

0202

BOX:

62

FOLDER:

698

DESCRIPTION:

Davis, Frank

DATE:

03/20/82



698

Bill filed 9/1 377
Filed 20 day of March 1882
Plends *Wm. J. Clark*

Obtaining Goods by False Pretences

THE PEOPLE
vs *Wm. J. Clark*
B
Frank O. Davis

John M. Stearns
~~Attorney at Law~~

Wm. J. Clark
District Attorney.

A True Bill.
John M. Stearns

Foreman.

Wm. J. Clark
John M. Stearns
John M. Stearns

0204

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Frank E. Davis
against *Frank E. Davis*

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

Frank E. Davis

of the crime of *obtaining money under*

falsely pretences
committed as follows:

The said

Frank E. Davis

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *Second* day of *February* in the year of our Lord
one thousand eight hundred and seventy-eight, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one

Elijah D. Triggs

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Elijah D. Triggs

That *he the said Frank E. Davis was then and there in the employ of Traub and Cowen, who were the managers and publishers of a certain publication called the New York Mercantile Business Directory and that he was so employed by said firm as a canvasser of subscribers for advertising in the said Directory, and that he was authorized by said firm to make contracts in its name and on its account for advertisements to be inserted therein, and that he was authorized by said firm to receive on its account the money to be paid for such advertisements.*

And the said

E. D. Triggs

then and there believing the said false pretences and representations so made as aforesaid by the said

Frank E. Davis

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

E. D. Triggs a sum of money to wit: one dollar and fifty cents ^{sum of money} of the value of one dollar and fifty cents.

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

E. D. Triggs

and the said

Frank E. Davis

did then

and there designedly receive and obtain the said

sum of money

of the said

E. D. Triggs

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

E. D. Triggs

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

E. D. Triggs

of the same.

And Whereas, in truth and in fact, the said *Frank E. Davis* was not in the employ of the said *Pratt and Cowen* and he was not employed by the said firm as a canvasser of subscribers for advertisements in the said *New York Mercantile Business Directory* and he was not authorized by said firm to make contracts in its name and on its account ^{for advertisements} inserted in the said *Directory* and Whereas he was not authorized by said firm to receive on its account the money to be paid for such advertisements,

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Frank E. Davis* to the said *Elijah D. Briggs* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Frank E. Davis* well knew the said pretences and representations so by him made as aforesaid to the said *Elijah D. Briggs* to be utterly false and untrue at the time of making the same.

And so the Jurors ^{found} aforesaid, upon their oath aforesaid, do say, that the said *Frank E. Davis* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Elijah D. Briggs*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Elijah D. Briggs*

with intent feloniously to cheat and defraud him of 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.

~~DANIEL C. ROLLINS,~~ *John W. Keon*
BENJ. R. FIELDS, District Attorney.

0207

BAILED,

No. 1, by Police Justice
 Residence 323 Breckman Avenue
Portland
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Dec. 31, 1900, 110 & 112
 Police Court - 1st District
Bill Nelson

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Charles E. Donnell
63rd Street
Frank E. Davis
Filed

Dated February 23 1882
Richard
 Magistrate.

Witnesses Richard
63rd Street
Magistrate
Officer
Police



No. _____ Street _____
 No. _____ Street _____
Frank E. Davis

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 _____

held to answer and be Frank E. Davis
 guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 23 1882 Richard Police Justice.

I have admitted the above named Frank E. Davis
 to bail to answer by the undertaking hereto annexed.

Dated February 23 1882 Richard 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.

0208

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

POLICE COURT, First DISTRICT.

of No. 63 Deane

or about

says that on the

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

Theodore E. Conklin
29 years old - Cashier

Street, being duly sworn, deposes and

Second day of February 188 2

Frank E. Davis

aid by means of false pretence and representations obtain good and lawful money - to the amount of One dollar & fifty cents from deponent the property of Elizer D. Griggs ^{63 Deane Street} under the following circumstances - to wit That said Frank at the aforesaid time stated to said Griggs that he was in the employment of the firm of Pratt & Bowen Managers & publishers of the New York Mercantile Business Directory as a canvasser of subscribers for advertising in said Directory and agreed & stipulated to insert or cause to be inserted ^{in different} three headings of the name & business of said Griggs in said Directory for the above named amount That deponent was present during the negotiations & agreement & heard said Davis state and represent all that is contained in the foregoing & that said Griggs believing such ^{as cashier} statements to be true instructed deponent to give to said Davis said amount - which deponent did & received said Davis receipt therefor. That deponent has since learned that Davis was not at said time employed by the firm of Pratt & Bowen & that all said representations ~~was~~ false and untrue & made with the purpose

