENT

*and then and there was*  
UPON THE DISCHARGE OF HIS DUTY AS AND ACTED AS AND EVER SINCE HAS  
BEEN AND ACTED AS SUPERINTENDENT OF BUILDINGS OF AND IN THE DEPART-  
MENT OF BUILDINGS IN THE SAID CITY OF NEW YORK IN THE COUNTY OF  
NEW YORK AFORESAID, THE SAID DEPARTMENT OF BUILDINGS BEING THEN  
AND THERE A DEPARTMENT OF AND IN THE CORPORATION OF THE CITY OF  
NEW YORK IN THE COUNTY OF NEW YORK AFORESAID AND OF THE MAYOR ALDER-  
MEN AND COMMONALTY OF THE CITY OF NEW YORK IN THE SAID COUNTY OF  
NEW YORK, AND HE THE SAID HENRY J. DUDLEY AS SUCH SUPERINTENDENT  
AS AFORESAID BEING THEN AND THERE AN OFFICER OF SAID CORPORATION  
AND OF THE SAID THE MAYOR ALDERMEN AND COMMONALTY OF THE CITY OF  
NEW YORK, AND THEN AND THERE AS SUCH SUPERINTENDENT AND OFFICER AS  
AFORESAID BEING THEN AND THERE AN OFFICER HOLDING OFFICE UNDER THE  
LAWS OF THE STATE OF NEW YORK.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FUR-  
THER PRESENT: THAT ON THE NINTH DAY OF APRIL IN THE YEAR LAST  
AFORESAID AND THERETOFORE, ONE JOHN HOGAN WAS ENGAGED IN BUILDING  
CERTAIN BRICK BUILDINGS THE SAME BEING THEN AND THERE CONSTRUCTED  
FOR AND INTENDED TO BE AND BEING DWELLING HOUSES, WHEREOF TWO OF  
THE SAID BUILDINGS THEN AND THERE WERE SEPARATED BY PARTY AND  
DIVISION WALLS, AND WHICH SAID BUILDINGS WERE SITUATED ON THE  
NORTH SIDE OF ONE HUNDRED AND NINETEENTH STREET BETWEEN FIFTH AND  
SIXTH AVENUES IN THE CITY AND COUNTY AFORESAID.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO  
FURTHER PRESENT: THAT SAID JOHN HOGAN WAS THEN AND THERE THE  
OWNER OF SUCH BUILDINGS AND OF THE GROUND UPON WHICH THE SAME WERE

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NEW YORK CITY IN THE SAID CITY OF NEW YORK IN THE COUNTY OF  
BEEN AND ACTED AS SUPERINTENDENT OF BUILDINGS OF AND IN THE DEPART-  
MENT OF THE DISCHARGE OF HIS DUTY AS AND EACH SINCE HAS

then and there being so built, erected and constructed <sup>as aforesaid</sup> and  
~~that said buildings and each and all of them were then and~~  
~~there being so built, erected and constructed and~~  
were then and there built, erected and constructed, by him  
<sup>in violation</sup>  
the said John Hogan, as he the said Henry J. Dudley as such  
Superintendent as aforesaid then and there well knew, of the  
law and statutes of the State of New York in relation to  
buildings in the city of New York in the County of New York  
aforesaid and in gross deviation and departure from plans and  
specifications theretofore made and caused to be made by him  
the said John Hogan whereof a detailed statement in writing  
and copy had been theretofore duly submitted to and then and  
there had been duly approved by him the said Henry J. Dudley  
as such Superintendent as aforesaid,

And the jurors aforesaid, upon their oath aforesaid, do  
further present; that the aforesaid violations, deviations and  
departures then and there were and consisted in this; that  
the foundations of such buildings so being built, erected and  
constructed as aforesaid were not nor were any of them laid  
in that the same were  
in cement mortar and built of stone without any headers, and  
in that the walls of said buildings and each and all of them  
were built, raised and constructed of a thickness less than  
twelve inches, in that none of said walls were carried up  
plumb and straight nor were the same properly bonded, and in  
that the front walls of said buildings and each and all of  
them were built upon a backing of brick of no more than eight  
inches in thickness and were without any cement mortar and  
were not properly bonded, and in that inferior and worthless

