

0772

BOX:

542

FOLDER:

4937

DESCRIPTION:

Dakin, Michael

DATE:

12/22/93



4937

Witnesses

Charles Supper

The defendant in this case Michael Dakin was a dog-catcher and it appears that he was taken as the owner of the dog in alignment. There is no very grave doubt that he has a license on the dog at the time when it was taken a number of reputable witnesses testify that there was no collar on license on the dog.

There is a law of the repetition of such an offense as the statute passed by the Legislature of 1894 placed a power of catching dogs in the hands of the Society for the Prevention of Cruelty to Animals.

The defendant though in the circumstances you have the most excellent reputation for honesty. I therefore feel that the ends of justice will be best served by discharging him on his own recognizance May 20/99. Respectfully
A.P. Macdonald
Deputy

157

Counsel,

J. W. Lamb

Filed

20 Dec 1898

Pleas

Myself June 2/99

THE PEOPLE

vs.

Michael Dakin

Grand Larceny, [Sections 528, 529, Penal Code.]

Part II
June 30 1899

DR LANCEY NICOLL,

District Attorney.

Bill bench on his
Bill be at 9:10 AM
A TRUE BILL. June 1/99

B. H. Colburn

Foreman.

Part III, July 28-99

POOR QUALITY ORIGINAL

0774

Police Court 2nd District. Affidavit—Larceny.

City and County of New York, ss: Charles Tupper

of No. 226 1/2 Avenue Street, aged 41 years,

occupation Restaurant being duly sworn,

deposes and says, that on the 13 day of December 1893 at the City of

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

a live dog, with a collar, bells.

and ornament, with licenses, attached

and fastened, to his neck, in all

of the amount and value, to deponent,

of five hundred dollars (\$500)

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 Michael Dakin

(now here), from the following facts to wit:

that about the hour of 10 o'clock A.M. of the aforesaid date, deponent saw said

defendant take and steal, and carry the aforesaid dog, with ornament, bells

collar, and licenses attached, from in front of deponent's place of business

at the above mentioned address, and that he also found said dog in

the possession of the defendant, with said collar removed from said dog,

and with said collar, ornament, licenses &c in his hand. Deponent therefore

asks that the defendant may be held to

Answer Chas Tupper

Sworn to before me, this 13 day of December 1893 at New York Police Justice.

POOR QUALITY ORIGINAL

0775

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Daker

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

Question. What is your name?

Answer. *Michael Daker*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *405 E 57 St - 2 years*

Question. What is your business or profession?

Answer. *Dog Catcher*

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 -

Michael Daker

Taken before me this

day of

[Signature]
1893

13

Police Justice

POOR QUALITY ORIGINAL

0776

BAILED

No. 1, by James Burke
 Residence 145 E. 58th Street

No. 2, by _____
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court... District... 1891

THE PEOPLE, &c.
 ON THE COMPLAINT OF
 Michael Dicker
 226 E. 5th St
 Michael Dicker

1
2
3
4
 Offence Larceny

Dated Dec 13 1893

Magistrate
 R. C. Struyck
 Precinct 16

Witnesses Eugene Adelman

No. 17
 Street



No. _____ Street

No. 500
 10th Ave
 Street

Paulos

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
 Dated Dec 13 1893 [Signature] Police Justice.

I have admitted the above-named Defendant to bail to answer by the undertaking hereto annexed.
 Dated Dec 13 1893 [Signature] Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned. I order h to be discharged.
 Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0777

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Daken

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

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

The said

Michael Daken

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *December*, in the year of our Lord, one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

some dog of the value of
two hundred and fifty dollars,
one collar of the value of fifty
dollars, ten bells of the value
of five dollars each, one
metal tag of the value of
twenty-five cents

of the goods, chattels and personal property of one

Charles Supper

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.

DeLauncey Nicoll
District Attorney

0778

BOX:

542

FOLDER:

4937

DESCRIPTION:

David, John

DATE:

12/08/93



4937

POOR QUALITY ORIGINAL

0779

103

COURT OF OYER AND TERMINER.

Counsel,

Filed, 8 day of Dec 1893

Pleas,

Transferred (Court of Special Sessions for trial and final disposition)
Part 2. P. 218 J
**VIOLATION OF THE EXCISE
SELLING, etc., on Sunday**
[Chap. 401, Laws of 1892, ss 22

John David

De LANCEY NICOLL,

District Attorney.

General Division
Dec 11th 93

A TRUE BILL.

R. S. C. C. A.
Foreman.

Witnesses:

POOR QUALITY
ORIGINAL

0780

6131

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John David

The Grand Jury of the City and County of New York, by this indictment, accuse
John David
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

John David

late of the City of New York, in the County of New York aforesaid, on the
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one *gt*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

John David

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

John David

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

Charles Grabe
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0781

BOX:

542

FOLDER:

4937

DESCRIPTION:

Davis, Frank J.

DATE:

12/22/93



4937

POOR QUALITY ORIGINAL

0782

Court of Oyer and Terminer

Counsel,

W. Sullivan Richmond

Filed

22 day of Dec. 1893

Pleas,

Not Guilty with leave to
File Jan 3/94 to answer

THE PEOPLE

vs.

neglect of duty [Section 47 Penal Code.]

Frank J. Davis

DE LANCEY NICOLL,

District Attorney.

Jan 8. 1894 answer dissolved

March 1st 1894

Indictment dismissed

A TRUE BILL.

W. S. Bennett

R. S. Cross Foreman.

Disputed - only under
indictment - the motion to
dismiss is granted. 29

Witnesses:

Harry Aldenbrook

Michael F. Blake

Abstracts / Scully

E. A. Duffey

Filed Dec. 24/93 by.

Wm. E. Burke

259 W. 71 St.

**POOR QUALITY
ORIGINAL**

0784

The People of the State of New York
OF THE GREAT AND GENERAL ASSEMBLY
SENATE OF THE STATE OF NEW YORK

at the hour of six o'clock in the forenoon of the said day, and continued such meeting until the closing of the polls of the said election, and thereafter until the votes cast thereat had been canvassed, the result announced and the certificate thereof duly signed.

And the said Frank J. Davis so being such Inspector of Election as aforesaid, was then and there required by the election law, among other things, to refuse admittance within the guard-rail of the said polling place from the time of such meeting as aforesaid, until the announcement of such result and the signing of such certificate thereof, and to exclude from within such guard-rail all persons except ^{the said inspectors} ~~themselves~~, and the poll clerks and ballot clerks of the said election district, persons admitted by them to preserve order or enforce the law, persons admitted for the purpose of voting, persons duly admitted to assist disabled voters, and persons lawfully designated by candidates to be present at such canvass; and to prevent more than one person from occupying one voting booth in the said polling place at the same time, except only in case where a voter should declare under oath to the said Inspectors that by reason of total blindness, loss of both hands, such total inability in both hands that he could not use either hand for ordinary purposes, or physical disability by reason of crippled condition or disease to enter the booth alone, he was unable to receive or prepare his ballots without assistance, in which case such voter might, by the election law, select a person for that purpose who should be allowed by the said inspectors to pass within the said guard-rail and receive such bal-

POOR QUALITY ORIGINAL

0785

the said election, the said Inspector did not permit the said voter to enter the said voting booth with such voter and there assist him in preparing his ballot.

lots and to enter the said voting booth with such voter and there assist him in preparing his ballot.

Nevertheless the said Frank J. Davis so being such Inspector of Election as aforesaid, well knowing the premises, then and there feloniously did omit, refuse and neglect to perform the acts so required of him by the election law as aforesaid, and then and there and between the opening of the polls of the said election in and for the said election district and the closing thereof, did feloniously admit within the guard-rail of the said polling place, and omit, refuse and neglect to refuse admittance within such guard-rail, or to exclude from within the same a certain person whose name is to the Grand Jury aforesaid unknown, not being an inspector of election of the said election district or a poll clerk or ballot clerk of the said election district, or a duly authorized watcher, or person admitted by them to preserve order or enforce the law, or person lawfully admitted for the purpose of voting, or a person duly admitted to assist a disabled voter, or a person lawfully designated by a candidate to be present at the said canvass; and then and there did feloniously suffer and permit more than one person to occupy one voting booth in the said polling place at the same time, and omit, refuse and neglect to prevent more than one person from occupying one voting booth at the same time, to wit: did feloniously suffer and permit the said person whose name is to the Grand Jury aforesaid unknown, to pass within the said guard-rail of the said polling place and to receive the ballots of one James Cahill, a voter of the said election district, the said James Cahill not having declared under oath to the said Inspectors

**POOR QUALITY
ORIGINAL**

0786

... of ...
...
...
...
...

that for any of the reasons aforesaid he was unable to receive or prepare his ballots without assistance; and did feloniously allow the said person after he had received the ballots of the said James Cahill to enter one of the voting booths in the said polling place with the said James Cahill, he not having made such declaration under oath as aforesaid, to the said inspectors, and to occupy the said voting booth at the same time with the said James Cahill; 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.

DE LANCEY NICOLL,

District Attorney.

0787

BOX:

542

FOLDER:

4937

DESCRIPTION:

Davy, Robert W.

DATE:

12/15/93



4937

0788

BOX:

542

FOLDER:

4937

DESCRIPTION:

Finley, Henry H.

DATE:

12/15/93



4937

POOR QUALITY ORIGINAL

0789

Wm. M. B. M. B. M. B.

Counsel,
Filed 15 day of Dec 1893
Pleads, W. M. B. M. B. M. B.

Leasehold Estate only to
THE PEOPLE

vs.
Robert W. Davy
[alias Robert Williams]

and B

Henry H. Finley
Set 2 - Jan 3 1894. District of Columbia
District Attorney
vs. LANCEY NICOLL,
District Attorney.

Amurser filed Oct 20 1893.
A TRUE BILL.
D. M. B. M. B. M. B.

B. Lockwood

Filed Dec 29, 1893.
Foreman.

Am. Recum. Robert W. Davy
under d. d. s. as to debt under
B. M. B. M. B. M. B.

1 Bond fixed by
Consent of surety
amount at \$5000

Witnesses
Companys to whom

The Substantive
amounts do to the
Main amount to be
of Amurser. of Recum.
B. M. B. M. B. M. B.

Davy Dec 27 1890
Cash deposit
of A. A. Alleng
B. M. B. M. B. M. B.

In view of the
copy of book
lost. Allg. having
been examined

that the more money
as to W. M. B. M. B. M. B.
B. M. B. M. B. M. B.

Balance to be
as to Allg.
Dec 27.

POOR QUALITY ORIGINAL

0790

Fol. 1 Court of General Sessions.

-----x
 PEOPLE OF THE STATE OF NEW YORK,)
)
 -against-)
)
 ROBERT WILLIAMS, indicted under the)
)
 name of ROBERT W. DAVY.)
)
 -----x

The defendant, Robert Williams, indicted under the name of Robert W. Davy, by Kenneson, Crain & Alling, as his attorneys, demurs to the indictment herein on each of the following grounds, namely:

2

FIRST: That the indictment does not conform substantially to the requirements of Sections two hundred and seventy-five and two hundred and seventy-six of the Code of Criminal Procedure, in that the said indictment does not contain a plain and concise statement of the act constituting the alleged crime without unnecessary repetition as in said first mentioned section required, and in that the said indictment is not substantially in the form required by the said last named section, in that the crime therein alleged, although charged to have been committed in two different manners and by different means is not so charged in separate counts.

3

SECOND: That more than one crime is charged in the indictment, within the meaning of sections two hundred and seventy-eight and two hundred and seventy-nine of the Code of Criminal Procedure, in that the said indictment charges the crime of conspiracy to cheat and defraud a person out

POOR QUALITY
ORIGINAL

0791

2.

of property, and also the crime of conspiracy to obtain money by false pretences.

THIRD: That the facts stated in the said indictment do not constitute a crime.

WHEREFORE, the defendant prays judgment that this, his said demurrer, be allowed, and the indictment herein
4 dismissed, and this defendant discharged.

KENNESON, CRAIN & ALLING,
Attorneys for Defendant,
Office and Post-Office Address, 35 Wall Street,
New York City.

POOR QUALITY ORIGINAL

0792

Amberly Helen Dewey

Take notice that the within is a copy of

this day duly filed and entered herein in the
office of the Clerk of

Dated, New York, 189

KENNESON, CRAIN & ALLING,

Attys for
OFFICE AND POST OFFICE ADDRESS,
35 WALL STREET,
New York City.

To

Court of General Sessions.

PEOPLE,

-VS.-

ROBERT WILLIAMS, indicted
under the name of ROBERT
W. DAVY.

DEMURRER.

KENNESON, CRAIN & ALLING,
Attorneys for Defendant,
OFFICE AND POST OFFICE ADDRESS,
35 WALL STREET,
New York City.

Due and timely service of a copy of the
within is hereby admitted.

Dated, New York, 189

To *Amberly Helen Dewey*

People

or

Henry N. Finley } Conspiracy
and
Robert Williams }

Memorandum of Facts for Grand Jury

Benjamin B. Groom, complainant
was in charge of
owned, 30728 acres of land in
Carson County, Texas, which he wished
to sell. Henry N. Finley above-named, an
attorney at law represented to Groom that
he had a client who was anxious to invest
money in Texas lands, and he thereafter
introduced ~~him~~ Groom to Robert Williams
above-named. On meeting Williams, he Williams
repeated to Groom, the statement made
to him by Finley, about his desire
to purchase invest his money in Texas
lands, and showed him, Groom a number
of alleged bonds which he represented
were of great value. At a later inter-
view, they (Finley & Williams) ~~represented~~
stated to Groom, that they would
require the appointment of an agent
for the purpose of going to Texas
and examining the property there.
Groom agreed to this, and Finley and
Williams named one Homer P. Finley of

Ann Arbor, Michigan. Williams gave Groom a letter of instructions to Finley and Groom went to Chicago to meet him. When Groom reached Chicago he received a ^{letter} telegram from said Homer P. Finley demanding ^{that} one hundred dollars be paid him, before he would leave Ann Arbor. Groom telegraphed him that sum, and after said Homer P. Finley reached Chicago, Groom had an interview with him. At this interview, said Homer P. Finley demanded \$2000 as his fee for going to Texas, examining the property &c. He finally compromised for \$1350. Groom then advanced \$500 in cash and ^{promissory} a note of \$850. for the balance. Thereafter they (H. P. Finley & Groom) went to Texas and examined the property. After the examination the said H. P. Finley reported that everything was satisfactory, that the property came up to the representations &c. Thereafter Groom returned to New York, met Henry H. Finley and Williams, and after several more interviews, Williams finally stated that owing to the failure of the people behind him, as he expressed it to advance the money, he ~~could not~~ ^{had} not be able to raise ^{no} money ^{with which} enough to purchase the property. He had always

stated, at the earlier meetings before Groom & H. P. Finley had gone to Texas, that he was purchasing the property individually, that most of his money was invested in securities paying a very low rate of interest, and advanced this as the reason for his desire to purchase Groom's property, his belief that it would bring him in a larger income for the money invested.

Groom now charges that the whole scheme was a conspiracy on the part of the said Henry H. Finley, Robert Williams and Homer P. Finley, to obtain the said sum of \$1350 from him.

The Police report that Williams is a notorious English thief and swindler, known as R. W. Davey and has been identified as having been concerned in schemes of the same nature both here and in Great Britain.

Henry H. Finley has also been arrested here, for being implicated in schemes of the same nature.

John D. Lindsay
Dep. Ass't.

per J. J. McManis
Investment Clerk

POOR QUALITY
ORIGINAL

0796

142

100
100

People
as
Henry A. Dunley
James Williams
Robert Williams
Memorandum
Facts for Grand Jury

POOR QUALITY ORIGINAL

0797

District Attorney's Office
City & County of
New York. Dec 27th 1893

Dear Sir,
District Attorney

I have made a careful
examination of the evidence in
connection with the case of
People vs Henry H. Friend
indicted jointly with Robert
Dancy for a conspiracy to
defraud Benjamin B. Green,
and am of opinion that the
evidence is insufficient to
maintain the conviction of the
defendant.

Respectfully
Yours,
J. H. ...