And intent to cheat & defraud said
Griggs & by which he was so cheated
and defrauded of the amount
within named -

T. E. Conklin

Sworn to before me this }
8th day of July 1882 }
at _____ }
Police Justice }

City and County of
New York

William W Cowen of 114 Nassau
Street being duly sworn says that he
is a member of the firm of Black
& Cowen members of the New York
Mercantile Directory that said Davis
was not at said time in the employment
of said firm nor was he authorized
by them to solicit subscribers for
advertising in said Directory & further
that he has had no business relation
with said firm since October 1881
and has returned to them no money since that period

Sworn to before me this }
8th day of July 1882 } William W. Cowen
at _____ }
Police Justice }

Warrant
Police Court
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Therodore E Conklin

vs.
Frank E Davis

Dated 8 February 1882

W. J. Power
Magistrate.

Officer.

Witness.

Disposition.

Ex Feb 23. 3 PM

0210

Form 10.

POLICE COURT—SIXTH DISTRICT

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

Elihu D Griggs

of No. 63 Duane

Street,

being duly sworn, deposes and says,

that on the _____ day of _____
of New York in the County of New York

187 _____ at the City

He has heard the foregoing affidavit read, and that portion of said affidavit which refers to deponent is true of his own knowledge

Elihu D Griggs

W. J. Carr

before me,

Sworn to, this

23d

day of February 1872

Police Justice.

0211

Sec. 108-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank E 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.

Frank E Davis

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

United States

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

Answer.

171 Washington Street Brooklyn, 2 1/2 months

Question. What is your business or profession?

Answer.

Clerk

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

Frank E Davis

Taken before me, this *23^d*

day of *February* 188*2*

[Signature] Police Justice.

0212

Merchants Business Directory
 No. 100 Boston Baltimore & Philadelphia Feb 7 1882
 Received from E. D. Engle
 one eighth
 in sum of ~~one~~ Dollars
 for name, 203 hdg. & cap, Book 1882 13
~~\$ 150~~ Ernest Harris
 Under Review

0213

W. Schmidt
P.

Cross

Elijah D. Griggs being further examined says - the defendant came into my place in the forenoon of the 2^d day of February - last - He approached me in the head of the firm - He said he wanted to procure the insertion of my name in the Directory a copy of which he had with him - He also a book similar to the one here offered as evidence. I marked ^{Exhibit} A - I asked him his terms - and he told me what it would be for ~~one~~ insertion - That is the insertion of my name under one business heading - He agreed for three insertions - and instructed my Cashier to pay him for the same. This is the Receipt he gave me (Exhibit Marker B.)

Sworn to before me this
2^d day of February 1882

W. J. Stone

Notary Public.

Elijah D. Griggs

William W. Cowan: being further
 examined says. That he
 carries on business at 114 Nassau
 Street under the firm name of Peck
 and Cowan - We are the publishers
 of the Directory put in evidence, known
 as the New York Mercantile Business
 Directory Marked Exhibit A. I
 am acquainted with the defendant
 he was in my employment - his
 duties were to come every morning
 at nine o'clock - take out a
 book similar to Exhibit A - &
 also blank forms of Contract,
 also blank orders for this Directory,
 and receipt blank forms of Receipt -
 All with our trade mark on them,
 and go on a street designated by
~~the~~ me - and solicit orders for the
 Directory and return to the office at
 5 or 6^{or 7} - on the same day. ~~at~~ About
 a half a dozen canvassers were
 employed. The forms heretofore
 described were counted out to each
 canvasser - He was paid some
 commission. I do not know
 how much - About a half a dozen
 orders were returned by him.

0216

He returned the last order on the ~~Friday~~ last Friday in September or thereabouts. I did not write him a letter of dismissal. ~~It was~~ on Saturday morning October 6. That his work was unsatisfactory and after today, if the return ^{of his work} did not improve it would take him off the Street and give him work in the office. ~~It does~~ The defendant wrote his name in Exhibit A. I ~~did not~~ ~~feel~~ the defendant since then until the night of his arrest. Monday night February 20 - 1882.

