

0279

BOX:

362

FOLDER:

3402

DESCRIPTION:

Damiano, Angelo

DATE:

08/13/89



3402

Witnesses;

H. E. Stocking
Jozie Padg

Counsel,

Filed 13 day of Aug. 1889
Pleads, Not Guilty (14)

THE PEOPLE

vs.

Angelo Damiano

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Alfred Damiano

September 10 1889.

Foreman.

Heads of Household.

S. P. Nine years & 3 mos
Pet. & C.

R A P H.
(Sections 276 and 218, Penal Code.)

0280

0281

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

The People

v.

BRIEF FOR THE PEOPLE.

Angelo Damiano.

STATEMENT OF THE CASE.

The prisoner, who is 22 years of age, a machine operator by profession and an Italian, residing at 25 Marion Street, is indicted for rape on a little girl named Josie Paollolo, on July 29, 1889, in the yard of the above premises. The facts appear in the evidence.

EVIDENCE FOR THE PEOPLE.

ACHILLE ROCCO. - Resides at 25 Marion Street and was present at the party on the above premises July 29, 1889. Saw the prisoner pass through the hall-way from the yard, carrying an empty pitcher in his hand. Witness then went into the yard and there found the child Josie Paollolo stooping down near the water closet in the yard, trembling and very much frightened. Witness asked her what was the matter, and she said that the prisoner had lifted her up in his arms, raised her clothing and inserted his penis into her private parts twice, first from behind and afterwards in front. Witness lives in the back apartments of the premises and was in the house of the child's parents previous to the occurrence. Went out and returned shortly after witnessing the above occurrence and accused the prisoner of committing the rape. The father then

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seized the prisoner by the arms but the brother of the prisoner and sister-in-law interfered and the prisoner escaped and was not seen again until the arrest. The prisoner went down for a pitcher of beer, and the child was missed about the same time. Ten or fifteen minutes afterwards as witness was going into the back yard he met the prisoner, and it was then that witness went into the yard and found the child as stated. Witness took the child to his own rooms, and there made the statement to the prisoner's brother and sister-in-law. The child was examined and blood was found on her drawers. Witness then brought the prisoner from the front rooms into the apartments and accused him of the crime, and told him he would send him to state's prison the next day. An uproar ensued and the prisoner escaped.

JOSIE PAOLLOLO. - Is ten years of age and resides at 2215 Eighth Avenue with her father. Her father took her to the premises 25 Marion Street on July 29th. He gave her a penny to go out and buy candy with, and she went out, and at the same time the prisoner went out with a pitcher to buy some beer. When down in the yard he took hold of her, inserted his private parts into hers both before and behind, and hurt her and made her cry. Then Sr. Achille Rocco came in and asked her what was the matter and she told him and he took her in his arms and up to his room.

CARMINA PAOLLOLO. - Resides at 2215 8th Avenue. The child Josie is his daughter. He is an Italian. On the evening of July 29th witness went to his friend Fillipo's house, 25 Marion Street, the latter having sent him an invitation to visit him and

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meet some friends who had just arrived from Italy. Witness took his daughter with him. Knows her age and will testify thereto. The prisoner went out to get some beer at the same time that Josie went out with her penny to buy candy. She stayed longer than he expected and witness became anxious and went with a friend to look for her. They went through the lower hall and found the child who was crying, and she told them she had been assaulted by the prisoner. Blood was found on the underclothing of the child.

DR. W. H. SNOW. - Is a practicing physician and one of the Attending Physicians of The New York Society for the Prevention of Cruelty to Children. On the evening of July 30th witness examined the person of Josie Paollolo and found that there had been an attempted entrance of her person, apparently with some blunt instrument. The external genitals were somewhat lacerated. Witness also made an examination of the linen of the child which shewed the presence of blood and spermatozoa.

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N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Angelo Daniano.

Page 1
PENAL CODE, § 278

BRIEF FOR THE PEOPLE.

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The People v. Angelo Lammie
 September 9. 1889
 Court of General Sessions Part I
 Before Judge Gildersleeve.
 Indictment for Rape.

Josephine Paololo, sworn and examined through the interpreter. I am ten years old and have been to school, I cannot read or write, I can spell some small words I speak Italian. I attended school at 25 Marion St. I did not understand the oath the clerk swore me to It was a Catholic book I kissed. I promised to say every thing right. [The Court decided that she could be examined]. I was born in Italy and came to this country eight or nine months ago I lived at 2215 Eighth Avenue with my father and mother. Before that I lived at 25 Marion St. I have been to 25 Marion St. since I moved away from there. I went with my father and mother about six weeks ago, it was after the 4th of July; we went there at six o'clock in the evening; we went there to see my cousin who came from Italy, and when I got there I saw him and his wife. Then we went to the next room and saw the defendant's brother. I saw the defendant too, he was in his brother's house. My cousin who came from Italy was

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not in the room; we stayed at 25-
Marion St. up to eleven o'clock. Besides
those I have mentioned there was one
little boy and one little girl there. The
defendant was there when we arrived
and he stayed there all the time; the
room was on the second floor. The
defendant was sent out to get two pints
of beer, and I asked my father to let
me go and buy a pennyworth of water
melon. Instead of going to get the beer
the defendant took me down in the
yard, took up my clothes and hurt
me; we went out of the room at the
same time; the defendant did not
say anything to me when we were
going down. I was in the hallway where
he hurt me; down stairs, near the
back door; the defendant took me by
the hand to the back door, he pulled
me, he did not say anything. I did
not know where he was taking me.
He tore my drawers and he hurt me.
He took me by the legs and he hurt
me. Where did he hurt you? She gives
a bad word; she says "in the cunt"
between my legs. I saw his clothing;
his pants were open in front when

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he hurt me; he held me between my legs
he hurt me with - I don't know what to
call it - with what he urinates and
where his clothes were unbuttoned. I was
crying and he held me by the legs;
he took me near the water closet after-
wards. Then I was crying he put his
hand on my mouth, he kept it there
about one minute. I was in the water
closet for twenty minutes. I sat down
on the floor in the water closet and
after I went out I went up stairs. I
saw my cousin Achille Rocco, before
I went up stairs. I saw him in the
water closet when I was in there. I
told him what had happened to me
and then I went up stairs into my
cousin's room, the one that arrived
from Italy. I remember who were in
the room when I got there; there were
my cousin's family, Achille Rocco
and the wife of the defendant's brother
and myself; my father and mother
were in the other room at the time,
the room of the defendant's brother;
the defendant Angelo was in his
brother's room. Then I went up stairs
Achille Rocco pulled him (the defendant)
by his coat and then put me on

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the table and showed him my under garments which were filled with blood; he showed him my petticoat full of blood. I saw my petticoat and there was blood on it. I saw the drawers also; they were all stained with blood and torn. Afterwards my father and mother came into the room; my father then pulled the defendant by his coat and held him so as not to run away. This was half past ten o'clock at night. We went back to our home. Mr. Burlando took me to a doctor who examined me.

Cross Examined. We went down to Marion st. that night at seven o'clock and we went away about eleven o'clock. This place in Marion st. is a tenement house and a great many families live there. There was no light in the hallway.

Interpreter She says now the water closet is in the yard and she said before it was in the hallway.

Witness When I said it was in the hallway I made a mistake. I forgot. Achille told me I was twenty minutes in the water closet. When I was by myself in the water closet the door was open.

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He did the thing in the hall and I went to the water closet afterwards. It is a straight hall with a door on the front and a door in the yard. The door of the saloon is No 23; there is a side door leading into the Lager beer saloon - that door was open. It was perfectly dark in the hallway, there was no light coming through that door to the hallway; the boss of the house had taken away the gas. The first pint of beer we went for there was light, but when we went for the second pint of beer there was no more light. The defendant took the pitcher without any beer in it. When he came down he took me near the saloon door, but it was locked and then he took me to the other side. I remained six weeks in the house of the Society for the Prevention of Cruelty to Children, but during the time I was there nobody asked me anything about the case. I remember the time when Angelo was up stairs in his brother's room. When he went for the second pint of beer he took me in the hall.

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I was in the room with my father and mother and Angelo and his brother when he brought up that second pint of beer; they were talking about the defendant having hurt me. My father and mother did not drink any of the second pint of beer. I don't know Officer Raleigh. I know Mr. Gnydeta, the landlord of the house.

[Officer Raleigh was pointed out to the witness] She says, he is a policeman. I remember my father, Achille and myself going around to the station house. I remember that policeman talking to me, but I don't remember what I said to him. He asked me what the defendant did to me. I told him we went down together to get two pints of beer and he took me in the hallway and hurt me. My father frightened me so much that I don't know what I said. My father and Achille always told me to tell everybody that the defendant did bad things to me. The landlord was not present when Achille came down stairs in the hall where I was. Before I told Achille anything he spoke to me and asked me what

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was the matter with me. I was in the yard at this time. I cannot say how many minutes I was in the closet before Achille came down. There are families living in that rear yard; there were no lights in the windows. I don't know how many families live there. I cried louder than I am doing now. After the defendant hurt me he ran away to get the pint of beer. I had a penny but I lost it in the hall. It is not a fact that all that Angelo did there was to help to find the penny, he did not look for the penny for me. I told him I lost the penny. I told my father that all that Angelo did was to help me to look for the penny. I did not want to tell the truth to my father because I was afraid of him. I told him that the next morning. My father was not present when I was lying on the table and my clothes had these blood marks on them; he came in a few minutes afterwards. Then Rocco came down stairs I told him half the truth. I only told him that he hurt me but not the way he did it. When I got down

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in the hallway it was very dark. I could not see anything at all. I saw the defendant's private parts because the door in the yard was slightly opened. He put his private part inside of me. It was not his finger; there was nobody else there except ourselves. I did not know what he wanted to do with me, he pushed me with his hand and I followed him, he telling me that he wanted to go to the yard to wash the pitchen that he was going to get the beer in. It was lighter in the yard than in the hall. There were no lights in the window; everybody was shut up.