POOR QUALITY ORIGINAL

0798

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Robert W. Dorey and Henry H. Tindley

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Robert W. Dorey

and Henry H. Tindley

of the crime of conspiracy.

committed as follows:

The said Robert W. Dorey

and Henry H. Tindley

late of the City of New York, in the County of New York aforesaid, on the

first day of September, in the year of our Lord one thousand

eight hundred and ninety-three at the City and County aforesaid,

did unlawfully conspire together

to obtain from one Benjamin S.

Dyson, who was then interested in

real estate situated in the State

of Texas, which he then denied to
see, direct money to an amount
and value to the Texas and
of said money, by means of
false pretenses, and to direct and
to give the said Benjamin B.
Tycoon of the same.

And afterwards, to wit: on the
day and in the year aforesaid, at
the City and County aforesaid, the
said Robert W. Davery and Henry
H. Finley, in pursuance and
furtherance of the said conspiracy
and to effect the said ends,
did unlawfully, knowingly and
fraudulently pretend to the said
Benjamin B. Tycoon, that the
name of the said Robert W. Davery
was Robert Williams, that the
said Robert W. Davery was a man
of large means and fortune, and

was anxious to invest money in Texas
lands; that he was desirous of
investing the property and advantage
of purchasing the said lands of the
said Benjamin B. Groom; and with that
object in view then acquired that the said
Benjamin B. Groom should procure and
appoint one Homer P. Tindley as an agent
to go to Texas to see the said lands
and report upon the value thereof, upon
the employment of said Benjamin B. Groom; and
that it was then necessary that the said Homer
P. Tindley should be paid the sum of one
hundred dollars in advance, and further
sums thereafter in consideration of his
services as such agent; whereas in truth and
in fact the said Robert W. Dany was not a
man of large means and fortune, and
was not anxious to invest money in
Texas lands, and did not desire to
investigate the propriety or advantage of
purchasing the said lands, and had no
such object in view, all of which the
said Robert W. Dany and Henry H. Tindley
then and there well knew; against the
form of the Statute in such case made
and provided, and against the laws of
the People of the State of New York, and
their dignity

0801

BOX:

542

FOLDER:

4937

DESCRIPTION:

Delaney, Williams R.

DATE:

12/06/93



4937

POOR QUALITY ORIGINAL

0002

COURT OF OYER AND TERMINER.

Counsel,

Filed,

Pleads,

6th Dec 1893

THE PEOPLE

vs.

B

William R. Melany

General Excise

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

Richard C. ...
of Special Sessions,

Dec 20 1893

W4768363 :

POOR QUALITY
ORIGINAL

0803

Court of Oyer and Terminer

6132

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William R. Delaney

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

William R. Delaney
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

William R. Delaney

late of the City of New York, in the County of New York aforesaid, on the day of *October* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

William R. Delaney

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William R. Delaney

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

William H. Malcolm
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0804

BOX:

542

FOLDER:

4937

DESCRIPTION:

DeLong, Louis H.

DATE:

12/12/93



4937

0805

BOX:

542

FOLDER:

4937

DESCRIPTION:

Scattergood, John

DATE:

12/12/93



4937

POOR QUALITY ORIGINAL

0006

Witnesses:

William Roberts

546 Atlantic Ave

Brooklyn

Lizzie Keane

751 Parkman Ave

Brooklyn

As the case of Scattergood has been tried & convicted. He had been thoroughly familiarized me with the facts & known as well as a man can know anything, that the defendant Scattergood is not an innocent of this charge but that he is a man himself a victim of the defendant. His character is without a stain & I believe that there is nothing in this case which does not require as a matter of strict justice that as soon as the indictment should be dismissed. My Jan 19 1894 Stephen J. O'Hare District Attorney

I Concur -

U. M. Davis, Asst.

Jan 19, 1894

85
on 1/12/94

Counsel,

Filed,

Pleas,

day of

1893

12 Dec 14

13

THE PEOPLE

vs. Louis H. Dodong

and

John Scattergood

M. G. Lambert

DE LANCEY NICOLL,

District Attorney,

Park 3, Jamaica, 1894

111 1/2 St. 1894

A TRUE BILL

M. G. Lambert

Foreman.

NO 7: 1894

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[Section 528, and 529, Penal Code.]
LARCENY, (False Pretenses)

POOR QUALITY
ORIGINAL

0007

THE ROTHSCHILD'S SONS CO.
739-741 BROADWAY, NEW YORK.
Saloons Furnished Complete
BILLIARD TABLES, BANK FIXTURES.
Factories, Cincinnati, Largest in the World.

New York Aug. 29th '93

To whom it may concern:--

I have known the bearer Mr. L. H. D'Long for a number of years; have been a constant patron in his establishment at 700 Broadway. He is undoubtedly one of the most capable caterers that has been my pleasure to patronize in New York. He is in my estimation a man of good executive ability, and capable of running any establishment in his line which he may feel disposed to take hold of, to both his own and his customers advantage.

Yours respectfully,

I Rothschild Treas

POOR QUALITY ORIGINAL

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B. BEINECKE.
JOS. HESDORFER.
C. F. SONDERN.

New York, Aug 16th 1889

Wm L. Fish, Esq
1475 Bway, N.Y.
Dear Sir.

We wish to say to you that we have known the claim, Mr. L. B. Dekey for some years, and all our business transactions with him have been of a thoroughly satisfactory nature, and he has paid us promptly for all purchases.

Yours respy
Ministry

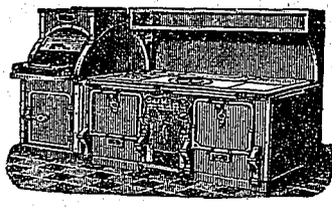
POOR QUALITY ORIGINAL

0809

COSMOPOLITAN RANGE COMPANY,

—MANUFACTURERS OF—

President, S. BUZZINI, Late Superintendent with Duparquet, Huot & Monense Co.
Vice Pres., BEN. E. GIVAUDAN, Late with Bramhall, Deane & Co.



Secretary, ADOLPH GEERING,
Treasurer, F. JAUSS,
Superintendent, B. MALIZIA.

A complete line of Kitchen Supplies for Hotels, Steamboats, Restaurants, Institutions, and Private Families.

French Ranges & Cooking Utensils,

Factory { 247-249 CENTRE ST. and 169-171 ELM STREET.

Office & Salesrooms 243 CENTRE ST.

Retinning (Relining) of Copper, Iron & Tin Utensils. Castings and Fire Blocks for all French Ranges. Repairs neatly & skillfully executed.

Telephone Call - 1494 Spring.

New York, March 4th 1892

To whom it may concern:
This is to certify that the bearer Mr. DeLong has had business dealings with us and we take pleasure in saying that we have found him to be thoroughly reliable and worthy the confidence of the business community.

Very truly
Adolph Geering
A.G.



POOR QUALITY
ORIGINAL

0810

TELEPHONE CALL, 636 38th ST.

Office of Martin Lalar,
Fire Insurance.

No. 1035 Third Avenue,

New York, Jan 19th 1894

Hon Judge
Dear Sir

Mr De Long has been
a tenant of mine for about two years
I have always found him to be
trustworthy and in every respect
a very desirable tenant.

Yours truly
Martin Lalar

POOR QUALITY
ORIGINAL

0811

48 Third Ave.

New York April 24/93

To whom it may concern.

This is to certify that
the bearer L O H. DeLong
has had Business dealings
with me and I take the pleasure
in saying I found him a
straight forward business
man in all his dealing.

John Hoops

POOR QUALITY
ORIGINAL

08 12

23 Chambers St
New York
Mar 14/92

To Whom it may Concern,

This is to certify that we
have known Mr Deane
L. N. DeLong of this City
since 1848 & found him
to be a straight forward
business man in all his
dealings.

Jones & Co

COURT OF GENERAL SESSIONS,

PART THREE.

-----X
THE PEOPLE OF THE STATE OF NEW YORK :

--against-- :

L O U I S H . D E L O N G . :
-----X
:

BEFORE: HON. FREDERICK SMYTH and a Jury.

Indictment filed December 12th, 1893.

Indicted for Grand Larceny in the first degree.

New York January 16th, 1894.

Appearances for the People, Asst. Dist. Atty.

Stephen J. O'Hare,

For the defendant Mr. T. H. Terry and Mr. Sidney
Stuart.

WILLIAM ROBERTS, a witness for the people, sworn testified:

I live at No. 546 Atlantic Ave. in the City of
Brooklyn at present. About the 17th of Oct. last I answer-
ed an advertisement for a partner in the restaurant business
In reply to that, about the 20th of Oct. I received a
postal card signed by this defendant asking me to call at
his restaurant on Columbus Ave. near 72nd St.. I went to
No. 308 Columbus Ave. on the morning of the 20th of Oct.
I found Mr. Scattergood in the store. He took me down
stairs and introduced me to Mr. De Long. I told Mr. De
Long I was looking for a chance to go into business. De
Long took me around and showed me the different things in
the place. He said "We want another partner to act as

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cashier and to take charge of the restaurant upstairs. He took me all around and showed me four refrigerators and then he showed me a warming pan. He said "These are all mine and they are all paid for. I said to him "Are they all yours"; he says "yes", " and they are all paid for. I asked him what I would pay \$800 for and he said it would be for a share in the business, one third interest. There was a vacant room alongside of the restaurant room, and Mr. De Long told me that in that room he wanted to start a pool and billiard room, and it was for that reason he required the \$800. After showing me the three refrigerators and the warming pan in the basement, he took me upstairs and showed me another refrigerator at the head of the stairs. When we were upstairs he again told me that the refrigerators were all his and that they were all paid for. I then asked him about the nature of his business he told me that he had three customers that were paying him \$45 per week and said "I have a very good business here and I can guarantee you at least \$25 a week." When I went into the place first I told him that I had seen his advertisement in the New York World and had come in response to it. When I asked him how much capital I would have to put in the business for a 1/3 int. he told me \$800; he said that he wanted the \$800 to start this pool and billiard room next door to the restaurant. He also said that one reason why they wanted another partner was, that Mr. Scattergood lived out in New Jersey and could not stay there very late at night; he was anxious to have the place kept open until 12 or 1 o'clock at night, and if there were two partners the time could be equally divided. I told him I was anxious to go into the business and would pay him

\$800 in cash the following day. I examined the different ice boxes that were shown me, one was about 8 ft. high, about 5 ft. wide and about 2 feet and a half deep; the others were similar in size. I am certain that Mr. De Long told me that these ice boxes were his and that they were all paid for. Before I left Mr. De Long on that day I told him I would come on Sunday night and bring a lady friend with me. The following Sunday night I called with a Miss McLoughlin around about seven o'clock. Mr. Scatter good took Miss McLoughlin and myself downstairs and introduced us to Mr. De Long. Mr. De Long took us both around again and showed us the refrigerators and the warming pan. I again asked him if he owned all these ice boxes and he said he did, and that they were paid for. I asked him then what he wanted the \$800 for and he told me for a one third interest in the business. He then took us into the vacant room next door and told us that he intended to start a pool and billiard room in there and it would take the \$800 to fit the place up. At that time I gave Mr. De Long a deposit of \$25 and said I would come there on Monday morning and pay the balance \$775. I came the following Monday morning at 9 o'clock. I told Mr. De Long I was ready to pay the money; he went away and came back with a lawyer, Mr. Harris, at about half past two o'clock. Mr. Harris sat at a table and drew up an agreement between the three of us. After the agreement had been signed I paid over to Mr. De Long \$775. I remained in that business three weeks. The first week we had a net profit of \$47 and 92 cents; the second week there was a profit of \$17 or \$18 and the third week there was a profit of \$18. At the end of the third

week Mr. De Long came to me and said that he wanted to sell out his share in the business for \$50. I told him then that I wanted to get my money back; he laughed in my face and he told me to go and get it where I could. In a short time after that I made a complaint against Mr. De Long for larceny.

CROSS EXAMINATION:

Q Where did you live before you came to Brooklyn? A I lived in Pennsylvania before I came to New York.

Q What were you doing in Pennsylvania? A In the grocery business.

Q Why did you leave there? A I failed in business.

Q And you came here to New York to get rid of your creditors, did you not? A No sir.

Q With whom did you live in Brooklyn? A With Mr. Schultz?

Q What is his business? A He is in the furniture business.

Q When did you first see Mr. De Long? A On the 20th I think it was, I saw Mr. Scattergood first.

Q You saw De Long and Scattergood both? A Yes sir.

Q What kind of a building is that, No. 308 Columbus Ave.?

A A large apartment house with a dining room on the ground floor of about 48 ft. front.

Q Were you ever in the apartments of that building? A No sir.

Q Did you ever make any inquiries as to how many tenants were there when you saw Mr. De Long? A No sir, but Mr. De Long told me it was full of tenants.

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Q There was a kitchen in the basement, was there not?

A Yes ssir.

Q Was this warming pan you speak of attached to the range?

A No sir, it was at the other end of the kitchen, but I think it was connected by steam pipes. They went through the floor.

Q These refrigerators that you saw in the basement were they attached to the wall? A They seemed to be built in the wall.

Q What did the defendant De Long say about them? A He told me that they belonged to him and they were all paid for.

Q Didn't he tell you they belonged to the premises, to the owner of the premises? A No sir.

Q What conversation did you have with Mr. Scattergood?

A I introduced myself to him and he took me down and introduced me to Mr. De Long. He said "here is Mr. Roberts, a young man who has answered the advertisement for a partner. I then told Mr. De Long that I was looking around to go into business. He then showed me the different refrigerators as I have already stated. I said to him " A Are they all yours" and he said "Yes" He then told me they had a very good business there and he could guarantee me \$25 a week; he said they had one customer who paid them as much as \$45 a week. Both he and Mr. Scattergood told me they had been doing a lucrative business, and the week before their profits had amounted to \$90. The following Sunday when I went there with Miss McLoughlin Mr. De Long repeated the statement that the ice boxes were all his and had been paid for.

Q. You started in that business on a Monday morning and you stayed there three weeks? A Yes sir, going on four weeks.

Q. The first week you received \$16 as your share of the profits: A Yes sir; the next week I received \$6.25 and the third week I received \$6.

Q. Were there any quarrels between you and your partners as to the conduct of the business before you had them arrested? A I had a misunderstanding with Mr. De Long. One day he found fault with me because I said that some cakes that had been sent up from the kitchen were in a bad condition. We then had a quarrel.

Q. Was there any quarrel about the pool room? A No sir, Mr. De Long told me he was going to start a pool room but he never did so.

Q. This \$800 that you paid was your money? A It was money I borrowed from Miss McLoughlin.

Q. You put it in this business? A Yes sir.

Q. Did you refuse to allow your name to be printed on the business paper as a partner? A No sir, but I told them I would prefer that my name be left out.

Q. To whom did you give this money? A To Mr. De Long.

SIMON BANNER, a witness for the people, sworn, testifies:

I am the owner of the premises 308 Columbus Ave. in this City. In the month of Sept. last I leased those premises to the defendant De Long. At the time of leasing the premises there were three ice boxes in the kitchen and one on the street floor. They were all connected with the building fasten to the walls and were all my property. The defendant De Long, did not own any one of those ice boxes.

I never sold them to Mr. De Long. When the defendant entered into the possession of the premises I promised to give him rent free for Oct. Nov. and Dec.; for Jany. Feby. and March he was to pay \$100 a month; for April May June, July Aug. and Sept. \$150 per month, and to have the privilege of a three years lease at \$2,000 a year. I did this in order to give him a chance to make a living.

LIZZIE KIESWELL , a witness for the people, sworn, testifies

I live at 751 Putnam Ave., Brooklyn. On the 20th of Oct. last I was employed washing dishes at 308 Columbus Ave. in this City. That was a restaurant kept by Mr. De Long. On the afternoon of the 20th of Oct. about 2 o'clock I saw Mr. De Long and Mr. Roberts talking downstairs in the kitchen. I heard Mr. De Long tell Mr. Roberts that the ice boxes and the pan warmer were all his and had been all paid for.

CROSS EXAMINATION:

Q Does Mr. Roberts live at 751 Putname Ave., Brooklyn?

A No sir. I never lived with Mr Roberts.

Q Where did you go after you left Mr. De Long's house?

A I went to my brothers and stayed there for 2 months.

Q Didn't you live part of the time in the same house with Mr. Roberts and Miss McLoughlin? A No sir, they are strangers to me. My uncle lives near them, but I do not live near them.

Q What were you doing at the time you heard this conversation? A I was standing in the kitchen doing nothing.

My work was done.

Q What did Mr. De Long say, as near as you can recollect?