~~He~~ ^{He} did not ~~return~~ ^{return} any money for the order obtained from ~~the~~ J. Griggs - nor any report of the transaction to either firm.

He was working on a Commission of 25% for each order obtained. It was explicitly understood that all collections made by the canvassers for the day should be returned ~~in~~ the evening of that day. The defendant gave ~~me~~ his address in no 157

St. B. New York - I put there ¹⁸⁸⁷ My ~~Christie~~ ^{William H. Cowen} H. A. Prach went there and ~~from~~ ^{from} ~~the~~ ^{the} ~~Shorn~~ ^{Shorn} ~~to~~ ^{to} ~~before~~ ^{before} me the 20 day of February 1882.
clerk of Court
Ohio Justice.

0217

BOX:

62

FOLDER:

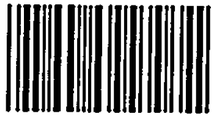
698

DESCRIPTION:

Davis, James

DATE:

03/29/82



698

201

Day of Trial,

Counsel,

Filed 29 day of March 1882

Pleads *McGraw Jr.*

THE PEOPLE

vs.
James Wans

St. Mulberry
181 Mulberry

Felonious Assault and Battery.

John McGraw
DANIEL G. ROLLINS,

District Attorney.

22 April 3, 1882

Pleads 2 Count.

A TRUE BILL.

John G. Phillips

Foreman.

at
U.S.P. 4 years.

Witnesses:

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
James Paris

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

James Paris
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

James Paris
late of the City of New York, in the County of New York, aforesaid, on the
ninth day of *March* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Louis Cohen*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Louis Cohen*
with a certain *knife*
which the said

James Paris
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound
with intent *him* the said *Louis Cohen*
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

James Paris
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

James Paris
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said
with force and arms, in and upon the body of the said *Louis Cohen*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Louis Cohen*
with a certain *knife* which the said

James Paris
in *his* right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *Louis Cohen*
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.

0220

THIRD COUNT.

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

James Waris

of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

James Waris

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

James Waris

with force and arms, in and upon the body of *Louis Cohen* in the peace of the said people then and there being feloniously did make another assault and ~~him~~ the said *Louis Cohen*

with a certain *knife*

which the said

James Waris

in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~him~~ the said *Louis Cohen* with intent ~~him~~ the said *Louis Cohen* 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.

FOURTH COUNT.

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

James Waris

of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

James Waris

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

James Waris

with force and arms, in and upon the body of the said *Louis Cohen* then and there being, wilfully and feloniously did make another assault and ~~him~~ the said *Louis Cohen* with a certain *knife* which the said

James Waris

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim the said *Louis Cohen* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John M. Keon
~~DANIEL G. ROLLINS~~, District Attorney.

0221

Rec. 209, 209, 210 & 212

Police Court - 1st District.

266

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. James Davis
2. James Davis
3. James Davis
4. James Davis

Offence, Felonious Assault & Battery

Dated 25 March 1882

Wm J. Power Magistrate.
Wm J. Power Officer.
H. P. Lee Clerk.

Witnesses:
No. 1, by Wm J. Power Street, 111th Street
No. 2, by Wm J. Power Street, 111th Street
No. 3, by Wm J. Power Street, 111th Street
No. 4, by Wm J. Power Street, 111th Street

No. 1, by Wm J. Power Street, 111th Street
No. 2, by Wm J. Power Street, 111th Street
No. 3, by Wm J. Power Street, 111th Street
No. 4, by Wm J. Power Street, 111th Street



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

guilty thereof, I order that he be admitted to bail in the sum of 75 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated 25 March 1882 Wm J. Power 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.

0222

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, _____ 18

Toiwhowhitmagazine

This is to certify
that Louis Cohen was
treated in the Dispensary
of the Hospital this
afternoon for a
incised wound of
face, about 4 in
long

Allen M. Thompson
Dispensary Surgeon
Chambers St Hoop

0223

Police Court First District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Thomas Shearn

James Davis

ALFRED A. WILSON
Attorney at Law
Shearn

Dated 10 March 1882

M. J. Power Magistrate.

Shearn Officer.