George Mayforth, sworn and examined. I am an officer of the 11th precinct and arrested the defendant on July 30. about eleven o'clock in the forenoon. on the complaint of the father, the father and the child went with me to 262 Broome St. a clothing manufactory, ^{where he was employed;} the father pointed him out and I took the defendant to the station house in Eldridge St. I had no conversation with him, I told him what the charge was; he acted very stupid and had nothing to say.

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Achille Rocco, sworn and examined.
I live 2015 Eighth Avenue and am a
tailor. I know Josie, the complainant and
her father and mother. I am not related
to them. On the 29th of July I lived at
25 Marion Street. I know Angelo Dam-
iano the defendant. I saw him on
the night of the 29th of July at his brother's.
When I went home I saw the father
and mother of the girl and the
brother of the defendant. Angelo was in
his brother's house 25 Marion St. I first
saw the girl that evening about eight
o'clock in the house of the defendant's
brother; there was there also the defend-
ant, his brother and his wife and a
cousin of the little girl all in the same
room - the complainant's father and
mother and the cousin; he was not
there when I came in but he came
in afterwards. When I arrived they were
eating and drinking; when I came
in they called in the cousin who
arrived from Italy and we had some
beer together. We commenced playing
with the fingers for two or three pints
of beer - everybody was putting his
money and the defendant went
out for the beer and Josie went

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out also; they went out together. They were gone ten or fifteen minutes. I stayed in the room all this time and then I left the room and went down stairs. Angelo had not come back before I left. I found him in the yard near the pump; the little girl had not come back before I left. I left the room to go to the water closet to make a little water. The water closet is near the pump in the yard. I did not see anybody on my way to the water closet except the defendant and the complainant. I asked the defendant what he was doing. He answered, "I am washing the pitchers." I said, "Does it take you all this time to wash the pitchers?" Then going to the water closet I saw near the pump the little girl in a sitting position. She was all in a tremble. I asked her what she was doing and she answered she was doing a little water. I asked her if the defendant had said or done anything to her. She said that "he lifted my skirts and put something into my body." She was all in a tremble. I took her up stairs inside of the room and called him

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went towards the front door through the hallway. He got the beer, and I saw him up stairs when

I took the little girl up. I saw no body else in the hall or in the yard that night. It was not so dark in the hall but that I knew the defendant's voice and I saw his face and features. I remember it did not rain that night but I do not remember if it was moonlight or not. I remember the stars were out.

Tuesday, Sept. 10, 1889.

Cross Examined. Then I went to my home 25 Marion St. That night about half past eight o'clock I found some of my countrymen there; we had a glass of beer together. I had four or five glasses of beer. I went down to the water closet to make a little water. I had the key of the water closet with me; all the closets are locked. I was in the yard about five minutes, from the time I went down until I took the little girl up stairs. The defendant had gone down stairs with the tin can for beer about ten or fifteen minutes before I saw him in the yard. I did not go into the

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Achille Rocco, sworn and examined.
I live 2015 Eighth Avenue and am a
tailor. I know Josie, the complainant and
her father and mother. I am not related
to them. On the 29th of July I lived at
25 Marion Street. I know Angelo Dam-
iano the defendant. I saw him on
the night of the 29th of July at his brother's
home. When I went home I saw the father
and mother of the girl and the
brother of the defendant. Angelo was in
his brother's house 25 Marion St. I first
saw the girl that evening about eight
o'clock in the house of the defendant's
brother; there was there also the defend-
ant, his brother and his wife and a
cousin of the little girl all in the same
room - the complainant's father and
mother and the cousin; he was not
there when I came in but he came
in afterwards. When I arrived they were
eating and drinking; when I came
in they called in the cousin who
arrived from Italy and we had some
beer together. We commenced playing
with the fingers for two or three pints
of beer - everybody was putting his
money and the defendant went
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water closet. I did not drink any of the last beer that the defendant brought up. The father of the girl caught the defendant by his coat, they had a tussle and his sister-in-law assisted him to run away. He ran away and I did not see him any more. I made no outcry and did not call to the neighbors to stop the defendant from running. I did not see him in the room and they told me that he ran away. The game we were playing was not "mora" but it is something like it - with the fingers. I know Felice Damino; we are friends. I talked with him about this case. I did not tell him this thing could be settled for money. I had no talk with him about a settlement of any kind.

Walter H. Snow, sworn and examined testified. "I am a physician and surgeon. There is your office No 41 East Twenty Eighth St. Do you know the little girl, Jessie Paololo sitting over there in the lounge? I do. Do you recollect when you saw her? I do. When was it? The 30th day of July 1899. That time of day? I think

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about half past six in the evening.
Whereabouts was it? At my office 41
East Twenty Eighth St. Who was there with
her at that time? Mr. Burlando. Did
you make an examination of the
girl at that time? I did. What parts
did you examine? I examined the
private parts of the girl. Will you des-
cribe the condition in which you
found them at that time? Yes. I found
that the external organs, or the
external portion of the private parts
were lacerated, quite torn, red and
inflamed. There had not been com-
plete penetration; the hymen itself
was somewhat lacerated. Penetration
by what, doctor? By some blunt in-
strument. Do I understand you to
say that there had been some pen-
etration? You cannot say some-
there had been an attempt at pen-
etration; you might say partial pen-
etration but not a complete penetra-
tion. Did you examine any other
part of her body? I examined the
child's thighs and abdomen, but I
found nothing of importance there.
Nothing of importance there? No.

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Did you examine her clothing at all? I did. What did you find, how did you make that examination of the clothing? I examined the drawers of the child with the microscope and I found under the microscope stains of blood, spermatozoa. Cross Examined. Doctor, in answer to the District Attorney's question as to penetration you answered that there was an attempt only as I have taken your answer down - an attempt at penetration, that there was no penetration? Partial. You could not say that there was any penetration and then again in answer to the second question of the District Attorney you said there was partial penetration? Yes Sir Doctor, I decide to state - you must be very positive in your testimony as to whether there was an attempt at penetration or whether there was actual penetration? I am positive. Are you positive as you first stated that there was only an attempt at penetration are you positive there was actual penetration? I will have to answer your question in this way - you can not say that there has been

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penetration unless it is complete. That is the only way in which I can answer your question. There was a partial penetration but not complete; you can not call it penetration unless it is complete, although you may call it partial penetration. How long have you been in practice? Ten years. I suppose the examination I made took half an hour. Upon the examination of some of the spots I found spermatozoa. I used Benedict's microscope. I suppose I took 25 spots. I cut out small squares of clothing and examined every one separately; it takes some time to examine each specimen. They were discolored and red - a yellowish red. I found spermatozoa on several pieces - some contained blood and some contained spermatozoa and some blood and spermatozoa. I am frequently called upon to make examinations of that character by the Society (the Society for the Prevention of Cruelty to children). I am a specialist in diseases of women and I have also performed microscopic work at the University College. It is

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almost impossible to make a mistake in an examination with regard to spermatozoa because the appearances definite and so decided that a mistake is almost impossible. Spermatozoa is not sometimes found in mucous matter coming from the nose. There are some who claim such to be the fact, but the standard authorities deny such a thing. Vercor and Green and Rosenheim of Austria. Dr. Halley assisted me in the examination; he is not in Court. Have you ever found spermatozoa coming from any diseases a child or woman might have in the private parts? No, you will find spermatozoa frequently from the discharges in women after having had intercourse, but it is utterly impossible to have them in any other condition. You will find them in men but not in women and children. It is impossible for a ~~woman~~ woman who has never been intimate with a man to have anything of that character coming from the diseases of women, or disease of the private parts.

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I did not find evidence of any other disease or any disease of the private parts; the examination showed that her organs were perfectly healthy prior to this. The external portion of the private parts is called the labia majora; the lips of the vulva ~~is~~ the most external. I found bruises within those, I found those bruises about $\frac{1}{8}$ or $\frac{1}{16}$ of an inch from the outer edge. I can say that a blunt instrument had gone in between the labia majora in order to make those bruises. Then up to that point there had been penetration between the labia; the hymen was posterior to these bruises - one portion of the lower ring had been torn; that tearing was very recent and made in my opinion by a blunt instrument. The distance of the hymen from the labia differs in almost every person; there is no stated rule about it. In this particular I should fancy not more than $\frac{1}{8}$ or $\frac{1}{4}$ of an inch. I should say probably in this case the penetration was from $\frac{1}{4}$ to $\frac{1}{2}$ an inch.

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Larmine Paollolo sworn. The complainant is my daughter; she is ten years old. I went to 25 Marion St. on the night of the 24th of July to see a friend of mine from Italy. The defendant, his brother and his wife were there. I went to the room about 9 o'clock. Recio was not there yet.

The defendant pleaded guilty to an attempt to commit rape. He was sent to the State prison for nine years and three months.

July 1st. 1 mat. case of Ray. I think

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Testimony in case
of
Angelo Damiano

filed

Aug. 1899.

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73085 H. E. 28

Aug 6th 89

Presdt Gerry

S. P. C. C.

Dear Sir.

A microscopic
Examination of the
linen of Josie Paolo,
shows the presence
of blood and
Spermatozoa.

Yours respectfully

W. H. Frawley

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H E. 28

July 30.

Pres. E. J. Gerry

My dear Sir.

I have examined Josie
Pouballe at 11. There has
been an attempt at entrance
with some blunt instrument.
The external genitals are
somewhat lacerated.

Yours respectfully

W. H. Snow MD

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

POLICE COURT—

3 DISTRICT.

of No.

says that

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

Street, being duly sworn, deposes and

Emanuel Burlando
 on the 29th day of July 1889
 in the yards of
 No 25 Marion Street, on information
 and belief, as hereinafter stated,
 one Angelo Maniano (now here)
 did feloniously ravish, have
 sexual intercourse and carnal
 knowledge of one Josie Paulelli
 aged 10 years, under the following
 circumstances to wit:

That on the above-mentioned
 date about the hour of 10 o'clock
 p.m. as deponent is informed by one
 Achille Rocco of No. 25 Marion
 Street, that he the said Rocco saw
 said defendant pass through the
 hallway from said yard and
 carrying an empty pitcher in his
 hand. The said Rocco then went
 into said yard and there found the
 said child Josie stooping down
 near the Water Closet in said yard,
 and saw her trembling and appearing
 to be very much frightened. That
 the said Rocco then ^{she replied} asked said Josie
 what was the matter. That the said
 defendant forcibly lifted her up in
 his arms, raised her clothing, and
 inserted his penis into her private
 parts twice, first from behind and
 afterwards in front of said Josie.