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Subsequent as stated they were well known of the  
the said party Henry J. Dudley as such  
were then and there erected and constructed as  
and were then and there so built erected and constructed as

brick, and mortar unmixed with sand but mixed with loam were used in erecting, constructing and building such buildings as aforesaid and each and all of them, and in that certain wooden beams and other timbers used and employed in such buildings as aforesaid in and upon the party walls thereof and each and all of them were placed and built close together in and upon such party walls and with less than eight inches of any solid or mason work intervening between them, and in that the aforesaid building laws were violated in divers other ways manners and particulars (a more particular description of which, and of the other aforesaid violations hereinbefore more particularly set forth is to the jurors aforesaid unknown and cannot now be given), the aforesaid violations deviations and departures as aforesaid and each and all of them, and the erection, construction and building aforesaid of all the aforesaid buildings being then and there in conflict to the public safety and the public good and dangerous to human life and health, all which he the said Henry J. Dudley as such Superintendent as aforesaid then and there well knew.

And the jurors aforesaid, upon their oath aforesaid, do further present: That he the said Henry J. Dudley as such Superintendent as aforesaid well knowing as aforesaid that the aforesaid buildings and each and all of them were then and there being so built erected and constructed as aforesaid and were then and there so built erected and constructed as aforesaid, it then and there became and was the duty of him

0598

the said Henry J. Dudley as such Superintendent as aforesaid to prevent, interfere with, stop, prohibit, restrain, forbid and disallow and to endeavor to prevent, interfere with, stop, prohibit, restrain, forbid and disallow, and to take, use, employ and interpose such lawful action, means measure and proceeding as might, should or would be or become necessary to prevent the restrain, stop, prohibit, forbid and enjoin such buildings as aforesaid and each and all of them from being so erected, constructed and built as aforesaid and to abate and remove such violations as aforesaid, he the said Henry J. Dudley as such Superintendent as aforesaid having then and there all the lawful power and authority necessary to enable him so to do and to fully act in the premises.

the said Henry J. Dudley as such Superintendent as aforesaid to prevent, interfere with, stop, prohibit, restrain, forbid and disallow and to endeavor to prevent, interfere with, stop, prohibit, restrain, forbid and disallow, and to take, use, employ and interpose such lawful action, means measure and proceeding as might, should or would be or become necessary to prevent the restrain, stop, prohibit, forbid and enjoin such buildings as aforesaid and each and all of them from being so erected, constructed and built as aforesaid and to abate and remove such violations as aforesaid, he the said Henry J. Dudley as such Superintendent as aforesaid having then and there all the lawful power and authority necessary to enable him so to do and to fully act in the premises.

And the jurors aforesaid, upon their oath aforesaid, do further present: That he the said Henry J. Dudley then and there ~~be~~ so being such Superintendent as aforesaid and having such power as aforesaid as such Superintendent as aforesaid, and it being then and there the duty of him the said Henry J. Dudley as such Superintendent as aforesaid to prevent, interfere with, prohibit, restrain, forbid and disallow, and to endeavor to prevent, interfere with, prohibit, restrain, forbid and disallow and to take, use, employ and interpose such lawful action, means, measure and proceeding as might, should or would be or become necessary to prevent, restrain, prohibit forbid and enjoin such building as aforesaid from being so constructed, erected and built as aforesaid, and to abate and

0599

to prevent, interfere with, stop, restrict, restrain, forbid  
the said Henry J. Phelps as such Superintendent as aforesaid

did  
remove such violations as aforesaid, ~~at~~ then and there on  
the day and year last aforesaid at the city and county afore-  
said, knowingly, intentionally, unlawfully, designedly and  
corruptly wholly omit and neglect to prevent, interfere with,  
prohibit, restrain, forbid or disallow, and to endeavor to  
interfere with, prevent, prohibit, restrain, forbid or dis-  
allow, and to take, use, employ or interpose such lawful or  
any action, means measure or proceeding as would or should or  
had become necessary to prevent, restrain, disallow, prohibit,  
forbid and enjoin such building as aforesaid or any of them  
being so built, erected and constructed as aforesaid, and to  
remove and abate such violations as aforesaid and then and  
there suffered and permitted such buildings as aforesaid and  
each of them to be so built, erected and constructed as afore-  
said and such violations as aforesaid and each of them to  
be had and made as aforesaid; against the form of the statute  
in such made and provided, and against the peace of the peop-  
le of the State of New York and their dignity.

Benj. K. Phelps,

District Attorney.

0600

Day of Trial,

Counsel,

Filed 2 day of July 1880

Pleas

*Wm. E. Smith (6)*

*and pleas to indictment*

THE PEOPLE

vs.