Witness,

Disposition, rem for further

0224

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK

POLICE COURT, First DISTRICT.

of No. the 4th Precinct Police Thomas Shearn
Street, being duly sworn, deposes and

says that on the 9th day of March 1882

at the City of New York, in the County of New York, James Davis (now here) as

deponent was informed by Louis Cohen that said Davis did feloniously assault and beat said Cohen with a pocket knife by cutting said Cohen on the face said Cohen identified said Davis in the presence of deponent as the person so assaulted and beaten said Cohen

Deponent further says that said Cohen is now confined to his bed from said injuries and unable to appear in court to make complaint Deponent prays that said James Davis may be committed to await the result of the injuries of said Cohen
Thomas Shearn

Subscribed and sworn to before me, this 10 day of March 1882

W. J. O'Connell
Police Justice.

0225

Form

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

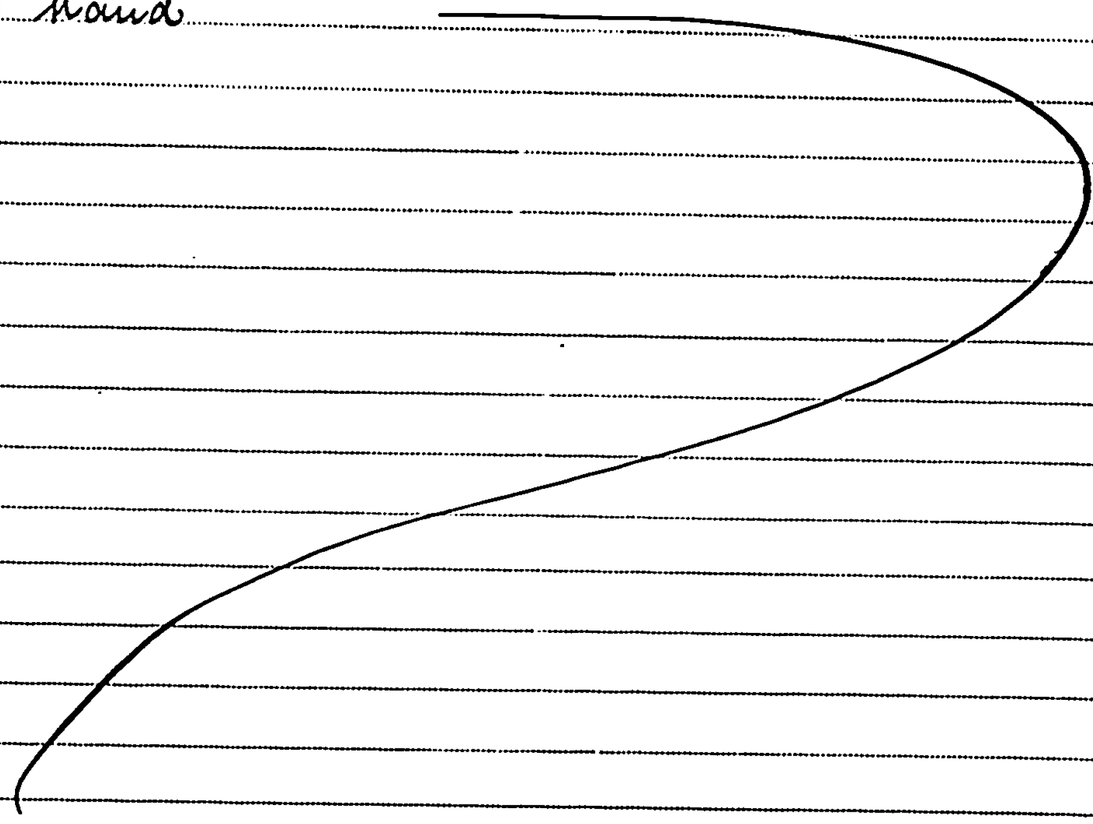
POLICE COURT—FIRST DISTRICT.

Louis Cohen aged 28 years; merchant
of No. 12 Baxter Street, being duly sworn, deposes and says,

that on the 9th day of March 1892

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by James Davis

..... now present.
who did feloniously cut and wound deponent
on the left side of deponent's face with
the blade of a knife then and there held in
his hand



Deponent believes that said injury, as above set forth, was inflicted by said.....