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That an examination of said
Josie, made July 30th 1889 by me
Doctor W. H. Snow. A Certificate
of which is hereto attached shows
that an attempt at entrance with some
blunt instrument had been made —
and that the external genitals are
somewhat lacerated

Given to before me
this 1st day of August, 1889
Emma B. Burland
Police Justice

Police Court, District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated

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Magistrate.

Officer.

Witness,

Disposition,

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CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation Joeie Paulk
School Girl of No.

100 East 23rd Street, being duly sworn deposes and

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

Sworn to before me, this

day of August 1889

Josephine Laello
[Signature]
Police Justice.

0311

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Achille Rocco
Tailor of No.

25 Murray Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Emanuel Burlaudy
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of August, 1889

Achille Rocco

Wm Duffley
Police Justice.

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Sec. 198—200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Angelo Damiano 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.

Angelo Damiano

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Italy

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

Answer.

~~I have no home~~ 25 Marion Street
and 1 1/2 years

Question. What is your business or profession?

Answer.

Machinist Operator

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
Angelo Damiano

Taken before me this

day of

August

188

1888

at

Police Justice

Police Justice

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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

Forty Hundred Dollars
~~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 August 9 188 P. G. Duffy Police Justice.

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

Dated August 7 188 P. G. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Angelo Damiano

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Angelo Damiano*
of the CRIME OF RAPE, committed as follows:

The said *Angelo*,
late of the City of New York, in the County of New York aforesaid, on the
thirtieth day of *July*, in the year of our Lord one thousand
eight hundred and eighty-*nine*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Josie*
Paololo, then and there being, wilfully and,
feloniously did make an assault, and her the said *Josie*,
then and there, by force and with violence to her the said *Josie*,
, against her will and without her consent, did wilfully
and feloniously ravish and carnally know, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Angelo Damiano*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Angelo*,
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain
female not his wife, to wit: her the said *Josie Paololo*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Josie*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

03 16

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Angelo Damiano
of the CRIME OF RAPE, committed as follows:

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

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Angelo Damiano
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

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

~~JOHN R. FELLOWS, District Attorney.~~

0317

Steph COUNT:—

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

of the CRIME OF RAPE, committed as follows:

The said *Angelo*, _____

late of the City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain
female not his wife, to wit: her, the said *Gerie Paolillo*,
then and there being, wilfully and feloniously did make another assault, she, the said
Gerie _____ being then and there a female under the
age of sixteen years, to wit: of the age of *ten* years; and the said
Angelo _____ then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
Gerie _____, against the form of the
Statute in such case made and provided, and against the peace of the people of the
State of New York and their dignity.

JOHN R. FELLOWS, *District Attorney.*

0318

BOX:

362

FOLDER:

3402

DESCRIPTION:

Davis, Joseph

DATE:

08/07/89



3402

Witnesses:

Chas. K. K. K.
Alfred F. Wright

Summary report
received hereto I
hereby recommend
the dismissal of
the within indict-
ment.

Edward Grosse
Dep. Asst.

I have the examined the
within case. I do not think
the Dep. is guilty of any
crime. He lost the way.
I respectfully recommend
that the indictment be
dismissed.
Aug. 12, 1888, Part 1

W. J. Grosse
Deputy Asst.

Counsel,

Filed 7 day of Aug. 1888
Pleads, Not Guilty

THE PEOPLE

vs.

Joseph Davis

Grand Larceny, 2nd degree
(MISAPPROPRIATION.)
(Sections 528 and 53 of the Penal Code.)

JOHN R. FELLOWS,

District Attorney.

Aug. 13/88
Indictment dismissed &
dependent dropped.
A TRUE BILL.

Alfred Grosse

Foreman.

0319

0320

Police Court— / — District.

Affidavit—Larceny.

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

May Gershel

of No. 112 Bleecker Street, aged 24 years,
occupation None being duly sworndeposes and says, that on the 5th day of July 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:One gold ring containing a
pearl valued One hundred
dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Joseph Davis (now here)for the reasons that on said day
deponent pawned or pledged said
ring with the defendant to secure a
temporary loan of fifty cents. That
on said day and about an hour after
the defendant received said ring,
deponent tendered to the defendant
the fifty cents loaned from him,
and demanded the return of said
ring to which defendant replied
that the ring was in the safe
of the Hotel (on these premises) and would
give it to her shortly. Deponent has
since frequently demanded said ringSworn to before me, this
1887 day

Police Justice.

0321

but the defendant has failed to
deliver it over. The defendant now
states to deponent that he has lost
said ring and cannot return it.
Wherefore deponent charges the defen-
dant charges the said defendant
with appropriating said ring to his
own use and depriving the deponent
of the use and benefit thereof.

Sworn to before
me this 20th July, 1889

3 } Mary Gershel

For J. C. Kelly

Police Justice

0322

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Joseph Davis

Question. How old are you?

Answer.

54 years

Question. Where were you born?

Answer.

Maryland

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

Answer.

112 Blucker St. 6 years

Question. What is your business or profession?

Answer.

Porter

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 X Davis
mark

Taken before me this *30*
day of *June* 188*9*

Police Justice.

Samuel Jackson

0323

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

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

Dated *July 30* *188* *Police Justice.*

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0324

Police Court---

1112 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

May Gershel
1112 Bleeker
Joseph Davis

2

3

4

Officer

David Henry

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 30 1889

J. O'Reilly Magistrate.

Woodbridge & Armstrong Officer.

Co. Precinct.

Witnesses

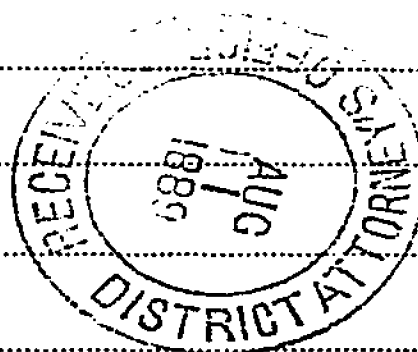
No. Street.

No. Street.

No. Street.

\$ 1000 to answer G.S.

Com



0325

Court of General Sessions.

The People etc.
vs.
Joseph Davis

Report.

The defendant has been indicted for Grand Larceny in the 2^d degree, he having on the 5th day of July, 1889, received from the complainant a ring of the value of \$100 as a pledge for the loan of 50¢ and upon demand for its return having refused to give the ring back to complainant, upon the ground that he had lost the said ring.

The case has been referred to me for the purpose of ascertaining whether the indictment can be sustained.

My examination of the witnesses whose affidavits are annexed hereto, has satisfied me that a conviction cannot be ob-

0326

tained herein. Defendant's excuse, that he had lost the said ring, when complainant demanded its return, seems to have been true. When he received the ring the defendant was drunk, and the ring was found in the pantry of the place where he received it, several days after his arrest. The complainant and defendant's employer believe him to be innocent.

For these reasons I recommend the dismissal of the indictment herein.

Dated New York, August 12. 1889

Edward Grosse
Deputy Ass^t

0327

City and County of New York, ss.
 Augustus F. Butfill, being
 duly sworn, says, he resides
 at No. 112 Bleeker Street, City
 of New York. That he is a stock
 broker by occupation and
 also the proprietor of the
 Rochester Hotel, at Nos. 112 &
 114 Bleeker Street, said city.
 That the defendant has been
 in his employ as porter for
 the last four years and ^{deputy} has
 always found him to be an
 honest man. That he con-
 sidered him incapable of steal-
 ing and of having mis-
 appropriated complainant's
 moneys.

In view to before me
 this 9th of August 1889

Augustus F. Butfill

Edward Gosse
 Notary Public

City and County of New York.

0328

City and county of New York, ss:
 Geo. J. Schoen, being duly sworn,
 says: He is the night clerk in
 the Rochester Hotel, at 112 to
 114 Bleeker Street, city of New
 York. On August the 4th, 1889,
 in the pantry of said hotel,
 while counting some money,
 I dropped a coin, and when
 searching for the same under
 the side board in said pantry
 I found a ring which the com-
 plainant herein has identified
 since as the one, which she
 pledged to the defendant herein.
 I have delivered it to the com-
 plainant.

Sworn to before me
 this 9th of August 1889

Geo. J. Schoen

Edward Greese
 Notary Public
 City and county of New York.

0329

City and county of New York, ss:
May Gershel, being duly sworn,
says she resides at No. 12 Barrow
Street. That when she gave the ring
mentioned in the complaint
to the defendant, he was drunk.
That the ring was thereafter found
at a place and in a ~~position~~
position which justifies her
to believe that the defendant
did actually lose it. That the
ring has been returned since,
and is now in the custody
of the officer.

Sworn to before me
this 12th of August 1897

May Gershel

Edward Grosse
Notary Public
City and county of New York

COURT OF GENERAL SESSIONS.

THE PEOPLE & c.

vs.

Joseph Davis

BRIEF OF FACTS.

For the District Attorney.

Dated August 12 1888
Edward G. Goss
Deputy Assistant.

0331

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 Davis

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

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

The said

Joseph Davis,

late of the City of New York, in the County of New York aforesaid, on the
17th day of July in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid, being
then and there the clerk and servant of

May Herschel,

and as such ~~clerk and servant~~ ^{bailee} then and there having in his possession, custody and control
certain ~~moneys~~ goods, chattels and personal property of the said

May Herschel.

the true owner thereof, to wit:

one foreign mix of
the value of one hundred
dollars.

the said

Joseph Davis

afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said

foreign mix

to his own use, with intent to deprive and defraud the said

May Herschel

of the same, and of the use and benefit thereof; and the same ~~moneys~~ goods, chattels and
personal property of the said

May Herschel

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

JOHN R. FELLOWS,

District Attorney.