*B*

*Henry J. Dudley*

*Magistrate of city of*

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

*J. A. Wells*

Foreman.

*Filed*

*See indictment for*

*Writery filed July 27/80*



0602

the jurors of the body of the State of New York  
City and County of New York )  
22

an officer of said Corporation and of the said <sup>the</sup> Mayor Aldermen and Commonalty of the City of New York, and then and there as such Superintendent and officer as aforesaid held office under the laws of the State of New York.

and the jurors aforesaid, upon their oath aforesaid, do further present: That he the said Henry J. Dudley so being such Superintendent and officer as aforesaid on the day and year last aforesaid, at the City and County aforesaid, did knowingly, intentionally, unlawfully, corruptly and feloniously take receive and accept the sum of twenty five dollars in money (the same not having been then and there given to him or received by him the said Henry J. Dudley in payment of any legal salary, fee or perquisite whatever of him the said Henry J. Dudley) from one Michael Kunz, which said sum of ~~any~~ money he said Michael Kunz then and there gave to him the said Henry J. Dudley for the purpose and with the intent as he the said Henry J. Dudley then and there well knew, of influencing and procuring, the said Henry J. Dudley as such Superintendent and officer as aforesaid for, in regard to and in favor of the erection, construction, alteration and repair of, a certain wooden building which he the said Michael Kunz was then and there erecting, constructing, altering and repairing, and was then and there about to erect, alter, construct and repair at and in the vicinity of one hundred and sixty eight street and third avenue in the city and county aforesaid, the matter and question of such erection alteration, construction and repair <sup>of such building</sup> as aforesaid and an appli-

... the City of New York and there as  
... the City of New York and there as

cation by said Michael Kunz ~~of such building~~ for permission to alter, repair, erect and construct such building as aforesaid, being then and there lawfully pending before him the said Henry J. Dudley as such officer and Superintendent as aforesaid <sup>official</sup> his ~~action~~ decision and approval as such Superintendent and officer as aforesaid thereon and in regard thereto.

And the jurors aforesaid, upon their oath aforesaid, do further present: That the said Henry J. Dudley at the time he then and there so received, took and accepted as aforesaid the said sum of twenty five dollars in money so given as aforesaid to him the said Henry J. Dudley by the aforesaid Michael Kunz, took, received and accepted the same under and in pursuance of an agreement and understanding by and between him the said Henry J. Dudley and him the said Michael Kunz then and there had, that thereby such action, judgment, permission, approval and authorization as aforesaid of him the said Henry J. Dudley as such Superintendent and officer as aforesaid for, in regard to and in favor of such building being so erected, altered, constructed and repaired as aforesaid should and would be influenced so as aforesaid; 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.



0605

of our City and County  
present: That afterwards at the City and County  
of buildings and structures upon their oath aforesaid do  
R e c o r d e d

Kunz was then and there engaged as aforesaid in constructing, erecting, building, altering and repairing the said matter and question touching the said inspection, <sup>examination</sup> and survey and touching the said permitting, allowing, approving and authorizing as aforesaid as aforesaid, being then and there lawfully ~~examined~~ pending before him the said Henry J. Dudley as such Superintendent and officer as aforesaid for his judgment and official action thereon as such Superintendent and officer as aforesaid, 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.

T h i r d C o u n t .

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards at the City and County aforesaid on the second day of January in the year of our Lord one thousand eight hundred and eighty and theretofore and ever since the said Henry J. Dudley so being as aforesaid such Superintendent of Buildings of and in the Department of Buildings in the said City of New York in the County of New York aforesaid, and such officer so holding an office under the laws of the State of New York as aforesaid did then and there on the day and year last aforesaid, at the City and County aforesaid, wilfully, wrongly, unlawfully, corruptly and feloniously take, accept and receive from one Michael Kunz twenty five dollars in money as and for a bribe, present, compensation and reward, as he the said Henry J.

0606

...the said Henry J. Dudley as such Superintendent and officer as aforesaid per-  
mitting, allowing, approving, authorizing and not interfering  
with the construction, erection building, alteration and repair  
of a certain wooden building which is the said Michael Kunz  
was then and there building, constructing, erecting, altering  
and repairing, and was about to build, construct, erect,  
alter and repair at and in the vicinity of one hundred and  
sixty eight street and third avenue in the city and county  
aforesaid and as and for the favorable <sup>official</sup> action, judgment and  
approval and non-interference of him the said Henry J. Dudley,  
as such Superintendent and officer as aforesaid in regard to  
such building as aforesaid, and such construction, erection,  
building, alteration and repair thereof as aforesaid, the same  
being then and there matters and questions lawfully pending  
before him the said Henry J. Dudley as such officer and Super-  
intendent as aforesaid for his official action and decision  
as such Superintendent and officer as aforesaid thereon and  
in regard thereto; ~~against the peace of the State of New York and~~  
against the peace of the People of the State of New York and  
their dignity.