James Davis

with the felonious intent to take the life of deponent, or to do ^{deponent} 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 dealt with accord-
ing to law.

L. Cohen

Sworn to, before me, this

day of

MARCH

1892

1892

W. J. [Signature]

Police Justice.

0226

Sec. 198-200.

First DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Davis

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. James Davis

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. Ireland

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

Answer. 181 Mulberry St. 3 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

James Davis

Taken before me, this 25
day of March 1882

W. J. Cowley Police Justice.

0227

BOX:

62

FOLDER:

698

DESCRIPTION:

Davis, John

DATE:

03/29/82



698

0220

174
Billmeyer

Counsel,

Filed 29

day of March

1882

Pleads

THE PEOPLE

vs.
John Doro

John Doro
District Attorney

John McLeon
District Attorney

22 March 30 1882
Plead. At. Burg. 3.
A TRUE BILL.

John L. ... Foreman.

S.P. Two years. Foreman.

Verdict of Guilty should specify of which count.

af

0229

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Davis

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

of the CRIME OF *attempted Burglary*

committed as follows:

The said

John Davis

late of the *tenth* — Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* — day of *March* — in the year of our Lord one thousand eight hundred and eighty *two* — with force and arms, about the hour of *seven* o'clock in the *day* — time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Robert Lang*

there situate, feloniously and burglariously did ~~break into and~~ *attempt to break into and* ~~forcibly enter by means of~~ *forcibly breaking open an outer window of said dwelling house* the said *John Davis*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Robert Lang*

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

John M. Keon
District Attorney

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

of the CRIME OF

committed as follows:

The said

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

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

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

John M. Keon
~~John M. Keon~~, District Attorney.

0230

262-174

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street

Street

Street

Street

District

John Davis
112. White
Ruglary

Offence,

Dated *20 March* 188*2*

Magistrate

Robert
Clerk

Witnesses

No.

No.

No.

No.

Street

Street

Street



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

guilty thereof, I order that he be admitted to bail in the sum of *Twenty* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *20 March* 188*2*

McIntosh
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.

0231

POLICE COURT— DISTRICT.

City and County }
of New York, } ss:

Robert Lang
of No. *112* *Chute* Street, being duly sworn,
deposes and says, that the premises *first floor of the* *of said*

Street, *10* Ward, in the City and County aforesaid, the said being a *Dwelling*

and which was occupied by deponent as a *Dwelling*

were **BURGLARIOUSLY** attempt-
-ed to be entered by means of forcing open a window
leading from the Hall and communicating
with the bedroom.

on the *day* of the *20* day of *March* 18*82*
and the following property feloniously taken, stolen, and carried away, viz:

The wearing Apparel of the value
of Twenty five Dollars.

the property of *Deponent.*

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by *John Davis* now present.

for the reasons following, to wit; *That while deponent*
was in said bedroom he detected
said Davis breaking open said
Window.

Given to before me
This 20 March 1882
Morgan O'Connell
Police Justice

Robert Lang

0232

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

John 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.

John Davis.

Question. How old are you?

Answer.

Twenty six years.

Question. Where were you born?

Answer.

In Baltimore.

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

Answer.

In the Park Hotel. for two weeks.

Question. What is your business or profession?

Answer.

Machinist

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.

Taken before me, this 20th
day of March 1888

John Davis

Marcus L. ... Police Justice.

0233

BOX:

62

FOLDER:

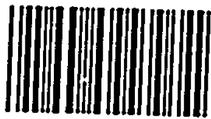
698

DESCRIPTION:

Davis, Minnie

DATE:

03/09/82



698

0234

40 13

Day of Trial,

Counsel,

Filed

1882

Pleads

day of March
Not guilty to.

THE PEOPLE

vs.

P
Minnie Davis

Grand Jurors

John M. Glenn

District Attorney.

Part on March 13. 1882
and acquitted.
A TRUE BILL.

John A. ...

Foreman.

at

WITNESSES.

Witness lines

Court of General Sessions
of the City and County of New York

The people of the State of New York
-against-
Minnie Davis.