0332

BOX:

362

FOLDER:

3402

DESCRIPTION:

Davis, William S.

DATE:

08/06/89



3402

Witnesses:

W. S. Davis

16 Bills found

Counsel,

6

Filed

188

day of Aug

Pleads,

THE PEOPLE

vs.

William S. Davis

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

Aug 7. 1889

Pleads Guilty

Subject Disposed,

W. S. Davis

17

0333

0334

Police Court / District.

Affidavit—Larceny.

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

Henry Hall

of Tribune Office
 occupation Superintendent
 deposes and says, that on the 4 day of July 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of the United States of the amount and value of Two hundred and fifty two dollars

\$252.

the property of The Tribune Association incorporated under the laws of the State of New York in the care and charge of deponent

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

Deponent says that said defendant was in the employ of said Association as clerk and by virtue of such employment did receive and have in his possession the aforesaid sum of money and having so received and taken it into his possession for an account of said Association did unlawfully and feloniously appropriate the same to his own use with intent to deprive said Association of the same

Henry Hall

Sworn to before me, this 4 day of July 1889

W. J. McQuinn, Police Justice.

0335

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

William Davis

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

Question. What is your name?

Answer. *William Davis*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Ohio*

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

Answer. *170 Prospect St Bklyn 18 mos*

Question. What is your business or profession?

Answer. *Macler*

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 and
waive further examination*

William S. Davis

Taken before me this

day of

188

Police Justice

0336

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

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

Dated July 20 188 9 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0337

Police Court---

1069 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Hall
Tribunal Officer
William Davis

Offence Conciling
Henry

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated 20 July 1889

Daniel O. Rully Magistrate.

Farney M. Bullen Officer.

4 Precinct.

Witnesses Charles J. Hall

No. Charles J. Hall Street.

Louis E. Atkey

No. Atkey Street.

Joseph M. Mullen

No. Mullen Street.

\$1000 to answer

Committed

0338

In the Court of General
Sessions, City & County
of New York
The People etc

William L Davis

City & County of New York vs:
Alexander L Davis of the City
of Brooklyn N.Y. being duly sworn
says: I am 60 years of age & the uncle
of the defendant above named; I have
known him since his boy hood & in-
timately for nearly 12 years & since
he came into the employ of the Tri-
bune Association; I was connected
with the Tribune for a period of 20
years.

My nephew has always on since
he came to years of responsibility become
a reputation for honesty, integrity,
industry & trustworthiness; his good father
is an esteemed citizen of Germany &
though he is in ignorance of his son's
present condition what has been done

0339

poorly kept from him on account
of his poor health & to spare his feelings.

All the money taken by my
nephew on the 24th of July last has been
referred to the Tribunal & it is so I
am informed & only believe quite
well satisfied that the disposition
asked for in this case should be
made.

As a ground for this applica-
tion deponent begs to state 1. That
in his opinion no crime was committed
or intended to be committed or in de-
ponent's opinion the defendant was thrown
out of his head as he had
no knowledge of what had transpired
until he found himself alone in
Philadelphia & his money gone. He
at once returned to his city & sur-
rendered himself to the proper authorities.
2. That the ends of justice will be as
well or better subserved should sen-
tence be suspended during the absence
of good behavior & for injustice

0340

would be done should he be imprisoned.

I am a member of the bar
of this state & of the Ohio bar &
have thoroughly examined into the
facts of this case & I respectfully ask
this honorable Court to exercise its dis-
cretion in form of the affidavits & sub-
poena returned.

Very respectfully,
12, August 1889.
James Davis.

NOTARY PUBLIC
WESTCHESTER CO.
CERTIFICATE FILED IN N.Y. CO.

0341

City & County of New York ss:

Mary Davis of the age of
Brooklyne being duly sworn says:
I am 26 years of age & the wife
of William L. Davis: we have
married 8 years: we have had 5
children born to us - all have died
& two within the six months last
past. My husband was always a sober
& industrious - providing for his family
to the full extent of his means & ability.

My husband left his home
on the morning of July 4th, 1889 at
8 o'clock apparently well - though some-
what dyspeptic. His usual time for
leaving was 6.30 A.M. Never missed
a day.

Three months since we lost a
boy 6 years old & about 3 months ago
we lost the last of 5 children three months
old. And I may say with entire truth
that since the death of our eldest
boy my husband has acted strangely.
I never knew of my husband

0342

drinking until the evening of the 3rd,
of July when for the first time I be-
came aware that he had taken liquor.

My husband's wages earned
from day to day on the sole means
of my support.

I had dreamed 3 months toward
paternity, & I know no friend or
relative living.

In view of my husband's good
character for a period of nearly 12
years for his family's sake - believing
that my husband did not intend to
commit violence & sincerely believing
that he was not conscious of
the nature of his act when he de-
parted with the money I respect-
fully ask this honorable body
to suspend sentence in this case
during my husband's future good be-
havior. Mary Davies

Shown to before me Aug. 12, 1889

1889

Henry H. Ketchum Justice of the Peace
N.Y.C.

0343

Court of General Sessions
City and County of New York.

The People &c.,

-vs-

William S. Davis.

City and County of New York, ss:

Nathaniel Tuttle, being duly sworn says that he is the cashier for The Tribune Association and has acted in that capacity and as assistant for over twenty years; that he is acquainted with William S. Davis, the defendant, and has known him for about eleven years, during all of which period the said Davis has been in the employ of the said association in the mailing department.

Deponent further says that during those eleven years said Davis has borne a good reputation for industry and fidelity, and on holidays was often employed as a watchman in the counting room and was so employed on July 4th, 1889.

Deponent further says that all the property stolen by the said defendant from the said, The Tribune Association, has, to the best of deponent's information and belief, been refunded.

Sworn to before me this
13th day of August, 1889.

} *Quinn T. Smith*
Henry W. Sackett
Notary Public
N.Y.C.

0344

State of New York (Ct. Cl.)
City & County of New York (Ct. Cl.)

Mortimer A. Connelley of the
City of Brooklyn Kings County
New York being duly sworn
says: I am at present a super-
visor of the 2nd Ward of the
City of Brooklyn: I have known
William T. Davis for 12 years:
he is a sober industrious &
hard working man: I have
seen him almost every day
for 11 years - He has been
a good husband - a faithful
father & stood well in the
community; & deponent states
as matter of firm belief based
on deponent's intimate personal
acquaintance with him that
he would not intentionally
commit a crime.

And deponent as a citizen
of Brooklyn - a tax payer &
as a man connected with public

0345

affair would respectfully ask
the Court if Consistent with the
Official Discretion to suspend
sentence in this case finally
believing that the ends of
public justice will thereby
be fully met. Martin E. Conley
Attorney Oregon Inc.

Aug. 13, 1889.

Bole and J. A. Harb,

Notary Public

Med. Co.

0346

State of New York (ss.)
City & County of New York (ss.)

William O'Malley
of the City of Brooklyn Kings
County New York being duly sworn
says: I am connected with the
Department of Finance in the City
of Brooklyn: I have known
the defendant for ten years: His
Character for sobriety industry
& reliability was always excellent:
I believe him when in his right
mind incapable of committing crime.
He stood well in the commu-
nity & was universally liked
as a man by all his neigh-
bors.

Defendant believes that it would
be unjust to implicate this man
& under his former a public charge.
for and act committed as de-
posed with. I believe that he
was laboring under some

0347

Mr. Justice Disraeli Crayman
 upon his own & earnest office
 to be & so. I am respectfully
 request this Honorable Court
 if it be consistent to suspend
 sentence in this case during
 the future good behavior of
 Mr. Davis for which I am
 willing to vouch
 Yours to be for, Me (William M. Kelley
 His 13. Aug. 1889.
 Coleridge A. Hart.

Notary Public.

N.Y. Co

In the Court of
 General Sessions
 of the City & County
 of New York
 The People vs.

William Bond

Applicant for
 the suspension of
 the execution of
 sentence

James L. Fetter
 of Counsel
 140 Nassau St.
 N.Y.

0348

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William S. Davis

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

William S. Davis
of the CRIME OF *Grand LARCENY*, in *the second degree*, committed
as follows:

The said *William S. Davis*,

late of the City of New York, in the County of New York aforesaid, on the
25th day of *July*, in the year of our Lord
one thousand eight hundred and eighty *nine*, at the City and County aforesaid, being
then and there the clerk and servant of *the Sidome Association*,

a corporation duly organized and
existing under and by virtue of the
laws of this State,

and as such clerk and servant then and there having in his possession, custody and control
certain moneys, goods, chattels and personal property of the said *corporation*,

the true owner thereof, to wit: *the sum of two hundred*
and fifty two dollars in money,
lawful money of the United States
of America, and of the value of
two hundred and fifty two dollars,

the said *William S. Davis*, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *corporation*,
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said *corporation*.

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

JOHN R. FELLOWS,
District Attorney.

0349

BOX:

362

FOLDER:

3402

DESCRIPTION:

Dennison, Abram

DATE:

08/15/89



3402

0350

L. M. Davis

John C. Freeman?
Counsel, Defendant

Filed 15 day of Aug 1889.
Pleads, *Not Guilty*. Page 3.

THE PEOPLE

vs.

Wm. Demison

Grand Larceny Second degree.
[Sections 528, 539, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Replied 13. 1890 at 11 A.M.

Apr. 14 1890

A True Bill.

Wm. Demison
Pat 2 April 28 1890

Foreman.

Tried and Acquitted

Barbed wire

at \$1000

Geo. Chalmers

Aug 24 1889

0351

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

vs.

BEFORE HON.

POLICE JUSTICE,

188

APPEARANCES: { For the People, _____
For the Defence, _____
188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

H. J. Healey
Official Stenographer.

0352

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Davis
Hemmon

Examination had

Before

June 16
M. J. Tower 188*9*
Police Justice.