Dudley then and there well knew, for his the said Henry J.  
Dudley as such Superintendent and officer as aforesaid per-  
mitting, allowing, approving, authorizing and not interfering  
with the construction, erection building, alteration and repair  
of a certain wooden building which is the said Michael Kunz  
was then and there building, constructing, erecting, altering  
and repairing, and was about to build, construct, erect,  
alter and repair at and in the vicinity of one hundred and  
sixty eight street and third avenue in the city and county  
aforesaid and as and for the favorable <sup>official</sup> action, judgment and  
approval and non-interference of him the said Henry J. Dudley,  
as such Superintendent and officer as aforesaid in regard to  
such building as aforesaid, and such construction, erection,  
building, alteration and repair thereof as aforesaid, the same  
being then and there matters and questions lawfully pending  
before him the said Henry J. Dudley as such officer and Super-  
intendent as aforesaid for his official action and decision  
as such Superintendent and officer as aforesaid thereon and  
in regard thereto; ~~against the peace of the State of New York and~~  
against the peace of the People of the State of New York and  
their dignity.

Benj. K. Phelps,  
District Attorney.

0607

BOX:

16

FOLDER:

202

DESCRIPTION:

Dunlap, Richard

DATE:

07/15/80



202

0508

56

Day of Trial,

Counsel,

Filed 15<sup>th</sup> day of July 1850

Pleas

THE PEOPLE

vs.

BURGLARY—THIRD DEGREE.  
NOTHING STOLEN.

Richard Dunlap

1<sup>st</sup> of July 1850

BENJ. K. PHELPS,

Dist. Atty.  
District Attorney.

A TRUE BILL.

Chas. Murray acting Foreman.

W. T. 21  
W. T.

X 56

0609

Police Office, Fourth District.

City and County }  
of New York, } ss.

Margarette Cahardt

of No. 1093-1 ~~St. Avenue~~ Street, being duly sworn,  
deposes and says, that the premises No. 1093

Street, 19 Ward, in the City and County aforesaid, the said being a building  
and which was occupied by deponent as a ~~store and place where~~

~~valuable things were kept for~~ **BURGLARIOUSLY** broke  
and entered by means of breaking a light of glass  
in a rear window, and removing  
a catch from the inside of said  
window with which it was  
on the night of the 1<sup>st</sup> day of July 1880  
and the following property feloniously taken, stolen and carried away, viz.:

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

(now here)  
for the reasons following, to wit: That the said

premises were securely locked  
and fastened at about eleven  
o'clock of the said night  
of July 1<sup>st</sup>. That at the hour

06 10

One o'clock of the same night  
deponent heard a noise in the  
rear room of said premises and  
on going to said room deponent  
found that the said window  
had been broken open, and  
saw a man run from said  
window and jump over the  
fence dividing said premises  
from the premises No 1095-1<sup>st</sup>  
Avenue. That deponent immediately  
gave the alarm to Officer Joseph  
Reid of the 28<sup>th</sup> Precinct Police.

Sworn to before me this  
2<sup>d</sup> day of July 1930 Marguerite Ehrhart  
Notary Public

0611

State of New York }  
City of New York } ss  
George Reid of,  
the 28<sup>th</sup> Precinct Police Court,  
duly sworn, says that at  
about one o'clock of the  
night of the 1<sup>st</sup> day of July  
deponent was called by  
Margaret Ehardt of 1093-  
1<sup>st</sup> Avenue who informed de-  
ponent that some person had  
burglariously broken into  
said Margaret's saloon. That  
deponent immediately called  
for assistance and together  
with other officers and citizens  
surrounded the premises before  
described. Deponent then followed  
said Dumas named in the com-  
plaint of said Margaret Ehardt  
through the adjoining house to  
the roof and down through  
the said premises No 1093-1<sup>st</sup>  
Avenue, over a fence in rear  
of said premises, and finally  
caught said Dumas in the  
hallway of No 350 East 60<sup>th</sup> Street

0612

said Dunlap assisting arrest  
to such an extent that defendant  
requires assistance to make  
the arrest.