The Grand Jury of the city and County of New York, by this indictment, accuse
Minnie Davis
of the Crime of Larceny
committed as follows:

The said Minnie Davis
late of the first ward of the city of New York
in the County of New York, aforesaid, on
the fourth day of March in the year of
our Lord one thousand eight hundred and
eighty two, at the Ward, City and County
aforesaid, with force and arms
Two promissory Notes for the payment
of money, the same being then and there due
and unsatisfied, and of the kind known
as United States Treasury Notes of the
denomination of ten dollars and of the
value of ten dollars each
Two promissory notes for the payment of
money the same being then and there due
and unsatisfied and of the kind known

as Bank notes of the denomination of ten dollars and of the value of ten dollars each

One promissory note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as

United States Treasury note of the denomination of five dollars and of the value of five dollars

One promissory note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as

Bank note of the denomination of five dollars and of the value of five dollars

One promissory note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as

United States Treasury, note of the denomination of two dollars and of the value of two dollars

One promissory note for the payment of money the same being then and there due and unsatisfied, and of the kind known as

Bank note of the denomination of two dollars and of the value of two dollars

Two promissory notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes of the denomination of Two dollars and of the value of two dollars each

Two promissory notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank notes of the denomination of two dollars and of the value of two dollars each
One leather purse of the value of one dollar

Of the goods, chattels, and personal property of one Alexander Truck

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

John M. Keon

District Attorney

0238

REV. 214, 579, 510 & 512.

Police Court 2^d District.

THE PROPIETOR & CO.
ON THE COMPLAINT OF

Caroline Smith
224 St. William St.

Minnie Davis

Offence *Grand Larceny*

Dated *March 5* 188*2*

Kirkelt Magistrate.

Epilingam Officer.

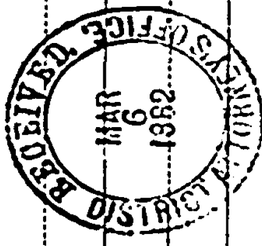
Sgt. Officer Clerk.

Witnesses *Robert James Symm*

No. *224* *St. William* Street,

No. _____ Street,

No. _____ Street,



Present for A.V. Van

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 *Minnie Davis*

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

Dated *March 4* 188*2*

J. W. [Signature] 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.

0239

2^d District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Affidavit - Larceny.

Caroline Struck, 18 years old
of No. 224 Sullivan Street, New York City

being duly sworn, and says, that on the 4th day of March 1882 at the tenement No 224 Sullivan Street in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, on the day time

the following property, viz: One leather purse containing the following good and lawful money of the United States; two bills or notes each of the value and denomination of ten dollars, one bill or note of the value and denomination of five dollars, one bill or note of the value and denomination of two dollars and two bills or notes each of the denomination and value of one dollar. in all of the value of twenty nine dollars.

Sworn before me this

the property of deponent and of Alexander Struck deponent's husband

day of

March 1882

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

Minnie Davis, now here from the following facts: At the time and place aforesaid deponent was in the room occupied by her husband and herself in company with deponent's mother Catherine Jane Seymour and said Minnie Davis. Deponent laid said pocketbook containing said money on a lounge upon which said Minnie Davis was sitting and shortly thereafter said Minnie Davis left the premises. Immediately after said Minnie Davis left deponent missed the said pocketbook and said money.

Caroline Struck
Struck

Police Justice

P. J. [Signature]

0240

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d. DISTRICT POLICE COURT.

Margaret Davis ~~is implicated as~~ *Minnie Davis* being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is ~~her~~ right to make a statement in relation to the charge against ~~her~~; that the statement is designed to enable ~~her~~ if he see fit to answer the charge and explain the facts alleged against ~~her~~ that he is at liberty to waive making a statement, and that ~~her~~ waiven cannot be used against ~~her~~ on the trial.

Question. What is your name ?

Answer. *Margaret Davis*

Question. How old are you ?

Answer. *30 years*

Question. Where were you born ?

Answer. *England*

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

Answer. *333 East 8 Street N.Y. 3 weeks*

Question. What is your business or profession ?

Answer. *Sewing Machine 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. I know nothing about the matter. I was intoxicated yesterday and do not remember being in any room in Sullivan Street*

Taken before me, this *3rd*
day of *March* 188*7*

Margaret Davis

J. J. Williams Police Justice

0241

BOX:

62

FOLDER:

698

DESCRIPTION:

Decker, George

DATE:

03/07/82



698

0242

~~17th~~
17th

Day of Trial

Counsel,

Filed

Pleeds

day of Dec 17th

Mr. W. W. Phelps

THE PEOPLE

OR

Mr. Lewis B.