A Mr. De Long simply showed him the ice boxes and said they were his.

Q You did not hear any part of the conversation before that did you, A No sir, that is all the conversation I heard.

Q Were you discharged by Mr. De Long? A No, sir, I left.

ELIZABETH McLOUGHLIN, a witness for the people, sworn and testifies:

I live at 546 Atlantic Ave. in the City of Brooklyn. On the 22nd of October last, Sunday, I went to No. 308 Columbus Ave in this City with Mr. Roberts. To the best of my recollection we arrived at the place between six and seven o'clock. We were introduced to Mr. De Long. He invited us to go downstairs and see the kitchen. We went down and while we were there he showed us around, pointed out the pan warmer and the three refrigerators in the kitchen; he said they all belonged to him. Mr. Roberts asked him "Are these all yours"? he said "yes, they are all mine, they are all paid for. After inspecting the kitchen we went upstairs. Mr. De Long took us in a room which adjoined the restaurant, and when in there told us that he was going to start a pool, and billiard room there but no drinks would be sold in that room. I asked Mr. De Long what the \$800 was for and he said it was for a one third interest in the business. Mr. Roberts paid \$25 to Mr. De Long on that night.

Cross examination:

Q What else did Mr. De Long say about the pool and billiard

room? A He said that the \$800 would be used to properly fit up that place, and that they would keep it open until 12 at night.

Q How long have you known Mr. Roberts? A At may be about 7 or 8 years.

Q Where did you become acquainted with him? A At my home in Pennsylvania.

Q When he came to Brooklyn did he reside in the same house with you? A Yes sir, with Mr. Schultz.

Q This \$800 that Mr. Roberts paid to De Long was your money

A Yes sir, he borrowed it from me.

Q Did he give you any security? A No sir, I just gave it to him, if he could pay it back it was all right.

Q Had you ever loaned him money before to go into business

A No sir, I did not.

Q Did you have dinner in the restaurant the evening you were there? A Yes sir.

Q Tell me the first thing De Long said when you were down stairs? A Mr. Scattergood took us downstairs and introduced us to Mr. De Long. Mr. Roberts told Mr. De Long who I was and then he started to show us around the kitchen. He showed us a lunch table a pan warmer and the three ice boxes. He said that the ice boxes and the other fixtures in the kitchen were all his.

Q What time did you leave that place on that night? A It must have been somewhere about 8 o'clock. I am not positive.

The Articles of Agreement were offered in evidence and read to the Jury.

D E F E N S E :

LOUIS H. DE LONG, the defendant, sworn testifies:

I am in the restaurant business. I have been a chief cook for many years. I am acquainted with Mr. Roberts. On the day he came to the restaurant I was introduced to him by my Partner, who said he was a young man who wanted to go into the business. Mr. Roberts asked me the price and I told him we would give him a one third interest for \$800. I took him downstairs, he looked around and then he went away. That was the first transaction. I simply showed him the place and that was all. I showed him the ice boxes but said nothing to him about owning the ice boxes. He returned a day or two afterwards in company with a lady. I took both of them down to the kitchen and showed them around. On that occasion I did not say to Mr. Roberts that the ice boxes were my property. I recollect showing him the ice boxes and telling him that they belonged to the place. I also told him that I had a lease of the place for three years. On that visit Mr. Roberts said "I like the place very much and I will leave \$25 to bind the bargain so that you won't take anybody else." I am positive that on neither of those visits did I say to Mr. Roberts or to the lady who accompanied him that I was the owner of those ice boxes. I did not tell Mr. Roberts at any time that I was the owner of the warming pan which it in the kitchen.

These articles are attached to the premises and are no part of my personal property. It cost me about \$2,000 to fit up this place. I bought furniture, chairs, tables, table linen, silver ware, glass ware, and cutlery.

At the time I started in business at that place I took Mr. Scattergood into partnership with me, and he put up some of the money.. On Monday morning Mr. Roberts came to the store and said he was ready to pay the balance of \$775. I went downtown for Mr. Harris, the attorney, to draw up the proper papers. Mr Harris came uptown with me and sitting at a table in the saloon drew up the agreement. The agreement was read over to Mr. Roberts and he said it was satisfactory to him. After it had been signed by all three of us Mr. Roberts paid over to me the sum of \$775. I did have a conversation with Roberts in reference to starting a pool and billiard room. It was not my intention at any time, nor did I say to Mr. Roberts that the \$800 would be used by me in fitting up the pool and billiard room. The business which was done at that place was a prosperous one the first month, and Mr. Scattergood shared as much as \$90. After Mr. Roberts came in we lost some of our best customers and the business began to fall off. We relied mainly on the occupant of the flat for our trade. I did not guarantee Mr. Roberts a net profit of \$25 or any other sum. After he had been in the business about three weeks we had a quarrel. I differed with him as to the conduct of the business and I did tell him I was willing to sell out

Cross examination:

- Q How long have you been in the United States? A Since 1872.
- Q How long have you been a chief cook? A About 24 years.
- Q Where were you born? A Bordeaux.
- Q How old are you? A I am 56.

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ORIGINAL**

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Q When did you go into this restaurant business at 308 Columbus Ave., A I opened on the 1st of October.

Q Where were you in business just before that? A I was at the corner of Bedford Ave and Fulton St., Brooklyn.

Q How long were you in business there? A About 2 or 3 months.

Q When did you leave there? A I could not remember.

Q Can you tell the month or the year? A I think in April, May or June.

Q You sold out there? A I sold out to my partner Mr. Giger.

Q Is that the gentleman you sold out to (pointing to Mr. Giger) A Yes sir.

Q How long had you been in business with him? A About 2 months.

Q How much did you sell out to him for A 175 dollars.

Q You did not go into business between June and October A No sir.

Q How much money did you have outside of the \$175 that he paid you? A I cannot remember, my wife kept my money.

Q Where was your wife? A She keeps a place at 155 West 12th St.

Q Do you live there? A I go there to see her every evening.

Q You had no money in bank at the time you received this \$175 from Giger? A No sir, but my wife had business.

Q How did you pay \$2,000 for furnishing this place in Columbus Ave.? A I said that to fit up the place, the kitchen and everything it would cost \$2,000.

Q What did you buy? A I bought tables, chairs silver ware, crockery ware, glass ware and cutlery.

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Q Where did you buy them? A I bought some of them from a Mr. Willits on 4th Ave.

Q Where did you get the money? A Mr. Scattergood invested \$500.

Q What did you put in? A I got \$700 from my wife at different times - I put in about \$350 in this restaurant at the time I started with Mr. Scattergood.

Q How much did you pay for the chairs? A I paid \$24 a dozen.

Q Where did you buy your linen? A I bought some of it at Bloomingdale Bros. but I don't remember just what I paid for it.

Q Where were you in business last summer? A I don't recollect.

Q Were you not in business on 3rd Ave.? A Yes sir, number 27 3rd Ave., the Astor Place Hotel.

Q How long did you stay there? A About 2 months.

Q Were you lucky enough to have some one buy you out there
A Yes sir, I sold out for \$250 or \$275.

Q Where were you in business before you went to Bedford Ave. and Fulton St. Brooklyn? A No. 760 Bway.

Q Did you have a partner there? A Yes Mr. Chevany.

Q How much did you sell out to Mr. Chevany for? A I think \$500.

Q How long were you in business at 760 Bway? A About 2 months.

Q Before that where were you in business? A I was down in 73 New St.

Q Did you sell out, A Yes sir.

Q Tell me some other places where you have been in this

restaurant business? A I can't think of any more just now.

Q When you told Mr. Roberts that you made \$92 the week previous to his going into partnership with you, did you tell him also that you had not deducted from that \$92 any of the expenses? A No sir, I don't believe I did -- that was our net profit. Mr. Scattergood kept the books and he knows more about that than I do.

Q Who is Mr. Harris, the gentleman that drew the contract?

A He is an attorney at No. 116 Centre St. in this City.

Q Did Mr. Roberts put \$800 in that restaurant? A Yes.

Q You got the money? A Yes sir.

Q What did you do with the money? A It was divided between myself and Mr. Scattergood. Mr. Scattergood got \$400 and I got \$400.

Q Have you ever paid that money back to the complainant Mr. Roberts? A No sir, I have not.

Q Have you got it? A No sir. I told you I had to pay half of it to Mr. Scattergood.

HENRY FOERDRUNK, a witness for the defendant, sworn, testified:

I am a cook and live at No. 13 Rivington St. in this City. In the month of Oct. last I was employed as a cook in the restaurant kept by Mr. De Long at 308 Columbus Ave. One Sunday afternoon in Oct. I saw Mr. Roberts and the lady who has testified here come down into the kitchen with Mr. De Long. I heard a part of the conversation that took place while they were down in the kitchen. I saw Mr. De Long showing them the ice boxes the lunch table and the warming pan. I did not hear Mr. De Long say

to Mr. Roberts or the lady that the ice boxes belonged to him. Lizzie Kieswell was in the kitchen at the time/ but was not near enough to hear any of the conversation.

S. GRANVILLE HARRISS, a witness for the defendant, sworn testifies:

I am a lawyer having my office at 116 Centre St. in this City. I am the gentleman spoken of as having drawn the articles of partnership between Mr. Roberts and the other two partners. I can tell by looking at the articles of agreement that they were drawn on the 23rd day of Oct. I went up, to the restaurant for that purpose. As I came into the place Mr. Roberts was sitting down. I said "I came here at the request of Mr. De Long to draw up a partnership agreement. what do you intend to do, if you tell me what you want to do I will put it in the partnership agreement" Mr. Roberts said "I intend to buy a one third interest in this business." I asked him whether he desired an inventory, and he said it was not necessary. I then drew up the paper. Before I started to draw it up I said, "Now gentlemen, before I draw this paper so that there may be no dispute, I want Mr. De Long and Mr. Scattergood to state the reasons why they are taking Mr. Roberts into partnership They then said, we are taking you into partnership for this reason "Mr. Scattergood is upstairs all the time, and I in the kitchen. We cannot attend to our business in the way we desire. We want to keep our business open until 12 or 1 o'clock at night and for that reason we want an extra man. I said Mr. Roberts are you agreeable: He said "I am". I inserted in the agreement that Mr. De Long

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had a lease of the premises for 2 years. There was nothing said in my presence about the ice box. After the agreement had been signed and the money paid over Mr. Roberts asked me what I thought of the business. I told him I didn't know much about the restaurant business, but I supposed it was a pretty fair place for a good business. I delivered one copy of the Articles of Agreement to each one of the partners. One day two or three weeks after this time Mr. Roberts came to my office in regard to a certain matter of business. In conversation with him, I asked him how the business was progressing; he said it was going to smash, that De Long was an infernal crank and was always fighting and quarrelling, that the customers didn't receive proper attention and that the business was going to smash. I said "You ought to patch up your difficulties and see if you can't get along with your partners in a peaceable way". He said "I have just learned that Mr. De Long is going to take the place next door for a billiard and pool room. I asked him who told him and he said he heard so on that day. But would not tell me from whom he heard it. He complained that De Long was not going to let him have his share in this pool and billiard room. I told him that De Long could have as many places of business he pleased and was not compelled to give him a share in each one of them. He turned around and said "Well If I don't get in that pool and billiard room business, there is going to be music, I will fix him. He doesn't own the refrigerators and the warming pans. He told me that he owned them and I have found out that he does not. If he doesn't let me in that billiard business I am going to fix him". I

said "He did not deceive you or cheat you in reference to those ice boxes and this is a contemptible action on your part to bring an action against a man with whom you have been in business. He said "I don' care, I ought to get into that business and if I can't bring an action on that ground I will get some other ground, I will fix him. " I told him to go home and try and arrange his difficulties with his partners.

Cross examination:

Q How long have you been a lawyer? A Since 1886.

Q Are you in the same office with Mr. Terry who is the counsel for the deft. in this case? A Yes.

Q Have you done any other legal business for Mr. De Long?

A I have on one or two occasions drawn agreements for him.

Q In the drawing of these articles of co-partnership you represented all three parties? A Yes sir.

Q Wasn't it the intention to give Roberts a one third interest in that business for his \$800? A yes sir.

Q Wasn't this lease of the restaurant a part of the co-partnership property? A Yes sir.

Q Weren't you perfectly well aware from the conversation you had with these people that Roberts was to have a one third interest in that partnership and in all it belongings. A Yes sir.

Q The money was paid to De Long in your presence? A Yes.

Q What did Mr. Roberts come to see you about at your office? A He came to see me in reference to drawing up a mortgage that he desired to give to Miss McLoughlin as security for this \$800 he had borrowed from her.

R E B U T T A L :

JOHN SCATTERGOOD, a witness for the people, sworn, testified:

I am jointly indicted with Louis H. De Long for grand larceny in the first degree. In the month of Oct. 1893 I went into partnership with De Long at 308 Columbus Ave. I contributed \$500. De Long represented to me that he was the owner of all the furnishings of the place. It was understood that he was to put in \$500 also, but he only put up \$350. The money I put in was spent in buying chairs tables and other fittings for a restaurant. I was not acting in complicity with Mr. De Long in cheating the complainant in this case. I did receive \$400 from Mr. De Long but I did not know whose money it was. I had paid Mr. De Long \$500 and I asked him for my money and he said all he could give me was \$400. At the time Mr Roberts came to the restaurant I told him that we were doing a prosperous business. The week before he came we had divided \$90.

WILLIAM ROBERTS, recalled:

Q Did you have a conversation with Mr. Granville Harriss at 116 Centre ST.? A Yes sir.

Q What did you talk about? A I went there and asked him if he would draw up a mortgage in favor of Miss McLoughlin for the \$800 I had borrowed of her. He said all right, he drew it up and he told me he would charge me \$2.25. Afterwards I had a conversation with Harriss in which I told him that De Long wasn't treating me right, that he had misrepresented things to me. Did you say that you would let fix him because he would not let you in the pool and billiard

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room business? A I never mentioned the pool and billiard room.

Q Did you say anything of that sort? A No sir

Q Did you say you had discovered that De Long did not own the refrigerators? A No sir.

Q What was the mortgage you had drawn? A It was a mortgage for \$800 on my interest in the business-- in favor of Miss McLoughoin from whom I had borrowed the money.

Q You had not given Miss McLoughlin any security? A No sir.

Q You told Harriss that you wished to mortgage your one third interest in the business to Miss McLoughlin? A Yes sir.

Q You swore to a complaint in the Police Court against these two defendants? A Yes sir.

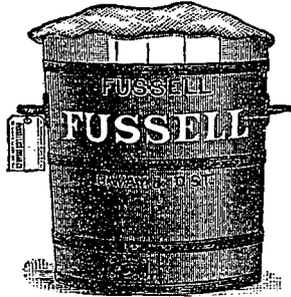
Q Did you not charge that Scattergood made false representations as well as De Long? A I charged them both but most of my conversations were held with Mr. De Long.

The Jury returned the verdict convicting the defendant of Grand Larceny in the First Degree

*1871/12/20...
...
...*

**POOR QUALITY
ORIGINAL**

0833



ESTABLISHED 1851.

M. T. FUSSELL, Pres.

FUSSELL ICE CREAM CO.,

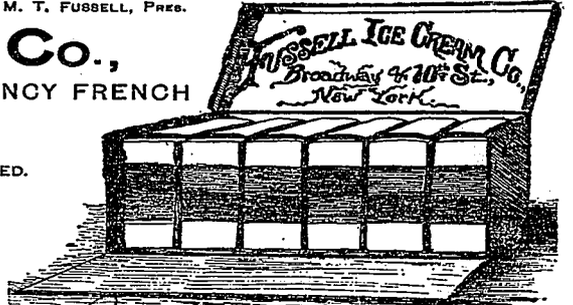
ICE CREAM, WATER ICES, PLAIN AND FANCY FRENCH
CREAMS, CHARLOTTEES, Etc.

FAMILIES, HOTELS, CHURCHES AND THE TRADE SUPPLIED.
INDIVIDUAL BRICKS A SPECIALTY.

789 BROADWAY,

COR. 10TH STREET,

TELEPHONE CONNECTION.



New York, Aug 30th 1893,

Mr L. H. Delany,
Dear Sir

I am fully en-
gaged all in the letter of Mr J.
Kotrschick you have just shown
me commending your ability
as a caterer for I too was one
of your regular diners.