George Reid

Seen to before me this  
2<sup>nd</sup> day of July 1880

W. B. Ferguson

George R.

from [unclear]

0613

**Police Court, Fourth District.**

CITY AND COUNTY )  
OF NEW YORK, ) ss.

*Richard Dunlap* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

*Richard Dunlap.*

Question. How old are you?

Answer.

*18 years.*

Question. Where were you born?

Answer.

*New York.*

Question. Where do you live?

Answer.

*641 - 1<sup>st</sup> Avenue*

Question. What is your occupation?

Answer.

*Printer.*

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

Answer.

*I was trying to commit a  
theft— but I did not intend  
to do Burglary— I did  
not break the windows— nor  
did I enter the premises  
through it.*

*Richard Dunlap*

Taken before me this

*2<sup>nd</sup> day of July 1888*

*A. J. Morgan*  
Police Justice.

06 14

Police Court—Fourth District

THE PEOPLE &c.

ON THE COMPLAINT OF

*Margaret Richard*  
*1093 14<sup>th</sup> ave*

*Richard Dunlap*

Offence, *Perjury*



*July 2d*

187

*Murray* Magistrate.

*Reid* Officer.

*28* Clerk.

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Witnesses

*Woodward*

*Com*

*X 56*

Received in District Atty's Office,

06 15

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

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

That

*Richard Dunlap*

late of the *nineteenth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *first* day of *July* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,  
at the Ward, City and County aforesaid, the *store* of

*Margaret Ehrhart*

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

*Margaret Ehrhart*

goods, merchandise and valuable things in the said *store* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away then and there

against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of New  
York, and their dignity.

BENJ. K. PHELPS, District Attorney.

06 16

**BOX:**

16

**FOLDER:**

202

**DESCRIPTION:**

Dunn, Daniel

**DATE:**

07/12/80



202

0617

21

Counsel,

Filed 12 day of July 1880

Pleads

THE PEOPLE

vs.

Daniel Dumb

INDICTMENT.  
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Wm. C. ...*

Foreman.

Sept 5. 1881

Please acquit

X 218

L.P. 2 years

0518

Police Court—Second District.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question.—What is your name?

Answer.—

*Daniel Sumn*

Question.—How old are you?

Answer.—

*Twenty Four years*

Question.—Where were you born?

Answer.—

*New York*

Question.—Where do you live?

Answer.—

*84 New Bowery.*

Question.—What is your occupation?

Answer.—

*Furniture Dealer*

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

Answer.—

*I am not guilty of the charge*  
*Daniel Sumn*

Taken before me, this

3

day of December, 1879

*Wm. C. Williams*

Police Justice.

0619

District Police Court

Affidavit - Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of No. 206 Spring Street, Louis V. Fitzgazy being duly sworn, deposes and says, that on the 3<sup>rd</sup> day of December 1879 at the premises No 528 Broome Street City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from deponent's person

the following property, viz.:

One Silver Watch and Plated Chain thereto attached together of the value of Fifty 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

Daniel Dunn (now here) from the fact that deponent caught the said defendant in the act of taking, stealing and carrying away the said property which was at the time contained in the left hand Pocket of the vest at the time worn upon the person of deponent - deponent felt a hand upon the chain attached

Brown-Jefferson & Co. Printers, New York, 1879

0620

as to said Watch and gave the said  
Watch and Chain in the hand of said  
defendant who dropped the said  
property at deponents feet when detected  
by deponent

Sworn to before me this Louis V. Fugazy  
3<sup>d</sup> day of December 1879

Wm. A. Plummer Police Justice

District Police Court

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis V. Fugazy  
206 Spring St -  
St. Louis

Daniel  
Fugazy



DATE December 3 1879

Plummer  
MAGISTRATE.

Ryan &  
OFFICER.

By  
William Green

192 Monroe St

EX. Dec. 5  
3.1.1879

200 13 Ave

728

AFFIDAVIT - Larceny.  
The person

0621

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Daniel Sum*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *third* day of *December* in the year of our Lord one  
thousand eight hundred and ~~eighty seven~~ *nine* at the Ward, City, and County aforesaid,  
with force and arms,

*One watch of the value of fifteen*  
*dollars*

*One chair of the value of five dollars*

of the goods, chattels, and personal property of one *Louis T. Sugary*  
on the person of the said *Louis T. Sugary* then and there being found,  
from the person of the said *Louis T. Sugary* 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.

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