M. J. Greacy Stenographer of the *Third* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *L. B. Davis*

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

Dated

June 17th 188*9*

M. J. Greacy
Stenographer

W. G. Cowley
Police Justice.

0353

New York June 6th 1889
Clerk District Police
Court.

Hon M. J. Power, Presiding.

Louis A. Davis } Grand
W. } Jurors
Abraham Hennison }

Louis A. Davis being
duly sworn deposes and
says,

Q. How old are you?

A. I am 35 years of age

Q. What is your business?

A. Jeweller.

Q. Where do you reside?

A. No 148 East 86th St.

Q. Where is your place of
business?

A. No 41 Maiden
Lane.

Q. Do you know the
Defendant?

A. Yes Sir

0354

2

Q. On May the 16th was he
in your place?
A. Yes Sir; and he
got one pair of diamond
earrings of the value of
\$340 and one scarf
pin of the value of \$55.
He said he had a
customer and I told
him I would allow
him five per cent as
his commission.

Q. Did you ever ask
him for the return of that
property or the money
for it?

A. Yes Sir,
What did he say?
Q. He said a customer
had the property, and
he would return it, the
next day, I saw him
four or five days after

or

0355

3.

And he said he had a
good deal of trouble,
that he was out one
Sunday night, that he
was drinking and that
some one much later
dragged the liquor, &
he fell asleep and did not
wake up till Monday
morning and that all
my stuff was gone; he
had a Harwood and
an and watch and
chain, and I asked him
how was ~~that~~ it that
they had not been
taken too, and I told
him he had no right
to tell me any story
like that and asked
him to tell me where
the goods were and he
said he could not

(3)

0356

4

Then I called an

Q. Officer. This complaint is
part of two others?

A. Yes Sir,
Cross Examination

Q. When he got these goods
from you on May 16th 89
he said he wanted
them for a customer?

A. Yes Sir.
Q. He did not say who
the customer was?

A. Yes Sir.
Q. He had been trading
with you for some time?

A. Yes Sir.
Q. And you had dealings
with him for over two
thousand dollars?

A. Yes Sir.
Q. Did you state that

4

0357

5

Q To the Judge? I did
not get a chance
Counsellor Francis. I never
move to dismiss on that
evidence, on the ground
that under the decisions
of the Supreme Court, from
Department, General
Term May 1888 in the
case of the People vs
John Bough, and in
the case of the People
vs Joseph Keepers &c.
October 1884, the decision
was that the evidence
was wholly insufficient
to warrant a conviction
there being none to show
a felonious intent, I
hand your Honor these
decisions -
Counsellor Racy, My Opponent