Very Truly
M. T. Fussell,

POOR QUALITY ORIGINAL

0834

1912

Police Court D District.

Affidavit—Larceny.

City and County of New York, }
of No. 546 Atlantic Ave Brooklyn William Roberts
of No. 308 Columbus Avenue Street, aged 36 years,
occupation Restaurateur being duly sworn,
deposes and says, that on the 19 day of October 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in May time, the following property, viz:

Good and lawful money to the amount and value of Eight hundred dollars
\$ 800⁰⁰/₁₀₀

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 Louis M. De Long and John Scuttergood (both now here) and acting in concert;

from the fact that on said deponent answered and addressed one of the said defendants asking for a partner in a Restaurant business situated at 308 Columbus Avenue. The said defendant represented to deponent that they were doing a prosperous business and that they would pay deponent the sum of twenty five dollars per week. Deponent visited the said business in company with the said defendant De Long and Scuttergood and they represented to deponent that they found four Refrigerators and a casing Pan that were in said business together with

of Police Court

Other furniture and fixtures in said premises.
The value of the said Refrigerator and
Warming Pan is about ~~Three~~ hundred
dollars. Deponent is informed by Secion
Burgess of 10 West 74 Street that
she is the owner of the said Refrigerator
and Warming Pan and that the said
defendants did not own said property.
Wherefore deponent relying on the
statements of the said defendant that
they owned said properties gave the said
defendant the sum of eight hundred dollars
for an interest in said premises.

Deponent says that the statements
and representations made by the
said defendants were false and
fraudulent and made with the
intent to deceive and defraud deponent.
Deponent therefore asks that the
said defendants may be held liable
as the law directs.

Done before me this } William Roberts
15 day of November 1898 }

Wm C. Burke
Notary Public

POOR QUALITY ORIGINAL

0836

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 55 years, occupation Merchant of No. 10 West 44 Street, being duly sworn, deposes and

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

Sworn to before me this 15 day of March 1895 } Simon Bunker

Charles B. P. Ke Police Justice.

POOR QUALITY ORIGINAL

0037

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis M. DeLong 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. *Louis M. DeLong*

Question. How old are you?

Answer. *56 Years*

Question. Where were you born?

Answer. *France*

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

Answer. *55 West 12 Street. 1 Year*

Question. What is your business or profession?

Answer. *Restaurant*

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*

Louis M. DeLong

Taken before me this _____ day of _____ 1883
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0838

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Scattergood*

Question. How old are you?

Answer. *24 Years*

Question. Where were you born?

Answer. *M.I.*

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

Answer. *43 Hudson Street Jersey City*

Question. What is your business or profession?

Answer. *Restaurant*

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

Answer. *I am not guilty*

John Scattergood

Taken before me this

day of *February* 189*3*

John W. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0839

BILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James Westcott
21 Broad St

Spet. Lapair

Street

Street

85-B0, 4th District, 1885
Police Court

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

William Smith
304 Columbus Ave

James H. Beatty
John S. Gallagher

Offence
Felony

Dated Nov 15, 1893

Magistrate
Smith

Witnesses
George McLaughlin
S.H. Williams
George Williams

No. 10 West 74th Street

No. 51 West 74th Street
George Williams



No. 2, Billed by...
James Westcott

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

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

Dated Nov 15, 1893 Charles H. Burke Police Justice.

I have admitted the above-named Defendant Louis H. Mc Long and to bail to answer by the undertaking hereto annexed.

Dated Nov 17, 1893 Charles H. Burke Police Justice.

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

Dated Nov 17, 1893 Charles H. Burke Police Justice.

POOR QUALITY ORIGINAL

0840

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK |

AGAINST

Dennis M. De Long and John Scattergood

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

Dennis M. De Long and John Scattergood

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

The said Dennis M. De Long and John Scattergood, both —

late of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of ~~October~~, in the year of our Lord one thousand eight hundred and ninety-~~three~~, at the City and County aforesaid, with force and arms, with intent to deprive and defraud ~~one William Roberts~~ —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to ~~their~~ own use, did then and there feloniously, fraudulently and falsely pretend and represent to ~~the said~~

William Roberts, —

That they the said Dennis M. De Long and John Scattergood were then conducting a prosperous and lucrative restaurant business at the premises there situated known as number 308 Columbus Avenue, that the business then being done by them, and which had been doing at the premises aforesaid, said and realized a profit of at least twenty five dollars a week upon an investment of eight hundred dollars, and would have done the said William Roberts

such right as he asserted that sum
 in purchasing an interest in the said
 business, that they the said Louis H.
 DeLong and John Scattergood were
 the owners of ~~the~~ certain refrigerators
 and a ~~worm~~ ~~was~~ ~~then~~ ~~in~~ ~~the~~
 said premises, and then being used for
 the purpose of said business,

By color and by aid of which said false and fraudulent pretenses and representations, the said
 Louis H. DeLong and John Scattergood
 did then and there feloniously and fraudulently obtain from the possession of the said
 William Roberts, the sum of eight
 hundred dollars in money, lawful
 money of the United States of
 America, and of the value of eight
 hundred dollars,

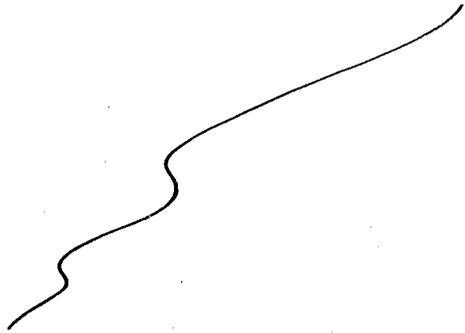
of the proper moneys, goods, chattels and personal property of the said
 — William Roberts —
 with intent to deprive and defraud the said William Roberts,
 of the same, and of the use and benefit thereof, and to appropriate the same to their own use.

Whereas, in truth and in fact, the said Louis H. DeLong
 and John Scattergood were not then
 conducting a prosperous and lucrative
 restaurant business at the said
 premises, and the business then being
 done by them, and which had been done
 at the said premises, did not pay and

POOR QUALITY ORIGINAL

0042

receiving a profit of or near twenty
five dollars a week upon an
investment of eight hundred
dollars, and would not have known
the said William Roberts such
profit to be invested that sum
in purchasing an interest in the
said business; and that the said
Louis H. DeLong and John
Scattergood were not the owners
of the said four registers and
morning paper.



And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Louis H. DeLong and John Scattergood
to the said William Roberts — was and were
then and there in all respects utterly false and untrue, as they the said Louis
H. DeLong and John Scattergood
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said Louis
H. DeLong and John Scattergood,
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said William Roberts,

then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0843

BOX:

542

FOLDER:

4937

DESCRIPTION:

Demiston, Alexander

DATE:

12/07/93



4937

POOR QUALITY ORIGINAL

0044

Witnesses:

Edward Byrne

Counsel,
Filed
Plends,

day of

1893

Dec 7

THE PEOPLE

vs.

Alexander Demiston

vs.
Forgery in the Second Degree,
(Sections 511 and 521, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

De Lancey Nicoll

A TRUE BILL.

Foreman.

Foreman.

Foreman.

Foreman.

Foreman.

POOR QUALITY ORIGINAL

0045

Police Court, 1st District.

(1853)

City and County of New York, } ss.

of No. 143 Beavers Street, aged 23 years, occupation Captain Hugh Beards being duly sworn, deposes and says, that on the 24th day of November 1893 at the City of New York, in the County of New York

William Eldridge

Alexander Hemison (mailed) did willfully and unlawfully make forge utter, and counterfeit the order and signature of a deposit for the sum of \$1000.00 for the reasons following to wit That deponent is informed by Edger T Foster that he received of the New York Central Fertilizer Company that on the aforesaid day said defendant presented to him the order to be annexed and inserted Ex A and said Foster believing the same to be genuine good said defendant a pay check over to Captain said money from the cashier of said company which is marked Ex B as best annexed. Deponent is further informed by Edward J Byrne Cashier of said company that on the aforesaid day said defendant presented to him the said Ex B and that he paid said defendant the said sum of \$1000.00 Deponent further says he never made or signed the said Ex A and never authorized any person to do so and that the same is a forgery and he charges said defendant with the forgery of the same

William Eldridge

Subscribed before me this 24th day of November 1893

[Handwritten signature]
Charles J. ...

POOR QUALITY ORIGINAL

0046

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Foster
aged 29 years, occupation Clerk of No. 143 Beaver Street, being duly sworn, deposes and

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

Sworn to before me this, 24 day of September 1893 by Edward J. Foster

Samuel Edwards
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Byrne
aged 26 years, occupation Cashier of No. 143 Beaver Street, being duly sworn, deposes and

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

Sworn to before me this, 24 day of September 1893 by Edward J. Byrne

Samuel Edwards
Police Justice.

POOR QUALITY ORIGINAL

0047

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Alexander Newman*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Long Beach*

Question. What is your business or profession?

Answer. *Ship Spinner*

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

Answer. *I am guilty*

Alexander Newman

Make before me this
James M. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0040

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

13 ✓
 Police Court...
 District...
 1284

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

William Platt
Alexander H. ...

2 _____
 3 _____
 4 _____
 Offense *Larceny*

Dated, *December 3 1893*

W. ...
 Magistrate
W. ...
 Officer

Witness *Wm H ...*
 No. *1 W 3* Street
Wm ...
 No. *1 W 3* Street

RECEIVED
 DEC 2 1893
 DISTRICT ATTORNEY

Wm ...

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Defendant* guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *200* 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, *Dec 3* 189 *Wm ...* Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
 Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order he to be discharged.
 Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0849

Form 34.

CAPTAIN'S DISCHARGE TICKET.

W. & H. 1000. 8-18-03.

Exa

G. L. DOUGLASS, MANAGER.

New York, *Nov 24th* 1893

Pay *Ordin Reed* ¹⁰ days for services as *Steward*
on board *Tug No 1* month of *Nov* at the rate of *8.45* month,
deduct *58* days subsistence at rate of \$15.00 month.

Wm Edridge

Captain.

Form 1292.

W. & H. 50 B., 100 lvs. 12-29-02.

Certificate and Receipt for Discharged Men.

No. *679*
New York Central & Hudson River Railroad Company
For Services rendered as *Steward* *Ordin Reed* Dr.
month of *Nov* 1893, *10* days, at *45⁰⁰* Amount, \$ *15.00*
Less for *58* days payable to *Wm Edridge* \$ *5.00*
I certify that this is correct, and that the same will
appear on the proper pay roll for the above month. }
Amount payable, \$ *10.00*

RECEIVED, *11/24* 1893 of the NEW YORK CENTRAL & HUDSON RIVER RAILROAD COMPANY,
the sum of *10⁰⁰* Dollars in full for service as above specified.

Witness: *10⁰⁰*

This Certificate is negotiable and will only be valid in whose favor drawn originally

Approved, *J. D. Tomp*

Ordin Reed

POOR QUALITY ORIGINAL

0850

Form 34.

CAPTAIN'S DISCHARGE TICKET.

W. & H. 1000. 8-18-02.

Exa

G. L. DOUGLASS, MANAGER.

New York, *Nov 24th* 1893

Pay *Ordin Reed* ¹⁰ days for services as *Steward* on board *Tug No 1* month of *Nov* at the rate of *\$ 45* month, deduct *58* days subsistence at rate of \$15.00 month.

Wm Edridge

Captain.

Form 1292.

W. & H. 50 B., 100 lvs. 12-29-02.

Certificate and Receipt for Discharged Men.

No. *1124*
 New York Central & Hudson River Railroad Company
 For Services rendered as *Steward* *Ordin Reed* Dr.
 month of *Nov* 1893, *10* days, at *45⁰⁰* Amount, \$ *15.00*
 Less for *Sub* payable to *Wm Edridge* \$ *5.00*
 I certify that this is correct, and that the same will appear on the proper pay roll for the above month. }
 Amount payable, \$ *10.00*
 Approved, *J. Tomp*
 RECEIVED, *11/24* 1893 of the NEW YORK CENTRAL & HUDSON RIVER RAILROAD COMPANY,
 the sum of *Ten* Dollars in full for service as above specified.
 Witness: *\$ 10^x / 100*
Ordin Reed.

This Certificate is negotiable and will only be valid in whose favor originally drawn

POOR QUALITY
ORIGINAL

0851

Court of General Sessions of the Peace

1721

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Demiston

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

Alexander Demiston
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Alexander Demiston

late of the City of New York, in the County of New York aforesaid, on the 24th day of November, in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

~~to~~ Captain's Discharge Ticket

New York, Nov. 24th 1843

G. L. Douglass, Manager

Pay Ordin Recd 10 days for services as
Steward on board tug No 1 month of
Nov. at the rate of \$45 month,
deduct days subsistence at rate of \$15.00 month.

Wm. Eldridge
Captain

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

POOR QUALITY
ORIGINAL

0052

SECOND COUNT—

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

Alexander Demiston

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

The said *Alexander Demiston*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

Captain's Discharge Ticket.

New York, Nov 2th 1843

G. H. Douglass Manager.

*Pay Order Recd 10 days for services
of Steward on board tug No 1, month
of Nov at the rate of \$45 month,
deduct 5 days subsistence at rate of \$15.00 month.*

*Wm. Eldridge
Captain*

the said

Alexander Demiston

then and there well knowing the same to be forged, 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.

DE LANCEY NICOLL,

District Attorney.

0853

BOX:

542

FOLDER:

4937

DESCRIPTION:

Denzan, George

DATE:

12/04/93



4937

POOR QUALITY ORIGINAL

0854

Transferred to the Court of Special Sessions for the Eastern District of New York.

Plaid Jan. 1894

Filed 14 day of Dec 1893

Needs [Signature]

THE PEOPLE

vs.

B

George Denigan

[Signature]

DE LANCEY NICOLL,

District Attorney.

VIOLATION OF THE EXCISE LAW. (Illegal Sales Without License.) [Chap. 401, Laws of 1892, § 81.]

A TRUE BILL.

[Signature] Foreman. P. 18. 1893 Forfeited

Witnesses:

[Witness lines]

POOR QUALITY
ORIGINAL

0855

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Benzan

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

George Benzan —

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

George Benzan, —

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *July* — in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to-wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to *one James J. Daly* — and to —

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0856

BOX:

542

FOLDER:

4937

DESCRIPTION:

DeRosch, Elaire

DATE:

12/07/93



4937

0857

BOX:

542

FOLDER:

4937

DESCRIPTION:

Hillier, Charles

DATE:

12/07/93



4937

0858

POOR QUALITY ORIGINAL

Witnesses:

Office Thomas Conway
L. G. Dickhaut

57

Counsel,

Filed

Pleas

day of

1883

THE PEOPLE

vs.

Elaine De Rosch

and
Charles Stillier

Burglary in the Third Degree.

[Section 498, of the Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

[Signature]
J. P. 2 years.

Police Court _____ District.

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

of No. 92 Fulton Street, aged 56 years,
occupation Restaurant Keeper being duly sworn

deposes and says, that the premises No 92 Fulton Street,
in the City and County aforesaid, the said being a five story brick building
the basement of which
~~and which~~ was occupied by deponent as a Restaurant
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking a light
of glass in the window in the rear of said
restaurant

on the 2 day of December 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of cigars of the value
of about seventy dollars

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Elaine De Rosch and Charles Hillier
both now here acting in concert

for the reasons following, to wit: about 9.30 o'clock P.M. on said
date deponent securely locked and fastened
the doors and windows of said place and the
windows were intact - and said property was
in said place. deponent went away -
deponent was informed by Officer Carney of the
2^d Precinct that he arrested the defendants
on West Street with a quantity of cigars
in their possession - deponent discovered

POOR QUALITY ORIGINAL

0050

that his place had been entered and
said property had been taken -
Deponent has since seen the property
found in defendant's possession and fully
identified as his property - that was stated

L^o J^o Deleila

Sworn to before me
this 3rd day of December 1893

[Signature]
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary _____
Degree _____
vs.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0051

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas J. Carney

aged _____ years, occupation Police Officer of No.

2nd Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Louis F. Delisle

and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this, 3
day of Dec 1893

Thomas J. Carney

James M. Carter
Police Justice.

POOR QUALITY ORIGINAL

0862

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Charles Hillier 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.

Charles Hillier

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Germany

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

Answer.

47 Washington St - 3 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am guilty
Charles Hillier*

Subscribed before me this

3

Police Justice.

POOR QUALITY ORIGINAL

0064

BAILLED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

114 V 1 1281
Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis F. DeWitt
92 Miller
Elmer de Roset
Charles Hillier

Offense Burglary

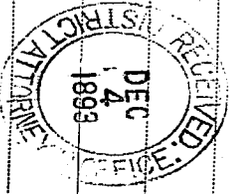
Dated, Dec 3 1893

Mark Curry
Magistrate
Officer

Witnesses
Officer

No. _____
Street _____

No. _____
Street _____



No. 9
Street _____
to answer

Cambridge

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 Twenty Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Dec 3 1893 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Elaine De Rosch
and
Charles Hillier

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

Elaine De Rosch and Charles Hillier

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

The said *Elaine De Rosch and Charles Hillier, both*

late of the *2nd* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *December* in the year of our Lord one thousand eight hundred and ninety-*three* in the *right*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *restaurant* of one

Louis J. Delisle

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

Louis J. Delisle in the said *restaurant* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**POOR QUALITY
ORIGINAL**

0866

SECOND COUNT—

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

Elaine De Rosch and Charles Hillier
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Elaine De Rosch and Charles Hillier, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, at the Ward, City and County aforesaid, in the *right*-time of said day, with force and arms,

*fifteen hundred cigars
of the value of five cents
each*

of the goods, chattels and personal property of one

Louis F. Delisle

in the

restaurant

of the said

Louis F. Delisle

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

*Wm Lancy Nicoll,
District Attorney*

0867

BOX:

542

FOLDER:

4937

DESCRIPTION:

Devine, Peter

DATE:

12/08/93



4937

POOR QUALITY ORIGINAL

0050

202

COURT OF OYER AND TERMINER.

Counsel,

Filed,

Pleads

8 day of Dec 1893

Henry M. Smith

THE PEOPLE

vs.

B

Peter Plavins

James Brown

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. J. Crox

Foreman.

see 22 1893

Witnesses:

Witness lines

POOR QUALITY
ORIGINAL

0869

Court of Oyer and Terminer

6131

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Allevine

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Peter Allevine* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said

Peter Allevine

late of the City of New York, in the County of New York aforesaid, on the
day of *September* ¹¹ in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

Peter Allevine
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

Peter Allevine

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

Charles Grabe
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0870

BOX:

542

FOLDER:

4937

DESCRIPTION:

Doerr, August

DATE:

12/07/93



4937

0071

POOR QUALITY ORIGINAL

Witnesses:

August Strocker

Subpoena affree
+ampfor
18th

36 ~~Advent~~

Counsel,

Filed

1893

day of Dec
Pleads: Myself

THE PEOPLE

29
286 Court vs.
Peck R

August Alver.

Assault in the First Degree, etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. Freeman

Part 2 - Dec. 11, 1893. Foreman.

trial and convicted of
Assault 2nd Degree

3, 4, 5, 6, 7, 8

Dec. 18, 1893.

POOR QUALITY ORIGINAL

0072

Police Court _____ District.

1891

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

of No. 280 Broadway Street, aged 27 years,
occupation Traymaker being duly sworn,

deposes and says, that on the _____ day of November 1893 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by August Doerr (now here) who cut stabbed and feloniously wounded him with a knife held in the hand of said Doerr, in Dependent's abdomen

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 16th day of November 1893 August Koehler

John Petrosich Police Justice.

POOR QUALITY ORIGINAL

0073

Sec. 198-200

3

1882 District Police Court.

City and County of New York, ss.

August Dorr 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 to 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 in 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.

August Dorr.

Taken before me this

day of *Sept* 189*2*

John W. ...
Police Justice.

0074

POOR QUALITY ORIGINAL

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. [unclear]
289 [unclear]
James J. [unclear]

3
4
5

Offense

Dated

Sept 16 189

Magistrate

Officer

Witnesses

No. Street

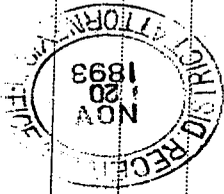
No. Street

No. Street

No. Street

\$ to answer

No. Street



1000
5.11
Coz

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

Robert [unclear]

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

Dated, *Sept 16 189* *John P. [unclear]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

**POOR QUALITY
ORIGINAL**

0075

COURT OF GENERAL SESSIONS OF THE PEACE, Part 11.

City and County of New York.

The People,

vs.

AUGUST DOERR.

"
"
"
"
"
"

Before

HON. FREDERICK SMYTH,

and a Jury.

Tried, DECEMBER 11TH, 1893.

Indicted for ASSAULT, in the FIRST DEGREE.

Indictment filed DECEMBER 7TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY THOMAS J. BRADLEY,

For THE PEOPLE.

JACOB BERLINGER, ESQUIRE,

For THE DEFENCE.

**POOR QUALITY
ORIGINAL**

0076

2

FRANK J. CONNELLY, being duly sworn, testified that he was the House Surgeon at Bellevue Hospital. He remembered treating the complainant in the case. He first treated the complainant on the 8th of November, 1893. At that time the complainant was suffering from a wound of the abdomen, about an inch in depth, caused, in his opinion, by a sharp cutting instrument. The direction of the wound was directly inwards. The wound was not of such a character as to cause death. The complainant remained under his care until the 25th of November.

AUGUST KOEHLER, THE COMPLAINANT, being duly sworn, testified that he lived at 221 Chrystie street, and was a truckman. He met the defendant on the 8th of November, 1893, at the corner of Second Avenue and Houston street, about a quarter to 8 in the morning. He was standing on the corner, talking to two other men. The defendant crossed the street with a friend of his. The defendant went over to the corner where he, the complainant, was, and looked around. The defendant

**POOR QUALITY
ORIGINAL**

0077

3

then went up to him and said, "What are you going to do about that hat?" On the Monday night preceding the night in question, he, the complainant, the defendant, and another man had changed hats. He had walked around the corner with the defendant's hat on his head, and, when he returned, the defendant had disappeared. He said to the defendant, "Where is mine?" The defendant then made a blow at him, and he jumped aside. The defendant made three or four more blows at him, and he then struck the defendant on the shoulder. The defendant then stabbed him in the abdomen. He did not know the defendant had a knife until the defendant stabbed him. He, the complainant, immediately ran around to Dr. Von Guinn, in First street, with whom he was acquainted. On the way to the doctor's house, he met the officer, and the officer took him to the station house. He was subsequently taken to the hospital, in an ambulance. He remained in the hospital from the 8th of November until the 25th. A Mr. Marks was present at the time of the assault. He did not strike

**POOR QUALITY
ORIGINAL**

0078

4

the defendant until after the defendant stabbed him.

In cross-examination the complainant testified that it was after he had hit the defendant that the defendant stabbed him. He did not know whether or not he could have avoided the blow which the defendant made at him. He was twenty-two years of age, and had known the defendant about four years. The defendant did not do any work "to any extent." He recognized a man pointed out to him as Mr. Brett as the man who was with the defendant at the time of the assault. He, the complainant, weighed about 185 pounds.

HENRY MARKS, being duly sworn, testified that he lived at 190 Orchard street. He was in the newspaper business. He saw the assault on the morning in question. He corroborated the complainant in regard to the assault, but he did not know whether or not the defendant had anything in his hand. Immediately after the defendant struck the complainant, the complainant said, "I am cut." When the complainant said

**POOR QUALITY
ORIGINAL**

0079

5

that he was cut, the defendant ran away.

In cross-examination the witness testified that he had kept a news-stand on the corner for about eighteen years. He had no feeling against the defendant.

WILLIAM KENNELL, being duly sworn, testified that he was an officer connected with the 14th Precinct. He saw the complainant running through the street with his hand on his side, and he had some conversation with the complainant. He then met Officer Keeling, and had a conversation with him. Keeling then went down Chrystie street. He took the complainant to the station house, and rang up an ambulance and had him taken to the hospital. He saw the defendant, subsequently, in the station house. He asked the defendant why he cut the complainant; the defendant, said, "It was merely over a hat quarrel." He said, "Did you mean to do it?" The defendant said, "Yes, to defend myself." He said to the defendant, "What did you want to run away for; why didn't you

**POOR QUALITY
ORIGINAL**

0000

6

stand?" The defendant said, "No. I am always put into trouble, no matter what happens." He did not see the man Brett in that neighborhood at the time. Officer Keeling gave him a knife which had been found in the defendant's possession at the time of his arrest, and he produced the knife at the time of the trial. He showed the defendant the knife and said, "Is that your knife?" The defendant said, "Yes." He said, "Did you cut him with that knife?" The defendant said, "Yes." He took the complainant to a doctor's office, in First street, and had the wound dressed, before going to the station house.

FOR THE DEFENCE, AUGUST DOERR, THE DEFENDANT, being duly sworn, testified that he was a baker, by trade. He lived at 286 Bowery. He had known the complainant about six years. On the night of the 6th of November, 1893, he was standing on the corner talking to the complainant and another man. His hat fell off and the complainant picked it up and put it on his, the

**POOR QUALITY
ORIGINAL**

00001

7

complainant's, head. The complainant put his own hat on the defendant's head. The complainant asked him, the next day, where his hat was. He told the complainant that he had thrown the hat away. On the morning in question, he met the complainant on the corner of Houston and Chrystie streets. He said, "What are you going to do about that hat?" The complainant said, "Take it." He reached over to take his hat off the complainant's head. The complainant then hit him a blow, nearly knocking him senseless." He knew the complainant was a stronger man than he, and he thought that the complainant was going to hit him again; so he pulled his knife from his pocket, opened it, and struck the complainant. He did not mean to cut the complainant. He had been convicted once of assault, and had been sentenced to six months in the Penitentiary. That was the only time he had ever been convicted of crime. He had been in this country fifteen years.

In cross-examination the witness testified that, up to the time of the assault, his relations

**POOR QUALITY
ORIGINAL**

00002

8

with the complainant had been friendly. It was not true that the complainant was four or five feet away from, that the, the defendant, was on the ground, and that he jumped up and ran over to the complainant and stabbed him. He did not strike several times at the complainant. He was arrested in the cellar of a house in Chrystie street. He went into the cellar to hide, because he was afraid of being arrested.

JACOB BRETZ, being duly sworn, testified that he was a baker, and worked at 38 East Houston street. He had known the defendant about four years. He saw the assault. He heard the defendant say to the complainant, "What are you going to do about my hat?" The complainant said, "Take it." The defendant tried to take the hat off the complainant's head, and the complainant knocked him down. The defendant got up, and the complainant said, "Come up," and the complainant and defendant got together again. He heard the complainant say, "I'M cut." He did not see the defendant

**POOR QUALITY
ORIGINAL**

0003

9

cut the complainant.

In cross-examination the witness testified that he did not go to the station house and say that the defendant had stabbed the complainant in self-defence. He did not appear as a witness at the Police Court. He had been to see the defendant subsequent to his arrest, in the Tombs.

POOR QUALITY ORIGINAL

0004

1852

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

William Kennel

of No. 14th Precinct Police Street, aged _____ years,

occupation police officer being duly sworn, deposes and says

that on the 8 day of November 189

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

August Doerr (now Lee) on the complaint of August Koehler who charged said Doerr with having cut and stabbed him on the stomach with a knife which said Doerr held in his hand.

Deponent prays that defendant may be held to enable him to produce the complainant in court

Wm Kennel

Sworn to before me, this

November 189

day

John D. Ryan

Police Justice

POOR QUALITY ORIGINAL

0005

Police Court, 7683 District.

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

us.
August Dorr

vs. Ger. 286 Downey

AFFIDAVIT.

Dated Nov 8 1893

Ryan Magistrate.

Kennel Officer.

Witness, _____

Disposition, _____

Released without bail to await result of injuries

POOR QUALITY
ORIGINAL

0006

Department of Public Charities and Correction.

BELLEVUE HOSPITAL,
WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York, Nov 12, 1893

This is to certify that August Stoller is
confined in the wards of this hospital,
so infirming. But is unable to leave
hospital.

J. Connelly
House Surgeon.

Department of Public Charities and Correction.

BELLEVUE HOSPITAL,
WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York, Nov 10. 93. 1893

This is to certify that August Stoller is at present
confined in the wards of this hospital, so infirming;
but is not yet able to leave hospital.

J. Connelly
House Surgeon.

POOR QUALITY
ORIGINAL

0007

1723

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

THE PEOPLE OF THE STATE OF NEW YORK

against

August Bloerr

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

August Bloerr

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

The said

August Bloerr

late of the City of New York, in the County of New York aforesaid, on the *eightth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three* —, with force and arms, at the City and County aforesaid, in and upon the body of one *August Koehler* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *August Koehler* with a certain *knife*

which the said

August Bloerr

in *his* — right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent

him

the said

August Koehler

thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

August Bloerr

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

The said

August Bloerr

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *August Koehler* with a certain *knife*

which the said

August Bloerr

in *his* — right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0000

THIRD COUNT—

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

August Dloer

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

The said

August Dloer

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *August Koehler* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said with a certain *knife*

August Koehler

which

he

the said

August Dloer

in

his
body

right hand then and there had and held, in and upon the

of

him

the said

August Koehler

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

August Koehler

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.

DE LANCEY NICOLL,

District Attorney.

0889

BOX:

542

FOLDER:

4937

DESCRIPTION:

Doley, David

DATE:

12/07/93



4937

POOR QUALITY ORIGINAL

0090

Witnesses:

John Herley

Counsel,

Filed,

Pleaded,

~~7~~ day of ~~Sept~~ 1893

THE PEOPLE

vs.

David Daley

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. J. Crawford

Foreman.

Dec 7 1893

*Please find guilty and
imprison*

Pen 4 months

POOR QUALITY ORIGINAL

0891

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

David Dailey 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. *David Dailey*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *W*

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

Answer. *New Haven, Conn*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty
David Dailey*

Taken before me this *11th* day of *April* 188*5*.
Wm. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0092

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

1283
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Hyland
David Bailey

1
2
3
4
5
6
7
8
9
10

Offense *Mulderon*
Marching

Dated *Jan 29* 189

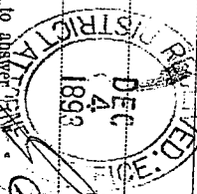
Magistrate
John Patrick

WITNESSES
Case Officer

No. _____
John A. Bentley
Street _____

No. _____
4 East 17th St
Street _____

No. _____
50th
Street _____



Case Officer

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

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

Dated, *Jan 29* 189 *Police Justice.*

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0093

CITY AND COUNTY OF NEW YORK, } ss. POLICE COURT, 1 DISTRICT.

Sworn to before me, this 29th day of November 1893

William H. Highland of No. 188 Park Row Street, aged 32 years, occupation Liquor being duly sworn deposes and says, that on the 29th day of November 1893 at the City of New York, in the County of New York, one David Daily did, wilfully and unlawfully and notoriously break and shatter a large sheet of plate glass in premises 188 Park Row doing damage to the amount of Seventy five dollars, from the fact that deponent is informed by John Herby of 4 East Broadway that he saw the defendant cast three large stones through said glass in a malicious manner. William H. Highland

CITY AND COUNTY OF NEW YORK, } ss.

John Herby aged 40 years, occupation Caddie of No. 4 East Broadway Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of William H. Highland and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this, 29th day of November 1893 John Herby

James M. Carter Police Justice.

POOR QUALITY ORIGINAL

0894

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____
 No. 5, by _____
 Residence _____ Street _____

1283
 Police Court... District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

William R. Hyland
David Daily

1
 2
 3
 4
 Offense *Mulder*
Muching

Dated, *Nov 29* 189

Magistrate

Chief

Witnesses *Call Officer*

No. _____ Street _____

No. *4 East 17th* Street _____

No. *500* Street _____



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Defendant* guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Five* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, *Nov 29* 189 *Police Justice.*

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
 Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.
 Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

David Daley

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

David Daley

of the CRIME OF UNLAWFULLY AND WILFULLY destroying PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said David Daley

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

one pane of plate glass,

of the value of seventy-five dollars, of the goods, chattels and personal property of one William N. Hyland then and there being, then and there feloniously did unlawfully and wilfully Break

and destroy:

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

SECOND COUNT.

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

David Daley
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *David Daley*,

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

one pane of plate glass

of the value of ~~one~~ *seventy-five* dollars
in, and forming part and parcel of the realty of a certain building of one *William*

W. Hyland there situate, of the real property of the said
William W. Hyland
then and there feloniously did unlawfully and wilfully

*break and
destroy?*

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.