5

0359

may be giving you the
Decisions, but he is
not giving the facts
that were brought out
before the Jury.
Counsel - The motion is
denied - go on with
the Defense -

~~~~~  
Braham - I am saying  
only error, deposes and  
says,

Q. How old are you?  
A. I am 38 years

Q. of age?  
A. 38 years

Q. Where do you live?  
A. 313 B'con St

Q. What is your business?  
A. A Diamond Broker.

Q. You know the Complain-  
-ant?  
A. Yes Sir,  
Q. How long?



0360

4

Q. Since 1888  
2. Have you been doing  
business with him since  
then?

Q. Yes Sir,  
2. you recollect the 16<sup>th</sup> day  
of May 1889?

Q. Yes Sir,  
2. Did you purchase any  
goods from the complain-  
=ant that day?

Q. Yes Sir, Diamond  
earrings and a scarf  
Pin.

2. For \$395.00

Q. Yes Sir,  
2. What statement did  
you make to him?

Q. I made no  
statement, I said I  
had a customer for  
them and that was  
all the conversation

4

0361

8

Q. That we had Did you  
at any time subsequent  
to this, have a Conversa-  
-ation with Mr Davis,  
when he said you watch  
and study, are not you  
or taken?

A. Yes Sir,  
Cross Examination

Q. Did you go to Mr Davis,  
or did he come to you?

A. He sent for me  
Q. Did he ask you to  
return the goods?

A. Yes Sir, he  
wanted the money.

Q. Did you tell him  
you had a Customer?

A. I said I will  
be here the next day,

Q. Did you tell him  
(8)

0362

9

Q. You had been robbed?  
A. I did

Q. Did you report to any  
of the Authorities that  
you had been Robbed?

A. Not to the Police

Q. Did you go to any  
Police Station house?

A. No, I wanted to  
keep still

Q. Did you go to  
any Police Court, or  
to Head quarters?

A. I did not  
Q. Did you report the  
Robbery to any Official?

A. No Sir,  
Q. Did you promise to  
go down with the Goods  
to Mr Davis?

A. I promised  
to pay him the money  
and he said he would

9



0363

10

not be there after 12  
O'clock, I did not go  
there but I was in the  
neighborhood.

Q. Did you  
try to see him?

A. Yes Sir, The  
Elevator man said he  
had gone that Saturday.

Q. Was it raining?

A. I do not know.

Q. You saw him after  
that Saturday?

A. Yes Sir.

Q. Did you promise ~~to~~  
to return his goods?

A. I paid him money  
after that.

Q. Do you swear  
to that?

A. The bills will

Q. show  
When you told

0364

11

Q. Now you had been  
robbed, did he not then  
ask you how it was  
that you had your  
watch and studs?

A. He never asked  
me that. I did not  
show up in the house  
till 9 o'clock the next  
morning, I was away  
all that night.

Q. ~~Did you~~ You had been  
dealing with Morris  
for 11 months?

A. Yes sir, I am  
willing to pay him  
now, if he gives me a  
chance, I owe him  
the money, but he did  
not give me a chance  
to pay it.

Q. You have paid

11

0365

12

all your bills up to  
date?

A Yes Sir,

Q ~~Re-cross~~

Did you ever  
get a Bill till you  
returned the goods?

A

No Sir, I never

Q got one

But when you  
found the money you  
got a Bill?

A

Q Yes Sir.

And your Commission  
is then paid?

A

No, I sell for  
all I can get and  
whatever I made, I  
had

Q

Do you remember  
the day you were  
robbed?

A

Today a week

12



0366

13

ago  
Councillor Fraser - The Witness  
is mistaken  
Witness -

No, it was two  
weeks from today, that  
must have been June  
2<sup>nd</sup>, I was out all  
night Sunday and did  
not get home till nine  
o' clock the next day and  
I had my Sunday  
clothes on

Sworn to before me }  
this 16<sup>th</sup> day of June 1889 }

Police Justice

Decision reserved

W. J. Greacy  
Stenographer

(13)

0367

Sec. 192.

3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Alfred Ruff a Police Justice  
of the City of New York, charging Abram Klemison Defendant with  
the offence of Grand Larceny

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

We Abram Klemison Defendant of No. 313  
Brown Street; by occupation a Speculator  
and David Wolf of No. 145 Madison  
Street, by occupation a Deedmaker Surety, hereby jointly and severally undertake that  
the above named Abram Klemison Defendant  
shall personally appear before the said Justice, at the 3 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of ten  
Hundred Dollars,

Taken and acknowledged before me, this 7

1883

A. Garrison

D. Ruff

Police Justice



0368

CITY AND COUNTY } ss.  
OF NEW YORK, }

Sworn to before me, this  
day of *March* 188*8*  
*[Signature]*  
Police Justice.

*Abraham David Hoff*  
the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth *Twenty* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of *House and lot*

*of land at premises 125  
Madison Street valued at  
Ten thousand dollars free.*  
*D. Hoff*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear  
during the Examination.

vs.

Taken the... day of... 188

Justice.



0369

Police Court

3<sup>rd</sup>

Dist.

District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

Louis H. Davis

of No. 148 E-86<sup>th</sup> Street, aged 35 years,

occupation Jeweller being duly sworn

deposes and says, that on the 16<sup>th</sup> day of May 1887 at the City of New

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

of deponent, in the day time, the following property, viz:

One pair diamond Earrings of the  
value of \$340.00  
and one Pearl Pin of the value  
of \$55.00  
in all of the value of \$395.00

the property of Defendant and Benjamin H. Davis  
Copartners in business at No. 414 & 3  
Maiden Lane

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

from the fact, that said Remson  
represented to deponent that he had  
a customer for said goods above  
mentioned goods and deponent relying  
upon said representation so made  
by defendant to deponent to be true  
delivered the said goods to defendant  
for the purpose so stated by defendant.  
That said defendant has failed to  
return the goods or the money that  
said alleged customer was to pay  
for same - Deponent therefore  
prays that said Remson be  
held to answer -

Louis H. Davis

Sworn to before me, this

day

1887

Police Justice.

0370

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 21 years, occupation Clerk of No.

213 E-57th Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Louis H. Davis  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this

day of June 1899

Simon Adler  
[Signature]  
Police Justice.

0371

Sec. 198-200.

J. District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Abram Renssien*

Question. How old are you?

Answer. *3 years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *3, 3 Broome St. 9 months.*

Question. What is your business or profession?

Answer. *Diamond Speculator.*

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

Answer. *I am not guilty and  
demand an examination  
at once.*

*H. J. J. J. J.*

Taken before me this

day of

1887

Police Justice.



0372

*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*

*Referendous*  
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 *June 9* 188 *Police Justice.*

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated *Aug 27* 188 *Police Justice.*

0373

June 25- 9.30 a.m.

Police Court--

District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Louis H. Davis  
148 East 86 St  
Abraham Remison

BAILED,

No. 1, by Moritz Brockman  
Residence 68 East 109<sup>th</sup> Street.

No. 2, by  
Residence Street,

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

No. 5, by  
Residence Street.

No. 6, by  
Residence Street.

No. 7, by  
Residence Street.

No. 8, by  
Residence Street.

No. 9, by  
Residence Street.

No. 10, by  
Residence Street.

No. 11, by  
Residence Street.

No. 12, by  
Residence Street.

No. 13, by  
Residence Street.

No. 14, by  
Residence Street.

No. 15, by  
Residence Street.

No. 16, by  
Residence Street.

No. 17, by  
Residence Street.

No. 18, by  
Residence Street.

No. 19, by  
Residence Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

John Gustafson.

filed 29 July/89



0374

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

The People &c.

- Against -

Abraham Dennison

Defendant

City & County of New York:

Louis H. Davis, being  
duly sworn says that he resides at No. 148  
East 86<sup>th</sup> St. in said city.

That on the 16<sup>th</sup> day of May 1889, in said  
city, divers goods and chattels, the proper-  
ty of deponent's firm, consisting of a  
diamond lace pin of the value of fifty  
five dollars, and a pair of solitaire dia-  
mond earrings of the value of three hundred  
& forty dollars, were feloniously taken,  
stolen and carried away from the posses-  
sion of deponent by one Abraham Denn-  
ison, the defendant above named, in the  
following manner to wit:

That deponent is a member of the firm  
of B. H. Davis & Co. Jewellers doing busi-  
ness at Nos. 41 & 43 Maiden Lane in the  
city aforesaid.

That on the 16<sup>th</sup> day of May 1889,  
Abraham Dennison, defendant above



0375

named called at deponent's place of business & fraudulently stated and represented to deponent that he had a customer who desired to purchase some diamond jewelry, and that said customer desired to be shown a pair of diamond earrings, and a diamond lace pin. That deponent showed to said Dennison, some diamond jewelry and said Dennison selected therefrom a lace pin of the value of fifty five dollars, and a set of solitaire diamond earrings of the value of three hundred and forty dollars.

That deponent gave the same to said Dennison for the purpose of showing the same to said customer & said Dennison then & there stated to deponent that he would show the said jewelry to said alleged customer and if said alleged customer purchased the same he would bring the amount realized therefore at once to deponent and if the said goods were not satisfactory, <sup>he</sup> would immediately return the same.

Deponent relying upon the truth of the representations so made by said Dennison to deponent & being induced thereby

0376

placed the said goods in his possession solely for the purpose aforesaid.

That after waiting several days for said Dennison to return the goods or the price thereof, said Dennison failing to call at deponent's place of business as he had promised, deponent searched for said Dennison and after finding him, he stated to deponent that he went to a saloon and while there he was robbed of the said jewelry, and that he was out all night from his home.

Deponent charges that said Dennison had no customer for said jewelry, but got the same from deponent's possession under the aforesaid statement for the purpose of cheating and defrauding deponent's firm.

Deponent further says that at the examination of said Dennison at the Essex Market Police Court, he said he could not tell who was the customer for the said goods, nor where said customer resided, nor could give any information regarding him.

That deponent believes that the Magistrate who heard said case acted improperly in discharging

0377

said Dennisson, & therefore prays  
that he may be apprehended & dealt  
with as the law directs.

Signed to before me this }  
10<sup>th</sup> day of August 1889 } Louis H. Davis  
William Doel  
Com<sup>r</sup> of Deeds  
of City & Co.



0378

City & County of New York:

Simon Adler, being  
duly sworn says: That he resides at  
No. 213 E. 67<sup>th</sup> Street in the city of  
aforesaid. That he is a clerk in the  
employ of B. H. Davis & Co. and was in  
such position on the 16<sup>th</sup> day of May  
1889. That deponent was present at  
the time when said Dennison called  
at deponent's place of business, and the  
statements made by said Dennison to  
said L. H. Davis, at the time he procured  
said diamond jewelry as set forth in  
the affidavit of said Davis & Co. annexed  
were made in the presence & hearing of  
deponent, and said affidavit is true  
in that respect.

Sworn to before me this }  
15<sup>th</sup> day of August 1889 } Simon Adler

William D. O'Connell

Com<sup>r</sup> of Deeds.

-m. city & County.

0379

Cust of General Services

The People &c.

Against

Abraham Lennison  
Defendant

Applicants &  
Complaint

0380

in General Session

People

2

Demonstr

City and County of New York ss.

Louis H. Davis being duly sworn says:

I hereby make application to the District Attorney for the submission of the above charges to the Grand Jury.

The application is made in good faith, for the sole purpose of punishing the accused, and I do not desire or expect to use the prosecution for the purpose of collecting a debt, or for any private purpose, and will not directly or indirectly use the same for any of said purposes.

Sworn to before me this

14th day of August, 1889

L. H. Davis

Robert H. Racy

Comm. of Clerk

City & Co. of New York

in evidence



0381

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Feb. 12 1889

Mr. Remsen

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds.

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS,

TERMS,

1 Dia Ring

138.00

Paid  
B. H. Davis & Co.

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Feb. 12 1889

Mr. Remsen

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds.

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS,

TERMS,

1 S. S. Dia Ring 7972a.

68.00

Paid  
B. H. Davis & Co.

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Feb. 4th 1889

Mr. Remsen