DE LANCEY NICOLL,
District Attorney.

0897

BOX:

542

FOLDER:

4937

DESCRIPTION:

Donovan, Michael

DATE:

12/08/93



4937

POOR QUALITY ORIGINAL

0098

Witnesses:

John D. Whitehurst
H. A. Beckett
Thomas H. Perkins

*I have examined
the within case
and find satisfactory
that the acceptance
of a plea of attempt
for burglary in the
3rd degree, is made
in a proper report
of this case.*

Robert James
D. J. [unclear]
Dec. 19 1923

61

Counsel,

Filed

day of

Pleas,

Dec 3
Novemb

THE PEOPLE

vs.

Michael Donovan

Burglary in the Third Degree.

[Section 498, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. S. Wellwood

Foreman.

Dec 19 1923

Robert J. [unclear]

S. P. 2 years

POOR QUALITY
ORIGINAL

0899

Police Court _____ District.

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

Thomas F. Perkins

of No. ~~268~~ 279 Water Street, aged 33 years,

occupation Bartender being duly sworn

deposes and says, that the premises No 279 Water Street,

in the City and County aforesaid, the said being a three story building

the 1st floor of which

~~and which~~ was occupied by deponent as a Liquor Store

and in which there was at the time a human being, by name _____

were BURGLARIOUSLY entered by means of forcibly breaking a
light of glass in the door of the said
Liquor Store

on the 28 day of November 1893 in the night time, and the
following property feloniously ^{attempted to be} taken, stolen, and carried away, viz:

A quantity of Cigars and Liquor
And about Fifty dollars in gold
and lawful money of the United States
all of the value of about Five hundred
dollars

the property of Crosin & Murphy and in deponent's care & custody
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid ^{attempted to be} property taken, stolen, and carried away by
Michael Donovan

for the reasons following, to wit: about 1 o'clock A.M. on said
date deponent securely locked and fastened
the doors and windows of said place and the
windows were intact. Said property was in said
place and he went away
Deponent is informed by Officer Whitehurst
of the 4th Precinct that he heard noise of
glass falling and went to deponent's place
and discovered the glass in the door of said place

POOR QUALITY ORIGINAL

0900

had been broken and the Defendant was in said place - secreted in the Water closet in said place - the defendant had an openend Knife in his hand - at the time ~~he~~ he (the officer) arrested him

Elmer G. Perkins

Sworn to before me

This 29 day of November 1893

[Signature]
John Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

POOR QUALITY ORIGINAL

0901

CITY AND COUNTY }
OF NEW YORK, } ss.

William Whitehurst

aged _____ years, occupation *Police officer* of No. *4 Precinct* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Thomas F. Perkins* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this, *29* day of *Nov*, 189*3* }

[Signature]
Police Justice.

William E. Whitehurst

POOR QUALITY ORIGINAL

0902

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Donovan 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.

Michael Donovan

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New York

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

Answer.

92 James St - 3 months

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I am not guilty
Michael Donovan*

Taken by me this

24

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0903

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

Police Court... 1280
 District.

THE PEOPLE, Ac.,
 ON THE COMPLAINT OF

Thomas F. Perkins
 279 W. 4th St.
 Michael Stewart

1
 2
 3
 4

Offense *Burglary*

Dated, Nov 29 1893

Mark Magistrate

Michael Stewart Officer

14 Precinct

Witnesses
 Officer

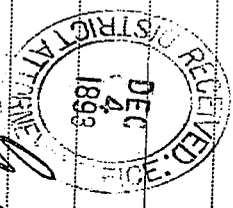
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer
Cambridge



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, Nov 29 1893 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0904

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Michael Donovan

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

Michael Donovan

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

The said *Michael Donovan*

late of the 4th Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-eighth* day of *November*, in the year of our Lord one thousand eight hundred and ninety-*three* in the *right*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Jeremiah J. Cronin*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Jeremiah J. Cronin* in the said *store* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey McCall
District Attorney

0905

BOX:

542

FOLDER:

4937

DESCRIPTION:

Dooley, James J.

DATE:

12/22/93



4937

0906

BOX:

542

FOLDER:

4937

DESCRIPTION:

Fay, Michael S.

DATE:

12/22/93



4937

0907

BOX:

542

FOLDER:

4937

DESCRIPTION:

O'Donnell, Edward

DATE:

12/22/93



4937

0908

BOX:

542

FOLDER:

4937

DESCRIPTION:

Lynch, Francis F.

DATE:

12/22/93



4937

0909

BOX:

542

FOLDER:

4937

DESCRIPTION:

Kaffenburg, Edward

DATE:

12/22/93



4937

0910

THE CITY OF NEW YORK
DEPARTMENT OF RECORDS AND INFORMATION SERVICES
MUNICIPAL ARCHIVES

SEPARATION SHEET

INSTRUCTIONS: For each item or unified group of items separated, complete two exactly duplicate forms. Place one form within the collection at the exact place the separated item would occupy if it could remain in the collection. File the other form with the separated item in its new location.

DESCRIBE ORIGINAL LOCATION OF ITEM (S):

1. Record Group:

2. Subgroup:

3. Series:

4. File Unit & Box No.

Dooley J. + Others "D" Dec 1893
Box 540 Folder 4921

5.

BRIEF DESCRIPTION OF ITEM (S):

Indictment case

#60

SEPARATED TO:

6. New Location:

Oversize box

7. Room:

8. Date Separated:

12-29-97

9. Separated By:

M.L.

Bank Dec 23/94
James to her
Mary Henry Oct Entry

Mary Ann
Michael of Plater
Patrick of Derry
William Smith
Thomas of Derry
John Henry
James Sullivan
John Thomas
James J. King
Geo. Jones

No 2 Order Dec 24/93
James
James of the earth
James of the earth
No 3 Order Dec 24/93
By James of the earth
No 4 Order Dec 24/93
By James of the earth
No 5 Order Dec 24/93
By James of the earth

COURT OF OYER AND TERMINER.

Counsel: # 16 Coleman
17 Hall

1894
1895

THE PEOPLE

James J. Dooley
Michael J. King
Edward O'Donnell
Francis J. Lynch
Edward Kaffenberg

(Inspectors of Election and Poll Clerks of Election District of Assembly District)

vs (O'Donnell) March 1, 1894
DE LANCEY NICOLL
March 1, 1894

vs
March 1, 1894
March 1, 1894
March 1, 1894

A True Bill

Feb 27, 1894
1. Dried and covered
3. J. March 1, 1894
R. J. Cox
Feb 28, 1894
2. Dried and covered
4. Dried and covered

Making a false statement of the result of a canvass of the ballots cast at an election (Section 41n, Penal Code)

Ordered to the COURT OF THE COUNTY OF NEW YORK for trial (Entered in the Minutes) 1894

The defendant O'Donnell is the only one on this side of the case who remains undeposited of. It is my duty in reputable cases for the support of this case and as his trial has never been moved altho he was and has been within the jurisdiction for over two years and altho a grave question whether the people with their scattered addresses will be able to move the case I recommend that O'Donnell be discharged on his own recognizance. Dec 10/97 J. Carson. R. J. Cox

Court of Oyer and Terminer
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James J. Dadey,
Michael S. Fay,
Edward O. Donnell,
Francis S. Sigurdson
Edward Kappenberg*

The Grand Jury of the City and County of New York, by this Indictment accuse *James J. Dadey, Michael S. Fay, Edward O. Donnell, Francis S. Sigurdson and Edward Kappenberg* of the crime of intentionally making a false statement of the result of a canvass of the ballots cast at an election, committed as follows:

Heretofore, to wit: on Tuesday, the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three (the same being the Tuesday succeeding the first Monday in the said month of November), there was held a general election throughout the State of New York, and in and throughout the said City and County of New York, and in and for the *19th* Election District of the *Second* Assembly District of the said City and County, at which said election divers persons were voted for, and divers ballots cast, for such persons in the said election district, by the electors thereof; for the following offices, to wit: the office of Secretary of State of the State of New York, the office of Comptroller of the State of New York, the office of Treasurer of the State of New York, the office of Attorney General of the State of New York, the office of State Engineer and Surveyor of the State of New York, the office of Associate Judge of the Court of Appeals of the State of New York, the office of Delegate-at-Large to the Constitutional Convention of the State of New York, the office of Delegate to the said Constitutional Convention for the *Eight* Senate District of the said State, the office of Senator of the State of New York for the said Senate District, the office of Member of Assembly of the State of New York for the said Assembly District, the office of Judge of the Court of Common Pleas for the said City and County, the office of Justice of the City Court of the said City, the office of Surrogate of the said County, the office of Comptroller of the said City, the office of Sheriff of the said County, the office of District Attorney of the said County, the office of Coroner of the said City and County, and the office of Justice of the District Court of the said City for the *Second* Judicial District thereof.

And on the day and in the year aforesaid, and at the said election, the said *James J. Dadey, Michael S. Fay and Edward O. Donnell*, all late of the City and County aforesaid, were Inspectors of Election of the said Election District, duly appointed, qualified and then and there acting as such, and the said *Francis S. Sigurdson and Edward Kappenberg*, both late of the same place, were Poll Clerks, of the same election district, likewise duly appointed, qualified and then and there acting as such.

And on the day and in the year aforesaid, at the City and County aforesaid, the polls of the said election, in and for the said election district having been closed, and the canvass and estimate of the ballots so cast at the said election, in the said election district by the electors thereof, having been duly made and completed, the said *James J. Dadey, Michael S. Fay, Edward O. Donnell, Francis S. Sigurdson and Edward Kappenberg*, feloniously did wilfully and intentionally make a certain false statement of the result of the said canvass and estimate of the ballots so cast at the said election in the said election district, by the electors thereof, as aforesaid, to wit: a certain statement, partly written and partly printed, then and there purporting to be in the form prescribed by the statute in such case made and provided, and to contain a statement showing the whole number of votes given for each person voted for at the said election in the said election district by the electors thereof, and at the end thereof being a certificate that such statement was correct in all respects, the same being then and there made up and composed of divers, to wit: eight sheets of paper and each sheet of which, as well as the said certificate, being then and there subscribed by the said *James J. Dadey, Michael S. Fay, Edward O. Donnell, Francis S. Sigurdson and Edward Kappenberg*, and each of them, as such inspectors of election and poll clerks, respectively, which said false statement is as follows, that is to say:

CANVASSERS' STATEMENT.

STATEMENT OF VOTES given for Secretary of State, Comptroller, Treasurer, Attorney-General, State Engineer and Surveyor, Associate Judge of the Court of Appeals, Delegates-at-Large to Constitutional Convention, District Delegates to Constitutional Convention, Senator, Member of Assembly, Judge of the Court of Common Pleas, Justices of the City Court, Surrogate, Comptroller of the City of New York, Sheriff, District Attorney, Coroners and Justices of the District Courts,

at a General Election held in and for the Seventh Election District of the Second Assembly District, in the City and County of New York, on the Seventh day of November, 1893, made by the Inspectors and Poll Clerks of Election in and for the said District, on which said day the Polls were opened in said District at 6 o'clock A. M., and closed at 4 o'clock P. M.

The whole Number of Votes given for the Office of

SECRETARY OF STATE

was	<u>271</u>	
as follows:		
CORD MEYER received	<u>263</u>	
JOHN PALMER received	<u>8</u>	
JOSEPH A. BOGARDUS received		
DANIEL DE LEON received		
JAMES WRIGHT received		
received		
received		
received		
there were DEFECTIVE		
there were BLANK		
	Total Vote,	<u>271</u>

The total must agree with the whole number of Votes.
Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.
The Vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

<u>James G. [Signature]</u>	} Inspectors.
<u>Michael J. [Signature]</u>	
<u>Edward O. [Signature]</u>	
<u>Francis J. [Signature]</u>	} Poll Clerks.
<u>Edward [Signature]</u>	

The whole Number of Votes given for the Office of
COMPTROLLER

was	<u>Two Hundred and seventy one</u>	{	<u>271</u>
of which			
FRANK CAMPBELL..... received	<u>Two Hundred Sixty three</u>	{	<u>263</u>
JAMES A. ROBERTS..... received			<u>8</u>
GEORGE T. CHESTER..... received			
JAMES WITHERS..... received			
DE MYE S. FERO..... received			
..... received			
..... received			
..... received			
there were DEFECTIVE	<u>none</u>		
there were BLANK	<u>none</u>		
		Total Vote,	{ <u>271</u> }

The whole Number of Votes given for the Office of
TREASURER

was	<u>Two Hundred and seventy one</u>	{	<u>271</u>
of which			
HUGH DUFFEY..... received	<u>Two Hundred and sixty three</u>	{	<u>263</u>
ADDISON B. COLVIN..... received	<u>Eight</u>		<u>8</u>
WILLIAM R. HUNT..... received			
WILLIAM F. STEER..... received			
FRANK H. PURDY..... received			
..... received			
..... received			
..... received			
there were DEFECTIVE	<u>none</u>		
there were BLANK	<u>none</u>		
		Total Vote,	{ <u>271</u> }

The total must agree with the whole number of Votes.
 Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.
 The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

<u>James J. Bodley</u>	}	Inspectors.
<u>Michael S. Taylor</u>		
<u>Edward O. Donnell</u>		
<u>Thomas J. Lynch</u>	}	Poll Clerks.
<u>Edward K. Hadden</u>		

The whole Number of Votes given for the Office of
ATTORNEY-GENERAL

was <u>Two Hundred and Seventy one</u> of which		271
SIMON W. ROSENDALE..... received <u>Two Hundred and Sixty three</u>		263
THEODORE E. HANCOCK..... received <u>Eight</u>		8
EDWIN C. ENGLISH..... received.....		
FREDERICK BENNETTS..... received.....		
THADDEUS B. WAKEMAN.... received.....		
..... received.....		
..... received.....		
..... received.....		
there were DEFECTIVE <u>none</u>		
there were BLANK <u>none</u>		
	Total Vote,	271

The whole Number of Votes given for the Office of
STATE ENGINEER AND SURVEYOR

was <u>Two Hundred and Seventy one</u> of which		271
MARTIN SCHENCK..... received <u>Two Hundred and Sixty three</u>		263
CAMPBELL W. ADAMS..... received <u>Eight</u>		8
CHESTER BELDING..... received.....		
CHARLES F. WILSON..... received.....		
JOHN AVERIT WEBSTER..... received.....		
..... received.....		
..... received.....		
..... received.....		
there were DEFECTIVE <u>none</u>		
there were BLANK <u>none</u>		
	Total Vote,	271

The total must agree with the whole number of Votes.

Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.

The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Woodley
Michael S. Lang
Edward O. Donnell
} Inspectors.

Thomas J. Lynch
Edward H. Hurlburg
} Poll Clerks.

A

The whole Number of Votes given for the Office of

DELEGATES-AT-LARGE TO CONSTITUTIONAL CONVENTION

was	<i>Two Hundred and seventy one</i>	271
of which		
ALLEN C. BEACH	received <i>Two Hundred Sixty three</i>	263
HENRY BACON	received <i>Two Hundred and Sixty three</i>	263
CHARLES E. PATTERSON	received <i>Two Hundred and Sixty three</i>	263
JOHN HACKETT	received <i>Two Hundred and Sixty three</i>	263
NICHOLAS M. BANKER	received <i>Two Hundred and Sixty three</i>	263
JOHN D. HENDERSON	received <i>Two Hundred and Sixty three</i>	263
EDWARD H. HOYT	received <i>Two Hundred and Sixty three</i>	263
GEORGE J. MAGEE	received <i>Two Hundred and Sixty three</i>	263
MARTIN S. LYNCH	received <i>Two Hundred and Sixty three</i>	263
JACOB STERN	received <i>Two Hundred and Sixty three</i>	263
HALBERT S. GREENLEAF	received <i>Two Hundred and Sixty three</i>	263
J. HORATIO EARLL	received <i>Two Hundred and Sixty three</i>	263
EDWARD A. BATES	received <i>Two Hundred and Sixty three</i>	263
WILLIAM P. CANTWELL	received <i>Two Hundred and Sixty three</i>	263
CLARENCE A. FARNUM	received <i>Two Hundred and Sixty three</i>	263
JOSEPH H. CHOATE	received <i>Eight</i>	8
ELIHU ROOT	received <i>Eight</i>	8
EDWARD LAUTERBACH	received <i>Eight</i>	8
JESSE JOHNSON	received <i>Eight</i>	8
FREDERICK W. HOLLS	received <i>Eight</i>	8
MICHAEL H. HIRSCHBERG	received <i>Eight</i>	8
J. RIDER CADY	received <i>Eight</i>	8
JOHN T. McDONOUGH	received <i>Eight</i>	8
JOHN M. FRANCIS	received <i>Eight</i>	8
JOHN F. PARKHURST	received <i>Eight</i>	8

The total must agree with the whole number of Votes.

Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.

The Vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Dudley
Michael S. Kay
Samuel O'Connell

Inspectors.

Francis F. Lynch
Edward W. Hallam

Poll Clerks.

COMMODORE P. VEDDER.....	received.....	<i>Engler</i>	<i>8</i>
JOHN I. GILBERT.....	received.....	<i>Engler</i>	<i>9</i>
AUGUSTUS FRANK.....	received.....	<i>Engler</i>	<i>9</i>
WILLIAM P. GOODELLE.....	received.....	<i>Engler</i>	<i>8</i>
DANIEL H. McMILLAN.....	received.....	<i>Engler</i>	<i>8</i>
H. CLAY BASCOM.....	received.....		
MARTIN A. TUTTLE.....	received.....		
ANDREW J. COWLES.....	received.....		
THOMAS J. BISSELL.....	received.....		
W. T. WARDWELL.....	received.....		
GEORGE W. HALLOCK.....	received.....		
ISAAC K. FUNK.....	received.....		
STANLEY R. ROBERTS.....	received.....		
THOMAS G. SAYRE.....	received.....		
FRED. F. WHEELER.....	received.....		
GEORGE H. NIVER.....	received.....		
FRANCIS CRAWFORD.....	received.....		
WILLIAM R. RATHBUN.....	received.....		
WILLIAM E. BOOTH.....	received.....		
ALBERT J. RUMSEY.....	received.....		
ALEXANDER JONAS.....	received.....		
LUCIEN SANIAL.....	received.....		
CHARLES H. MATCHETT.....	received.....		
FREDERICK GERNER.....	received.....		
OTTO SCHMIDT.....	received.....		
ALBERT SCHMIDT.....	received.....		
JOHN H. MOORE.....	received.....		
JOHN SCHUCHMAN.....	received.....		

The total must agree with the whole number of Votes.

Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.

The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Dooley
Michael S. Kay } Inspectors.

Edward O'Connell

Francis J. Lynch
Edward H. Haddenburg } Poll Clerks.

CHARLES WENDELSTEIN *received*.....

AUGUST HEIMS..... *received*.....

HENRY KATZKY *received*.....

FREDERICK SCHAEFER..... *received*.....

HENRY GLYN *received*.....

ERASMUS PELLEENZ *received*.....

LINNIE H. GRIFFIN *received*.....

THOMAS K. BEECHER *received*.....

HENRY A. HICHS *received*.....

PATRICK S. O'HENEY *received*.....

GEORGE F. CLARK..... *received*.....

JOHN TAFFE *received*.....

GEORGE GIFFORD..... *received*.....

JOHN J. LIPPERT..... *received*.....

AMBROSE L. NORTON *received*.....

EDWARD O. BALL *received*.....

DR. ROBERT BOOCOCK..... *received*.....

JOHN J. JUNIO..... *received*.....

THOMAS H. CONLEY..... *received*.....

DR. EDWARD B. FOOTE..... *received*.....

ANDREW MURRAY *received*.....

J. EVANS SCUDDER. *received*.....

..... *received*.....

..... *received*.....

..... *received*.....

..... *received*.....

..... *received*.....

..... *received*.....

The total must agree with the whole number of Votes.
 Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.
 The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Dudley
Michael S. Fay
Edward Bonnell
 } Inspectors.

Francis J. Lynch
Edward Kappenburg
 } Poll Clerks.

A

The whole Number of Votes given for the Office of
DISTRICT DELEGATES TO CONSTITUTIONAL CONVENTION

For the Eight ^{8th} Senate District

was	<u>Two Hundred and Seventy one</u>	<u>271</u>
of which		
<u>John Bejelone</u>	received <u>Two Hundred Sixty three</u>	<u>263</u>
<u>Francis J. Fitzgerald</u>	received <u>Two Hundred Sixty three</u>	<u>263</u>
<u>Leonard DeGrecinich</u>	received <u>Two Hundred Sixty three</u>	<u>263</u>
<u>Elliot Sanford</u>	received <u>Two Hundred Sixty three</u>	<u>263</u>
<u>Marion J. [unclear]</u>	received <u>Two Hundred Sixty three</u>	<u>263</u>
<u>Joseph Uelman</u>	received <u>Eight</u>	<u>8</u>
<u>Chas. D. Halberstadt</u>	received <u>Eight</u>	<u>8</u>
<u>John A. Collins</u>	received <u>Eight</u>	<u>8</u>
<u>Abraham A. Joseph</u>	received <u>Eight</u>	<u>8</u>
<u>Francis Snyder</u>	received <u>Eight</u>	<u>8</u>
	received	

The total must agree with the whole number of Votes.
 Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.
 The Vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Doolan
Michael S. Fay
Edward O'Donnell
 Inspectors.

Francis T. Lynch
Edward Kappeler
 Poll Clerks.

received	
there were DEFECTIVE	none
there were BLANK	none
Total Vote,	271

The whole Number of Votes given for the Office of
SENATOR

For the Eighth ^{8th} Senate District

was	Two Hundred and Seventy one	271
of which		
John A. Adams received	263	263
May Gross received	8	8
received		
there were DEFECTIVE	none	
there were BLANK	none	
Total Vote,		271

The total must agree with the whole number of Votes.

Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.

The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Doolan

Michael S. Fay

Edward O'Donnell

Inspectors.

Francis T. Lynch

Edward Kappenburg

Poll Clerks.

The whole Number of Votes given for the Office of
MEMBER OF ASSEMBLY

For the Second 2nd Assembly District

was <u>Two Hundred and seventy one</u>		271
of which		
<u>Michael J. Callahan</u> received <u>Two Hundred and sixty three</u>		260
<u>Charles Baiguolino</u> received <u>Eight</u>		8
<u>James Conner</u> received <u>Three</u>		3
received		
there were DEFECTIVE		
there were BLANK		
	Total Vote,	271

The whole Number of Votes given for the Office of
JUDGE OF THE COURT OF COMMON PLEAS

was <u>Two Hundred and Seventy one</u>		271
of which		
MILES BEACH received <u>Two Hundred and sixty three</u>		263
MORTIMER C. ADDOMS. received <u>Eight</u>		8
CHARLES E. MANIERRE received		
ISAAC BENNETT received		
received		
received		
received		
received		
there were DEFECTIVE <u>none</u>		
there were BLANK <u>none</u>		
	Total Vote,	271

The total must agree with the whole number of Votes.
 Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.
 The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Roddy
Michael S. Ryan
Edward J. Donnell
 Inspectors.

Francis J. Lynch
Edward Haffner
 Poll Clerks.

which

A

The whole Number of Votes given for the Office of
SURROGATE

was	<u>Two Hundred and Seventy one</u>	{	<u>271</u>
of which			
JOHN H. V. ARNOLD	received <u>Two Hundred and Sixty three</u>	{	<u>263</u>
WILLIAM H. TOWNLEY	received <u>Eight</u>	{	<u>8</u>
THOMAS DREW STETSON	received		
CHARLES FRANZ	received		
WILBUR ALDRICH	received		
	received		
	received		
	received		
there were DEFECTIVE	<u>none</u>		
there were BLANK	<u>none</u>		
		Total Vote,	{ <u>271</u> }

The whole Number of Votes given for the Office of
COMPTROLLER OF THE CITY OF NEW YORK

was	<u>Two Hundred and Seventy one</u>	{	<u>271</u>
of which			
ASHBEL P. FITCH	received <u>Two Hundred and Sixty three</u>	{	<u>263</u>
HENRY C. ROBINSON	received <u>Eight</u>	{	<u>8</u>
FREDERICK C. ALBRECHT	received		
THEODORE BIRK	received		
H. ALDEN SPENCER	received		
	received		
	received		
	received		
there were DEFECTIVE	<u>none</u>		
there were BLANK	<u>none</u>		
		Total Vote,	{ <u>271</u> }

The total must agree with the whole number of Votes.

Defective Ballots are those which are so irregular, ambiguous or informal that they cannot be canvassed. The vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. Pooler
Michael S. Fay
Edward O. Bonnell
 } Inspectors.

Francis F. Lynch
Edward Kappenberg
 } Poll Clerks.

The whole Number of Votes given for the Office of
SHERIFF

was <u>Two Hundred and Seventy one</u>	271
of which	
CHARLES M. CLANCY received <u>Two Hundred and Sixty three</u>	263
THOMAS L. HAMILTON received <u>Eight</u>	8
WILLIAM SMAGG received	
SAMUEL JACOBSON received	
JOHN HAGGERTY received	
..... received	
..... received	
..... received	
there were DEFECTIVE <u>none</u>	
there were BLANK <u>none</u>	
Total Vote,	271

The whole Number of Votes given for the Office of
DISTRICT ATTORNEY

was <u>Two Hundred and Seventy one</u>	271
of which	
JOHN R. FELLOWS received <u>Two Hundred and Sixty three</u>	263
CHARLES H. MURRAY received <u>Eight</u>	8
ATKINSON SCHAUMBERG received	
HOWARD BALKAM received	
THOMAS J. SANDFORD received	
..... received	
..... received	
..... received	
there were DEFECTIVE <u>none</u>	
there were BLANK <u>none</u>	
Total Vote,	271

The total must agree with the whole number of Votes.

Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.

The Vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

<u>James J. Rowley</u>	} Inspectors.
<u>Michael S. Tarr</u>	
<u>Edward O. Donnell</u>	
<u>Francis T. Lynch</u>	} Poll Clerks.
<u>Edward W. Haddenburg</u>	

The whole Number of Votes given for the Office of
JUSTICE OF THE DISTRICT COURT

For the Second 2nd Judicial District

was <u>Two Hundred and seventy one</u>	271
of which	
<u>Henry B. Bate</u> received <u>Two Hundred Twenty</u>	220
<u>Daniel J. Augustin</u> received <u>Forty one</u>	41
<u>Antoine J. Bataillon</u> received <u>Ten</u>	10
received	
there were DEFECTIVE <u>none</u>	
there were BLANK <u>none</u>	
Total Vote,	271

And we do certify that the foregoing statement is correct in all respects.

In Witness Whereof, we have hereunto subscribed our names this seventh day of November, in the year 1893.

The total must agree with the whole number of Votes.
Defective Ballots are those which are so irregular, ambiguous or informal, that they cannot be canvassed.
The Vote must be written in words at length in every instance, and also carried out in figures.

NOTE.—All the Inspectors and Poll Clerks must sign every page.

James J. P. O'Connell
Michael J. O'Connell
Edward O'Donnell
 Inspectors.

Francis J. Fitzgerald
Edward J. Fitzgerald
 Poll Clerks.

which said statement was then and there false, in this, to wit: that it did not then and there contain a statement showing the whole number of votes given for each person voted for at the said election in the said election district by the electors thereof, and was also then and there false in divers other respects, and among them in this, to wit: that whereas the said statement purported to set forth and indicate and did in substance and effect signify and declare that at the said election the whole number of votes given in the said election district by the electors thereof for the said office of Associate Judge of the Court of Appeals was *two hundred and seventy one,*

that of the votes so given, Isaac H. Maynard received *all,*
and Edward T. Bartlett received *none,*
and that the said canvass and estimate of the ballots so cast at the said election in the said election district by the electors thereof had so shown;

in truth and in fact of the votes given at the said election in the said election district by the electors thereof, the said Isaac H. Maynard did not receive *all,*
and the said Edward T. Bartlett received *more or less votes, of a number to the regard of which endeavor,*
and the said canvass and estimate of the ballots so cast at the said election in the said election district by the electors thereof had so shown;

all ~~the~~ *by* the said *James J. Dodson, Michael S. Xay, Edward O'Donnell, Francis T. S. Sigler and Edward Haffendorn,*
then and there well knew.

And the said *James J. Dodson, Michael S. Xay, Edward O'Donnell, Francis T. S. Sigler and Edward Haffendorn*
did then and there make and subscribe the said false statement, in the form and containing the matters hereinbefore set out, in triplicate, and within twenty-four hours after the said several statements had been subscribed, by the act and procurement of the said *James J. Dodson, Michael S. Xay, Edward O'Donnell, Francis T. S. Sigler and Edward Haffendorn,*
one of the said statements was duly delivered to the Clerk of the Board of Aldermen of the said City by one of the said Inspectors of Election, another of the said statements was duly delivered to the County Clerk of the said County, by another of the said Inspectors, and the other of the said statements was by the other of the said Inspectors duly delivered to the Chief of the Bureau of Elections of the Police Department of the said City, as and for the statements of the result of the canvass and estimate of the votes cast at the said election in the said election district by the electors thereof, required by the statute in such case made and provided, to be so made in triplicate and to be so delivered to the above named officers respectively in the manner aforesaid.

And so the Grand Jury aforesaid do say, that the said *James J. Dodson, Michael S. Xay, Edward O'Donnell, Francis T. S. Sigler and Edward Haffendorn,*
in manner and form aforesaid, feloniously did wilfully and intentionally make a false statement of the result of a canvass of the ballots cast at the said election, 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.

DE LANCEY NICOLL,
District Attorney.

POOR QUALITY
ORIGINAL

0931

James J. Stoley
Folio

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

James vs. Stoley
and
Edward O'Ronnell
et 3 others
to others

Indicted Dec 22/93

Via Election Law

L Anderson
District Attorney

New York, *May 9* 1895

0932

BOX:

542

FOLDER:

4937

DESCRIPTION:

Dougherty, Patrick

DATE:

12/22/93



4937

POOR QUALITY ORIGINAL

0933

79478

Counsel,

A. W. Rendell

Filed

22nd day of *Dec* 189*4*

Pleas,

Not Guilty (20)

THE PEOPLE

vs.

0/1

FALSE REGISTRATION. (Section 41a, Penal Code.)

Patrick Dougherty

Indictment to

*Walter L. ...
July 9, 1894*

DE LANSEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

R. D. ...

Feb 26, 1894

Pleas Guilty

Witnesses:

Henry Hildenbrand

Michael F. Blake

Patrick J. Scully

Edward Fenton

John J. Fallon

Elijah J. Simpson

James L. ...

POOR QUALITY
ORIGINAL

0934

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Dougherty

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Patrick Dougherty*
of a FELONY, committed as follows:

Heretofore, to wit: on the *19th* day of October, in the year
of our Lord one thousand eight hundred and ninety-~~three~~, the same being a day duly ap-
pointed by law as a day for the general registration of the qualified voters of the said City and
County, the said *Patrick Dougherty* late of the City and County afore-
said, at the City and County aforesaid, did personally appear before the Inspectors of Elec-
tion of the ~~13th~~ *39th* Election District of the ~~13th~~
Assembly District of the said City and County, at a meeting of the said Inspectors of Election
then being duly held at the duly designated polling place of the said Election District, for the
purpose of the general registration of the male residents of the said Election District who would
be at the election next following the said day of registration (to wit: on the ~~19th~~
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in the
said month of November, and being the day duly appointed by law for the holding of a general
election throughout the said State and in the City and County aforesaid), entitled to vote therein,
and did then and there, at the said general registration of voters, feloniously cause his name to
be placed upon the list and register of voters of and in the said Election District, then being
made by the said Inspectors of Election for the said election, he the said *Patrick Dougherty*
then and there well knowing that he would not be a qualified voter in the said Election District
at the said election in this, to wit: that the said *Patrick Dougherty* was not then
nor would he on the said day of election have been, an inhabitant of the said State one year
next preceding such election, and the last four months a resident of the said County of New
York, and for the last thirty days a resident of the said Election District, as he the said
Patrick Dougherty then and there well knew; against the form of the statute in such
case made and provided, and against the peace and dignity of the said People.

DE LANCEY NICOLL,

District Attorney.

0935

BOX:

542

FOLDER:

4937

DESCRIPTION:

Downes, Patrick

DATE:

12/07/93



4937

POOR QUALITY ORIGINAL

0936

99

COURT OF OYER AND TERMINER.