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS,

TERMS,

1 Dia stud 10684a

120.00

Rec'd Payment  
B. H. Davis & Co.  
per Mr. P.

0382

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Jan 23<sup>rd</sup> 1889

Mr. A. Demmon

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS,

TERMS,

1 Dia. Stud 10621a

115.00

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Jan 16<sup>th</sup> 1889

Mr. A. Demmon

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS,

TERMS,

1 Dia. Stud 10240a

52.00

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Nov 22<sup>nd</sup> 1888

Mr. Demmon

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds.

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS,

TERMS,

1 pr. Earrings 10262a

90.00

B. H. DAVIS & CO.

0383

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Dec 8 1888

Mr. Drimmer

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds,  
MANUFACTURERS OF DIAMOND MOUNTINGS.  
41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS.

1 Pair Earrings 10075a  
1 A Ring 9812a

60  
50

50.00

Paid  
B. H. Davis & Co.

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Dec 19th 1888

Mr. Drimmer

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds,  
MANUFACTURERS OF DIAMOND MOUNTINGS.  
41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS.

1 Dia. Ring 10374a

75.00

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Dec 27 1888

Mr. Drimmer

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & Co.

Importers of Diamonds,  
MANUFACTURERS OF DIAMOND MOUNTINGS.  
41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS.

1 Pr S Buttons 9812a

20.00

Paid  
B. H. Davis & Co.



0384

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Dec 24<sup>th</sup> 1888

Mr. A. Rensselaer

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & CO.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS.

1 Dia. Lacepin 10588a

75 00

B. H. DAVIS & CO.

Factory, N. E. Corner  
Fulton and Nassau Street.

New York, Dec 26 1888

Mr. A. Rensselaer

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.



B. H. DAVIS & CO.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS.

1 Dia Ring 10527a

16 00

Paid

B. H. DAVIS & CO.

Factory, N. E. Corner  
Fulton and Nassau Streets.

New York, Jan 4<sup>th</sup> 1889

Mr. A. Rensselaer

LONDON OFFICE,  
34 ELY PLACE,  
HOLBORN.

Bought of B. H. DAVIS & CO.

IMPORTERS OF DIAMONDS.

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS,

1 Dia. Ring 7570a  
1 " Locket 8729a

52 00

32 00

84 00

B. H. DAVIS & CO.

0385

Factory, N. E. Corner  
Fulton and Nassau Streets.

LONDON OFFICE,  
34 ELY PLACE,  
HOLBORN.

*New York, May 25<sup>th</sup> 1889*  
*Mr. A. A. Dennison*

*Bought of* B. H. DAVIS & CO.,  
IMPORTERS OF DIAMONDS.

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS,

*1 Dia Stud 10572a*

*90.00*

Factory, N. E. Corner  
Fulton and Nassau Street.

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.

*New York, May 17<sup>th</sup> 1889*

*Mr. A. A. Dennison*



B. H. DAVIS & CO.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS,

*24 pr. Dia Earrings 1251a*

*120.00*

Factory, N. E. Corner  
Fulton and Nassau Street.

LONDON OFFICE,  
No. 34 Ely Place,  
Holborn.

*New York, May 13<sup>th</sup> 1889*

*Mr. A. A. Dennison*



B. H. DAVIS & CO.

Importers of Diamonds,

MANUFACTURERS OF DIAMOND MOUNTINGS.

41 & 43 MAIDEN LANE.

B. H. DAVIS,  
L. H. DAVIS.

TERMS,

*1 Dia Stud 10680a*

*120.00*

PAID

B. H. DAVIS & CO.

0386

Factory, N. E. Corner  
Fulton and Nassau Streets.

Mr. A. Dennison

New York, March 27<sup>th</sup> 1889

LONDON OFFICE,  
34 ELY PLACE,  
HOLBORN.

Bought of B. H. DAVIS & CO.,  
IMPORTERS OF DIAMONDS.  
MANUFACTURERS OF DIAMOND MOUNTINGS.

B. H. DAVIS.  
L. H. DAVIS.

TERMS,

41 & 43 MAIDEN LANE.

2 BN. 2 9/8 1/2

185 00

B. H. DAVIS & CO.,

Factory, N. E. Corner  
Fulton and Nassau Streets.

Mr. A. Dennison

New York, March 22<sup>nd</sup> 1889

LONDON OFFICE,  
34 ELY PLACE,  
HOLBORN.

Bought of B. H. DAVIS & CO.,  
IMPORTERS OF DIAMONDS.  
MANUFACTURERS OF DIAMOND MOUNTINGS.

B. H. DAVIS.  
L. H. DAVIS.

TERMS,

41 & 43 MAIDEN LANE.

1 BN. 3 3/4 - 1/6

155 00

B. H. DAVIS & CO.,

Factory, N. E. Corner  
Fulton and Nassau Streets.

Mr. A. Dennison

New York, March 18<sup>th</sup> 1889

LONDON OFFICE,  
34 ELY PLACE,  
HOLBORN.

Bought of B. H. DAVIS & CO.,  
IMPORTERS OF DIAMONDS.  
MANUFACTURERS OF DIAMOND MOUNTINGS.

B. H. DAVIS.  
L. H. DAVIS.

TERMS,

41 & 43 MAIDEN LANE.

1 Lacepin

287 50

B. H. DAVIS & CO.,



0387

Factory, N. E. Corner  
Fulton and Nassau Streets.

*Mr. W. A. Dennison*

LONDON OFFICE,  
34 ELY PLACE,  
HOLBORN.

*New York, Feb'y 25<sup>th</sup> 1889*

*Bought of* B. H. DAVIS & CO.,

IMPORTERS OF DIAMONDS.

MANUFACTURERS OF DIAMOND MOUNTINGS.

B. H. DAVIS.  
L. H. DAVIS.

TERMS,

41 & 43 MAIDEN LANE.

*1 pr. Earrings 10677a*  
*2 Scarfpins*

*145 00*  
*31 00*  
*176 00*

B. H. DAVIS & CO.,

MEMORANDUM.

From

B. H. DAVIS & CO.,  
DIAMOND IMPORTERS,

AND  
MANUFACTURES OF DIAMOND MOUNTINGS,  
41 & 43 MAIDEN LANE,  
NEW YORK.

*New York, Jan'y 31, 1889*  
*To Wm. Dennison*  
*Perf'd*

N. B.—The following goods are for your examination, and to enable you to select such as you may desire to purchase. None of these considered sold until after we shall be apprised of your selection, and have sent a corrected bill of the goods approved.

*May 16<sup>th</sup> 1 pr. Dia. Earrings 11218a \$346.*  
*1 Scarfpin 10457 15.*

0388

Demonstrations -

Complainant must furnish  
affidavit to effect that his  
application is made in good  
faith & he will not  
directly or indirectly use protection  
to collect debt.

J. L.

0389

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

188

off McCauley



0390

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Abram Deminon*

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

*Abram Deminon*

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

The said

*Abram Deminon*

late of the City of New York, in the County of New York aforesaid, on the *16th* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, with force and arms,

*one pair of ear-rings of the value of three hundred and forty dollars, and one scarf pin of the value of fifty dollars,*

of the goods, chattels and personal property of one *Samuel H. Davis,*

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

*John H. Davis, Attorney*

0391

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,  
District Attorney.

0392

**BOX:**

362

**FOLDER:**

3402

**DESCRIPTION:**

Dinneen, Martin

**DATE:**

08/07/89



3402



0393

**BOX:**

362

**FOLDER:**

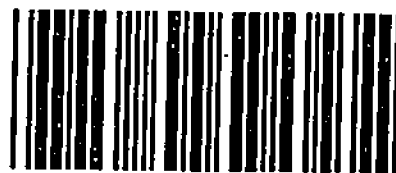
3402

**DESCRIPTION:**

Quinlan, Thomas

**DATE:**

08/07/89



3402

Witnesses :

Counsel, #1 Price  
Filed 7 day of Aug 1889  
both Plead, Not Guilty

THE PEOPLE

vs. R

Martin Dimeen

and R

Thomas Quinlan

ASSAULT IN THE THIRD DEGREE  
(Section 219, Penal Code).

JOHN R. FELLOWS,  
Aug 17 89 District Attorney.

Delivered to City Cl.  
for him by Counsel  
A True Bill

Alfred J. ... Foreman.

0394

0395

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Martin Dimeen*  
and *Thomas Dimeen*

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

*Martin Dimeen and Thomas Dimeen*

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

The said *Martin and Thomas, both*

late of the City of New York, in the County of New York aforesaid, on the *21st*  
day of *July*, in the year of our Lord one thousand eight hundred and  
eighty*nine*, at the City and County aforesaid, in and upon the body of one *Joseph*  
*S. Dimeen*, in the peace of the said People then and there being, with force  
and arms, unlawfully did make an assault, and *therein* the said *Joseph*,  
did then and there unlawfully beat, wound and ill-treat, to the great damage  
of the said *Joseph* against the form of the  
statute in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

JOHN R. FELLOWS,

District Attorney



0396

**BOX:**

362

**FOLDER:**

3402

**DESCRIPTION:**

Dooling, John

**DATE:**

08/13/89



3402

Witnesses:

*W. Cairns*

There are two charges agst this  
deft, & one indictment one for  
assaulting me Reilly one for  
assaulting Off Cairns - Cairns went  
into depts house to arrest deft for the  
assault upon Reilly & Dooling pointed at  
him an unloaded gun. It is questionable  
whether Dooling's assault upon Reilly  
was a felony - at any rate Reilly was  
in depts house - was ordered out - & he  
refused to go & deft struck him with  
a bludgeon.  
Reilly has disappeared & cannot  
be found. Therefor the asslt  
upon him cannot be proved.  
The character of deft is excellent.  
(See certificate filed herewith)

I do not think there is any  
probable case agst deft.  
I recommend the dismissal  
of the indictment

Filed Aug 13<sup>th</sup> 1889  
Sep 6<sup>th</sup> 1889

*Vernon M. Shaw*

152 Sunday

Counsel,

Filed 13 day of Aug 1889

Pleads, Not Guilty (H)

THE PEOPLE

vs.

*B*  
*John Dooling*

2 cases.

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*Alfred W. Munn*

Foreman.

*Sept. 6/89*

*Inductment Dismissed*

0398

Police Court—2nd District.

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

of No. William Cairns Street, aged 39 years,  
occupation Police Officer being duly sworn  
deposes and says, that on the 5th day of Aug 1889 at the City of New  
York, in the County of New York,  
he was violently and feloniously ASSAULTED and BEATEN by

John Dooling (now here) who did  
willfully and maliciously point and  
aim a rifle at the body of deponent  
while deponent was in the act  
of arresting said defendant for  
assault

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 6th day  
of August 1889

G. Murray Bond Police Justice.

William Cairns



0399

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer. *John Dooling*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *412 West 12th St 4 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 not guilty*

*John Dooling*

Taken before me this

day of

1897

*G. W. Murphy*  
Police Justice.

0400

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

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

Dated *Aug 6* 188*9* *J. Murphy* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0401

\$1000. bail for  
Aug 8<sup>th</sup> 2. P.M.

Police Court---

2

1180  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Cairns  
vs  
John Dooling

Offender  
John Dooling

BAILED,

No. 1, by Thomas H. Mantley  
Residence 302 West 53<sup>d</sup> Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

Dated Aug 6 1889  
J. D. Dooling  
Wm Cairns  
Magistrate.  
Officer.  
Precinct.

Witnesses Patrick Reilly  
No. 412 Street 17<sup>th</sup> Street.

No. Street.

No. Street.

\$ 1000 to answer

Ans. 1  
"rifle-gun"



0402

Police Court—2<sup>nd</sup> District.

CITY AND COUNTY }  
OF NEW YORK, }

of No. 412 West 17<sup>th</sup> Street, aged 25 years,  
occupation Labourer being duly sworn, deposes and says, that  
on the 5<sup>th</sup> day of August 1888 at the City of New York,  
in the County of New York,

he was violently ASSAULTED and BEATEN by John Dooling

Thou have John Dooling deposed a number  
of violent blows on the face with a Black Horn  
Stick cutting deponent nose and head in a severe  
manner 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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 5<sup>th</sup>

day of August

1888

Pat Buckley  
Police Justice.

0403

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK } ss.

2 District Police Court.

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

Question. What is your name?

Answer. John Dooling

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Ireland

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

Answer. 412 West 17th St 4 years

Question. What is your business or profession?

Answer. Labourer

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

Answer. I am not guilty

John Dooling

Taken before me this

day of

188

J. W. M. J. J. J.  
Police Justice.



0404

*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 Three 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 Aug 16 1889 J. Murray Bond Police Justice.*

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

*Dated.....188.....Police Justice.*

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

*Dated.....188.....Police Justice.*



0405

\$500. bail for  
Aug 8<sup>th</sup> 2 P.M.

Police Court---

2 1180 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Patrick Reilly  
412 East 17<sup>th</sup>  
John Dooling

Offence *Arson*

BAILED,

No. 1, by

Thomas H. Manley

Residence

302 West 53<sup>d</sup> Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Aug 6

1889

Wm. K. ...

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

300

to answer

*Arson*

0406

St. Bernard's,

328 West Fourteenth Street,

New York, August 15<sup>th</sup> 1889.

I wish to state that as far as I know John Dooling has been a steady, sober man and has never been arrested before.

He has a wife and two children dependent on him for support.

I would recommend him to the clemency of the Court.

Gabriel A. Healy.  
Rector.

John Stewart

503 East 14<sup>th</sup> St.

0407

C. H. DE LAMATER.

Office of De Lamater Iron Works,

FOOT OF WEST THIRTEENTH STREET.

WM. DE LAMATER.

Subject Matter:

New York, Aug 22 1889

To whom it may concern  
This is to certify that  
John Dooley has worked for  
us for the past ten years  
as a laborer in our iron  
foundry, during the latter  
part of the time he was  
leading man among the  
laborers in our foundry.  
We found him to be  
honest sober and industrious  
and we can recommend  
him to any one needing  
his services. We can special-  
ly recommend him for  
his fidelity to us when  
we have had strikes.

Yours respectfully  
C. H. De Lamater

NOTICE—PLEASE ADDRESS ALL COMMUNICATIONS RELATING TO BUSINESS OF FIRM TO C. H. DE LAMATER & CO., AND NOT TO ANY INDIVIDUAL.



0408

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 Dooling

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

John Dooling

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

The said

John Dooling

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

Patrick Reilly

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

John Dooling

with a certain

stick

which

he

the said

John Dooling

in his right hand then and there had and held, the same being then and there

a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm,

namely, the said Patrick Reilly then

and there feloniously did wilfully and wrongfully strike, beat

bruise 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.

0409

SECOND COUNT—

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

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

The said

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

in the peace of the said People then and there being feloniously did wilfully and wrongfully make another assault; and the said

the said

with a certain

which

the said

in his right hand then and there had held, in and upon the head and face of him the said

then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there and by the means aforesaid, feloniously

wilfully and wrongfully inflict grievous bodily harm upon the said

to the great damage of the said

against the form of the statute in such case made and provided, and against the peace of

the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

*District Attorney.*

0410

Witnesses

Counsel,

Filed

day of

188

Pleads,

THE PEOPLE

vs.

John Dooling  
(vs. vs.)

Assault in the Second Degree.  
(Section 218, Penal Code).

JOHN R. FELLOWS,  
District Attorney.

Sept 6/89  
**A True Bill.**  
Foreman.

There are two cases against the defendant Dooling, one for assaulting one Kelly, & one for assaulting Off. Barnes, - Barnes went into Kelly's house to arrest Kelly for the assault upon Kelly, & Dooling pointed at him an unloaded gun. It is questionable whether Dooling assaulted upon Kelly was a felony - at any rate Kelly was in Kelly's house, & was ordered out - He refused to go, & left shortly with a blackthorn - Kelly has disappeared & cannot be found. Therefore the assault upon him cannot be proved. The character of Kelly is excellent (see certificate filed herewith) I do not think there is any probable cause against Kelly. I recommend the dismissal of the indictment filed against Kelly. Wm. M. Davis, Sept. 6. 1889. Asst



0411

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 Dooling*

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

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

The said

*John Dooling*

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

aforesaid, in and upon the body of one *William Cairns*  
in the peace of the said People then and there being, feloniously did make an assault and

to, at and against *him* the said *William Cairns*  
a certain *rifle gun* then and there loaded and charged with gunpowder and one leaden  
bullet, which the said

in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, *aim, point and present with intent to the same,*

with intent *him* the said *William Cairns*  
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

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

The said

*John Dooling*

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 *William Cairns* in the peace of

the said People then and there being, feloniously did wilfully and wrongfully make  
another assault, and to, at and against *him* the said

*William Cairns*  
a certain *rifle gun* then and there charged and loaded with gunpowder and one leaden bullet,  
which the said

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 shoot off and discharge, *aim, point and present with intent to the same,*  
against the form of the statute in such case  
made and provided, and against the peace of the People of the State of New York and  
their dignity.

JOHN R. FELLOWS,

District Attorney.

0412

**BOX:**

362

**FOLDER:**

3402

**DESCRIPTION:**

Drew, George

**DATE:**

08/09/89



3402

0413

Witnesses;

George Owen

The defendant in  
this case, I am  
informed, was seen  
rendered by his brother  
Owen after he had given  
Owen quit for the  
recovery of wages due  
by his employer. He has  
been eleven days in prison  
and promised to appear  
wherever called upon. I  
therefore recommend that he  
be released upon his own recogni-  
tance. J. R. Fellows  
District Attorney

Counsel,

Filed

9 day of Aug 1889

Pleas,

Not Guilty

Spelling  
104-100000

THE PEOPLE

vs.

George Owen

VIOLATION OF EXCISE LAW.  
(Keeping Open at Unlawful Hours.)  
(III Rev. Stat. (7th Edition), page 1989, Sec. 5.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred J. Kline

Foreman.

See indictment on complaint.



0414

Sec. 198—200.

*First*

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*George Drew*

Question. How old are you?

Answer.

*40 years*

Question. Where were you born?

Answer.

*New Hampshire U. S.*

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

Answer.

*28 Bowery, about 2 months*

Question. What is your business or profession?

Answer.

*Bar tender*

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, but if held demanded  
a trial by Jury.*

*G W Drew*

Taken before me this

day of June

1889

Police Justice.

0415

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

Dated June 8<sup>th</sup> 188 9.

[Signature]  
Police Justice.

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

Dated June 8<sup>th</sup> 188 9.

[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..... 188

..... Police Justice.

0416

BAILED  
No. 1, by Adolph Lueker  
Residence 3rd Broadway Street.  
No. 2, by George Drew  
Residence 11 Pike Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

86  
Police Court---

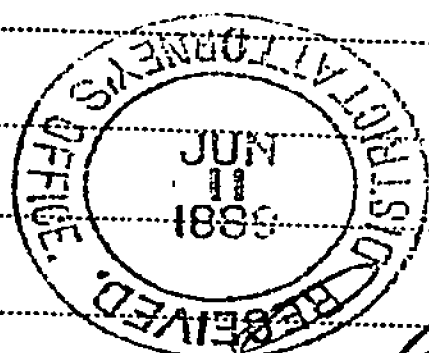
851  
District.

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

James G. Cooper  
vs. George Drew

1. \_\_\_\_\_  
2. \_\_\_\_\_  
3. surrendered  
4. July 26, 1889  
discharged  
Aug 7, 1889  
Dated June 2, 1889 1889  
Hogan Magistrate.  
Cooper Officer.  
C. O. Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
\$ 100. to answer



Bailed



0417

Excise Violation—Selling After Hours.

POLICE COURT—First DISTRICT.

City and County } ss.  
of New York, }

of No. the Central office Police James G. Cooper Street,  
of the City of New York, being duly sworn, deposes and says, that on the 8<sup>th</sup> day  
of June 1889, in the City of New York, in the County of New York, at  
No. 28, Bowery George Drew ~~Street,~~

(now here)  
did then and THERE EXPOSE for sale, and did sell, give away and dispose of, and cause, suffer,  
and permit to be sold, given away and dispose of under his direction and authority, strong and  
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons  
at a time, to be drunk in the house or premises aforesaid BETWEEN THE HOURS OF ONE AND  
FIVE O'CLOCK in the morning of said day, contrary to and in violation of the statute in such case  
made and provided.

WHEREFORE, deponent prays that said George Drew  
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 8<sup>th</sup> day  
of June 1889

James G. Cooper  
B. H. Haggan Police Justice.

0418

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Drew*

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

*George Drew*  
of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *George Drew*  
late of the City of New York, in the County of New York aforesaid, on the *eightth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three* being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *two* o'clock in the morning of the said day, the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0419

**BOX:**

362

**FOLDER:**

3402

**DESCRIPTION:**

Duffy, Patrick

**DATE:**

08/06/89



3402



0420

34 Bell Junior

Counsel, *H & H*  
Filed, *6* day of *Aug* 188*9*  
Pleads, *Not Guilty* (7)

THE PEOPLE,  
vs.  
*Patrick Duffey*  
Receiving stolen property  
Section 563  
Penal Code.  
*Murder*

*Alfred J. Kane*  
District Attorney.  
*Aug 14 1889*

A True Bill.  
*Alfred J. Kane*

Foreman.  
*Aug 14, 1889*  
*Pleads Guilty*  
*City Prison 10 days.*

Witnesses:

0421

Sec. 198-200.

4th

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer.

Patrick Duffy

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

240 East 7th Street New York

Question. What is your business or profession?

Answer.

Coach 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 I demand a trial  
by Jury

Patrick Duffy

Taken before me this

day of

July

1897

at

New York

City

State

of

New York

County

of

New York

City

State

of

New York

County

of

New York

City

State

of

New York

County

of

New York

City

State

of

New York

County

of

New York

City

State

of

New York

County

of

New York

Police Justice.

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

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 July 29 1889 N W Mahon Police Justice.

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

*Dated* ..... 188 ..... *Police Justice.*

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

*Dated*.....188.....*Police Justice.*



0423

BAILED,

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

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

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

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

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

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

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

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

738  
Police Court

1103  
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Peter Solys

1341 vs. 3 Ave  
Patrick Guffy

2

3

4

Dated

1889

Magistrate

Officer.

25 Precinct.

Witnesses

No.

Street.

No.

Street.

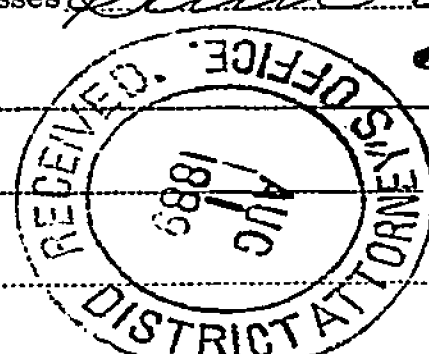
No.

Street.

\$

500 to answer

g.s.



0424

CITY AND COUNTY  
OF NEW YORK, } ss.

POLICE COURT, 4<sup>th</sup> DISTRICT.

*Sworn to before me, this 1st day of July 1889*  
of No. 1341 Third Avenue Street, aged 46 years,  
occupation Saloon Keeper being duly sworn deposes and says,  
that on the 2<sup>nd</sup> day of July 1889

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

*Police Justice*  
Patrick Duff  
(now here) who did falsely personate a Police  
Officer to wit; a police officer by assuming  
without authority a badge by which such an  
Officer or person is lawfully distinguished  
Said defendant arrested deponent at his deponent's  
place of business at the above address at about  
the hour of ten o'clock P.M. while deponent was in  
the act of lighting the gas in deponent's saloon  
for violating the Excise Law and while the defendant  
was in the act of taking deponent to the Station House  
the defendant agreed to settle the case with deponent



0425

providing deponent would agree to give him a couple  
of dollars with intent to cheat and defraud  
deponent of said amount of money in violation  
of Chapter 6 Section 535 of the Penal Code of  
State of New York  
Sworn to before me this  
29<sup>th</sup> day July 1889

Edwin Adams

D. J. M. M. M.

Police Justice

Police Court, District,

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,



0426

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Salvador Dalfors*

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

*Salvador Dalfors*  
of the CRIME OF *feloniously personating a policeman*,  
committed as follows:

The said *Salvador Dalfors*

late of the *12th* Ward of the City of New York, in the County of New York aforesaid, on  
the *fourteenth* day of *July* in the year of our Lord one  
thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid,

*intentionally did feloniously personate a  
policeman of the police force of the  
said City of New York, and assume  
indue authority the badge and  
which such policeman is lawfully  
distinguished, and in such assumed  
character did then and there do an  
act, purporting to be official, to  
viz, did then and there apprehend,  
arrest and take into custody one  
Peter Schurz upon and upon a  
supposed charge of having violated  
the laws of this State known as  
the excise laws, and detain the  
said Peter Schurz and keep him in  
custody, against his will, for the  
space of ten minutes and more,*

0427

for and supposed violation of law  
and <sup>upon</sup> said charge thereof, whereby  
the said Peter Johns was  
greatly injured, 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 dignities

John De Witt,  
District Attorney.