Counsel,

Filed, 17th day of Dec 1893

Plead

Wm. J. ...

THE PEOPLE

vs.

B

Patrick Downes

VIOLATION OF THE EXCISE LAW,
selling, etc, on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLI,

District Attorney.

Wm. J. ...

A TRUE BILL.

R. J. ...
Foreman.

Dec 20 93

Witnesses:

POOR QUALITY
ORIGINAL

0937

632

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Bloumes

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

Patrick Bloumes

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Patrick Bloumes

late of the City of New York, in the County of New York aforesaid, on the twelfth day of November in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Patrick Bloumes

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Patrick Bloumes

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0938

BOX:

542

FOLDER:

4937

DESCRIPTION:

Duffy, John

DATE:

12/07/93



4937

POOR QUALITY ORIGINAL

0939

35
Counsel,
Filed
Pleads,
day of ~~Sept~~ 1893

THE PEOPLE
vs.
John Duffin
DE LANCEY NICOLL,
District Attorney.

Burglary in the Third Degree,
[Section 498, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

A TRUE BILL.

B. Brockway
Foreman.
Sept 11/93
Pleads
Pen 2 months

Witnesses:
officer Thomas Phelan
33rd Precinct

POOR QUALITY
ORIGINAL

0940

Police Court—6th District.

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

of No. 282 Rail Road Avenue ~~Street~~, aged 70 years,
occupation Watchman being duly sworn

deposes and says, that the premises North Side 135th St. bet. Rail Road Avenue & Ryden Street,
in the City and County aforesaid, the said being a One story frame

Building
and which was occupied by deponent as a Store house
and in which there was, at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly draining a
staple, and opening the door,
and entering therein with intent
to commit a crime

on the 30 day of November 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of carpenter tools of
the value of two dollars

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

John Suffi (now here)

for the reasons following, to wit: That deponent secured
and drew some premium, and since
the commission of said offense deponent
was informed by Officer Thomas Sheehan
33rd Precinct Police (now here) that he
arrested said defendant with the
above described property in his
possession, which property deponent
fully identifies and which was

POOR QUALITY ORIGINAL

0941

*Contained in case prior to
the commission of said offense*

*Sum before me this
7th day of December 1893 } Thomas Purser
C. E. Sumner
Police Justice*

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

_____ Degree
_____ Burglary

Dated _____ 188 |

Magistrate.

Officer.

Clerk.

Witnesses

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

**POOR QUALITY
ORIGINAL**

0942

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Sheehan
aged 37 years, occupation Policeman of ~~NY~~

33 Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas C. Rame

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

Sworn to before me, this 2nd day of December 1893 } Thomas Sheehan

C. E. Sumner
Police Justice.

POOR QUALITY ORIGINAL

0943

Sec. 198-200.

6th

1882 District Police Court.

City and County of New York, ss:

John Duffey 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 a charge against him; that the statement is designed to enable him, if he see fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Duffey -*

Question. How old are you?

Answer. *19 years -*

Question. Where were you born?

Answer. *New York City*

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

Answer. *225 E 121st St, 15 years -*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am guilty of the charge*

John Duffey

Taken before me this *9th*

day of *December* 1893

Geo. J. Sumner

Police Justice.

POOR QUALITY ORIGINAL

0944

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

Police Court... *V* the District. 1278

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas C. Roman

John Dwyer

No. _____
 No. _____
 No. _____
 No. _____

Offence *Burglary*

Dated *December 2nd 1893*

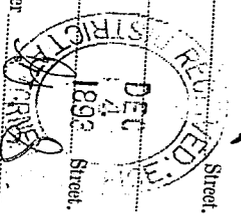
Samuel W. [unclear] Magistrate.

Thomas Wickham Officer.

33rd Precinct.

Witnesses *Levia G. [unclear]* Street.

No. _____ Street.
 No. _____ Street.
 No. *1000* to answer.



Em [unclear]

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 *Alfred [unclear]*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Dec 2nd* 18 *93* *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0945

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Duffy

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

John Duffy

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

The said

John Duffy

late of the 23rd Ward of the City of New York, in the County of New York, aforesaid, on the
thirtieth day of *November*, in the year of our Lord one
thousand eight hundred and ninety-*three* in the *right*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Thomas C. Rand*

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

Thomas C. Rand in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

[Signature]

**POOR QUALITY
ORIGINAL**

0946

SECOND COUNT—

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

of the CRIME OF

The said

Petit LARCENY

committed as follows:

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

*divers carpenter's tools of
a number and description
to the Grand Jury aforesaid
unknown, of the value of
two dollars*

of the goods, chattels and personal property of one

in the

Thomas C. Rand

building

of the said

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

*De launcy Nicoll,
District Attorney*

0947

BOX:

542

FOLDER:

4937

DESCRIPTION:

Duffy, Joseph

DATE:

12/22/93



4937

0948

BOX:

542

FOLDER:

4937

DESCRIPTION:

Dunn, John

DATE:

12/22/93



4937

POOR QUALITY ORIGINAL

0949

Wp vs A
Counsel,
Filed *22* day of *Dec* 189*3*
Pleads, *not guilty 26*

THE PEOPLE
1925-1893
Joseph Duffy
John Dunn
Burglary in the Third Degree.
[Section 498, *Amended*]

DE LANCEY NICOLL,
District Attorney.
De Lancey Nicoll

A TRUE BILL.
B. Lockwood
Foreman
Part 3. January 7, 1913
Both tried convicted
Aug 3 1893

Witnesses:
Wm A Barrett
22nd Precinct

John Barrett

**POOR QUALITY
ORIGINAL**

0951

2

damaged. It was in good condition at the time I saw it on the 16th . I had never seen these men before and I never authorized them to go into this house.

WILLIAM H. BENNETT? a witness for the People, sworn testified:

I am a police officer attached to the 22nd Precinct. I know the premises 223 West 49th Street. I went into the premises with Mr. Totten on the morning of the 16 of December last. We found the two defendants in the place ; each one of them had a bag with them. We examined the plumbing and we found that part of it had been broken . We found a wrench and chisel near the part of the plumbing that had been damaged.

D E F E N S E .

JOSEPH DUFFY, one of the defendants, sworn testified:

I am 20 years of age and live at 525 First Avenue. with my mother and father. I was arrested in the premises in question. I didn't go in there to steal. I was going along looking for work and I wanted to go to the closet. I went to the corner saloon but there was another man in there; then I walked along and saw the door of this house open. I went in there for the purpose of going to the closet. I didn't have any bag with me. The officer came in and arrested me.

**POOR QUALITY
ORIGINAL**

0952

3

Cross examination:

I have known Dunne about five years. He was in my company on this day in question. We were going along together looking for work taking down awnings. We went into several houses on that same block looking for ~~work~~ work I had a wrench and chisel with me in order to do my work properly.

JOHN DUNN, one of the Defendants, sworn testified:

I am a boiler maker by occupation. I was in company with Duffy on the day in question. We were going around taking down awnings. I had a screw driver and a pair of pliers with me to do that work. Both Duffy and I went into this house for the purpose of going to the closet. We had no intention whatever of committing burglary.

The Jury returned a verdict convicting both the defendants of Burglary in the Third Degree.

POOR QUALITY
ORIGINAL

0954

Police Department of the City of New York.

Precinct No.

New York, Jan 5 1894

To District Attorney

Sir

On Order of Recorder Smyth
to investigate character of
Joseph Duffly and John Blinn
I submit the following report.
Joseph Duffly is an assumed
name right name Mrs Shaw
arrested about one year ago
for disorderly conduct by
officer Stanlay of the East 35th
Station and sentenced to 3 months
his father had him arrested
for tracking his household
furniture and he was sentenced

POOR QUALITY
ORIGINAL

0955

Police Department of the City of New York.

Precinct No.

New York, _____ 189

to our month.
In reference to John Dunn
unable to find out anything
about him he does not live
at the address he gave.

P.S. Unable to attend General
sessions as I am now at the
Coroner's Office with prisoner
will report to you as soon as I
am through with case.

Respectfully
officer John H. Barrett
22nd Precinct

POOR QUALITY ORIGINAL

0956

Police Court— 11 District.

City and County } ss.:
of New York,

of No. 240 West 49 Street, aged 61 years,
occupation Builder being duly sworn

deposes and says, that the premises No. 223 West 49 Street, 22 Ward
in the City and County aforesaid the said being a Three story and basement
brick dwelling house
and which was occupied by deponent as a
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening grating
leading from front basement into said premises

on the 16 day of December 1893 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of lead pipe of the value
of fifty dollars #50.00

the property of John Lotten
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Joseph Duff, John Dunn (both now here)
while acting in concert

for the reasons following, to wit: That deponent saw said defendants
acting in a suspicious manner near said premises
deponent watched said defendants and saw said
defendants enter the above premises in the manner
described above and caused said defendants
arrest by Officer William H Barrett of the 22nd Precinct
who arrested said defendants in the above premises

John Lotten

Subscribed and sworn to before me this 16 day of December 1893
Wm. J. [unclear]
Notary Public

POOR QUALITY ORIGINAL

0957

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Dunn 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Dunn*

Question. How old are you?

Answer. *21*

Question. Where were you born?

Answer. *MS*

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

Answer. *615 1st Ave*

Question. What is your business or profession?

Answer. *Broker Broker*

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

Answer. *I am not guilty*

John Dunn

Taken before me this

16

day of

Dec 1897

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0958

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, } ss:

Joseph Duffy 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 sees 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. *Joseph Duffy*

Question. How old are you?

Answer. *19 yrs*

Question. Where were you born?

Answer. *Ir*

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

Answer. *525-1st ave*

Question. What is your business or profession?

Answer. *Foreman*

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*

Joseph Duffy

Taken before me this *16* day of *Dec* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0959

BAILED

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____



Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Kelly
240 W. 40th St
John J. Kelly
Joseph Kelly

Offense Burglary

Dated Dec 16 1893

Magistrate Grady

Officer Garrett

Precinct 22

Witnesses _____

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

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

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

Dated, Dec 16 1893 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0960

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Duffy
and
John Dunn*

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

Joseph Duffy and John Dunn

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

The said

Joseph Duffy and John Dunn, both

late of the 2nd Ward of the City of New York, in the County of New York aforesaid, on the
sixteenth day of *December*, in the year of our Lord one
thousand eight hundred and ninety-*three* in the day -time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one

John Totten

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

John Totten in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

*Dehaucij Nicoll
District Attorney*

0961

BOX:

542

FOLDER:

4937

DESCRIPTION:

Duffy, Peter

DATE:

12/06/93



4937

POOR QUALITY ORIGINAL

0962

33.

COURT OF OYER AND TERMINER.

Counsel,

Filed, 6th day of Dec 1893

Pleas,

Wynndy 78

THE PEOPLE

vs.

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

B

Peter Dobby

General Division
Dec 20 1893

DO LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. J. Cox Foreman.
Park 3. Dec. 20. 1893.

*Completed
complaint sent to Special Agents
Feb 26 1894*

Witnesses:

POOR QUALITY
ORIGINAL

0963

6131

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Dubby

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

Peter Dubby
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Peter Dubby.

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *June,* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Cornelius D. Scully

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Peter Dubby

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Peter Dubby.

late of the City and County aforesaid, afterwards; to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Cornelius D. Scully.

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0964

BOX:

542

FOLDER:

4937

DESCRIPTION:

Duffy, Thomas

DATE:

12/06/93



4937

POOR QUALITY ORIGINAL

0965

COURT OF OYER AND TERMINER.

Counsel,

Filed,

Pleads,

6th day of Dec 1893

THE PEOPLE

vs.

Thomas Duffy

B

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

SUPREME COURT PART I,

December 22 1899

A TRUE BILL.

INDICTMENT DISMISSED.

R. S. Coon Foreman.

W27183898 :

FILED 1899

POOR QUALITY ORIGINAL

0966

Sec. 198-200.

District Police Court.

City and County of New York, ss:

Thomas Duffy

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

Question. What is your name?

Answer. *Thomas Duffy*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *757 Greenwich Street - 10 years*

Question. What is your business or profession?

Answer. *Liquor Store*

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

Answer.

*I am not guilty -
Thomas Duffy*

Taken before me this
day of

Michael J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0967

THE PEOPLE, etc.,
 ON THE COMPLAINT OF
 James Duffly
 Police Court... District... 91295

BAILED,
 No. 1, by James Duffly
 Residence 679. Fairmount Street.

No. 2, by
 Residence
 Street.

No. 3, by
 Residence
 Street.

No. 4, by
 Residence
 Street.

Witnesses
 No. Street.
 No. Street.

Dated Oct 9 1893
 Magistrate
 Officer
 Precinct

Offence William
 Geni Law

DISTRICT ATTORNEY
 OCT 12 1893
 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 Ayend an

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of one Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated Oct 9 1893 James Duffly Police Justice.

I have admitted the above-named Ayend an to bail to answer by the undertaking hereto annexed.
Dated Oct 9 1893 James Duffly Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned. I order he to be discharged.
Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0968

Excise Violation-Selling on Sunday, _____ POLICE COURT - 2nd DISTRICT,

City and County } ss.
of New York, }
of No. 9th Precinct Police John H. Dunlan. Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 2nd day
of October 1883 in the City of New York, in the County of New York,
at premises No. 750 Greenwich - Street,
Thomas Duffy. (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Thomas Duffy
may be arrested and dealt with according to law.

Sworn to before me, this 9 day of October 1883 John H. Dunlan
of _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0969

Court of Oyer and Terminer

632

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Bluffy

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

Thomas Bluffy
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Thomas Bluffy

late of the City of New York, in the County of New York aforesaid, on the *eight*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

Thomas Bluffy
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

Thomas Bluffy

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

John G. Dunbar
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0970

BOX:

542

FOLDER:

4937

DESCRIPTION:

Duwre, Michael

DATE:

12/06/93



4937

POOR QUALITY ORIGINAL

0971

100

COURT OF OYER AND TERMINER.

Counsel,

Filed, 6th day of Dec 1893

Pleads,

THE PEOPLE
Transferred to the Court of Special Sessions for trial and final disposition
Part 2, Sec. 17, P. 18
VIOLATION OF THE EXCISE
Selling, etc., on Sundays
[Chap. 401, Laws of 1892, § 3.]

Michael Alvine

General Sessions
Dec 5 & 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. S. Cuda Foreman.

Witnesses:

POOR QUALITY
ORIGINAL

0972

6131

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Blumel

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

Michael Blumel

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Michael Blumel

late of the City of New York, in the County of New York aforesaid, on the
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

Michael Blumel

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said

Michael Blumel

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.



0968

Excise Violation-Selling on Sunday. POLICE COURT- 2nd DISTRICT,

City and County } ss.
of New York,

of No. 9th Precinct Police John H. Dunlan. Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 7 day

of October 1883 in the City of New York, in the County of New York,

at premises No. 750 Greenwich Street, Thomas Duffy. (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Thomas Duffy may be arrested and dealt with according to law.

Sworn to before me, this 7 day of October 1883 John H. Dunlan
of Police Justice.

Court of Oyer and Terminer

6137

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Bluffy

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Bluffy
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Thomas Bluffy*

late of the City of New York, in the County of New York aforesaid, on the *eight*
day of *October* in the year of our Lord one thousand eight hundred and
three ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Bluffy
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Thomas Bluffy*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0970

BOX:

542

FOLDER:

4937

DESCRIPTION:

Duwre, Michael

DATE:

12/06/93



4937

POOR QUALITY ORIGINAL

0971

100

COURT OF OYER AND TERMINER.

Counsel,

Filed, 6th day of Dec 1893

Pleads,

THE PEOPLE
Part of the Sessions for trial and final disposition of cases referred to the Court of Sessions, etc., on sundry days, in the year 1893.
[Chap. 401, Laws of 1892, § 33.]
VIOLATION OF THE EXCISE LAWS

Michael Blum

DE LANCEY NICOLI,

District Attorney.

General Sessions
Dec 5 & 7 93

A TRUE BILL.

R. S. Curtis Foreman.

Witnesses:

POOR QUALITY
ORIGINAL

0972

Court of Oyer and Terminer

6132

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Michael Blumel

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

Michael Blumel

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Michael Blumel

late of the City of New York, in the County of New York aforesaid, on the day of *October* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Michael Blumel

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Michael Blumel

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.