George Becker

Paul Phelps 1844

John W. Dean

WENTZ & PHELPS

District Attorney

A True Bill

John W. Dean

Amelian

John W. Dean

17th Dec 1844

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

0243

CITY AND COUNTY }
OF NEW YORK, }

Court of General Sessions ~~of the Peace of~~
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

George Becker ^{against}

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

George Becker

of the crime of

Burglary

committed as follows:

The said

George Becker

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

on the *twenty seventh* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-two* with force and arms,
at the Ward, City and County aforesaid, the *storehouse* of

James Smith

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

James Smith

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

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

John M. Keon

~~BENJ. K. PHELPS~~, District Attorney.

0244

George Decker

724 W 24th St.

8th Floor

Cannot be
found

0245

Cannot be found

Court of General Sessions, Part Two

THE PEOPLE

INDICTMENT

vs.

For

Not found

George Decker

To

Mr George Decker

No. *124*

M

24

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Monday* the *3rd* day of *March* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

PETER B. GLENEY, **JOHN McKEON,**

District Attorney.

0246

George Decker

124 E. 24 St

3rd Floor

Cannot be
found

0247

Court of General Sessions, *Part Two* *Cannot be found*

THE PEOPLE

INDICTMENT

vs.

For

George Decker

To

Mr George Decker

No. *124* *E* *24* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Monday* the *3^d* day of *March* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

LESTER B. CLINEY, **JOHN McKEON,**
District Attorney.

0248

Act. 214, 219, 210 & 212.

Police Court District.

THE PEOPLE & Co.
OF THE COMPTON OF

Wm. J. Smith
28 Mayor's Office
George Decker

Offence, Burglary

Dated July 28 1882

Magistrate,
C. L. Brown

Clerk,
Edward Smith

Witness,
J. G. Brown

No. _____ Street, _____

No. _____ Street, _____

RECEIVED
CLERK'S OFFICE
JUL 28 1882

deposited \$500 with
County Treasurer

George Decker
124 B 24th St -
3rd floor N. 12th St

No. 1, by _____

Residence not found

No. 2, by _____

Residence 124 B 24th St

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

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 George Decker

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

Dated July 28 1882 Solomon Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0249

POLICE COURT DISTRICT

City and County of New York, ss:

of No. *289 Moore* *48 years* Street, being duly sworn,

deposes and says that the premises

Street, *West* Ward, in the City and County aforesaid, the said being a *building*

used for storage purposes

and which was occupied by deponent as

place for the deposit of books papers & Money **BURGLARIOUSLY**

entered by means of forcing open a door leading from a hallway to said office

on the *29th* day of *July* 18 *90* and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful Money in bills of various denominations together with silver Nickel and Copper Coins, collectively of the value of thirty dollars and eighty eight cents

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

Alfred Decker now here

for the reasons following, to wit: *That said Decker was found in said Office where he had no business in the act of trying open the drawers of a safe, one of which contained the property above described*

James Smith
Sworn to before me this *29th* day of *July* 18 *90*
Solomon Smith District Justice

City and County of New York

Edward Smith about 16 years old, of 28 Moore Street being duly sworn says that on the day in question about 2 o'clock P.M. he saw the defendant in said office and saw in his hand a chisel with which he was endeavoring to open the drawers of a safe therein, and that upon seeing defendant he attempted to escape

Edward Smith

Sworn to before me this
28th day of July 1882

Solo J. D. Smith
Police Justice

0251

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

J. J. ... DISTRICT POLICE COURT.

George Decker

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.

George Decker

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

Chicago

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

Answer.

124 E. 24th Street & about one week

Question. What is your business or profession?

Answer.

Clerk

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 have nothing to say in the absence of my Counsel. In the presence of my Counsel I say I am not guilty.

Taken before me, this

day of July

1888

George Decker

Soldier B. Smith

0252

BOX:

62

FOLDER:

698

DESCRIPTION:

DeForest, Charles

DATE:

03/28/82



698

150
Full name
B. P. ...
J. ...
B. W. ...
H. ...

Day of Trial, *4*
Counsel, *J. ...*
Filed *28* day of *March* 188*2*
Plends *McGulley*

THE PEOPLE
Charles A. DeWitt
2 cases
(2 cases)
— I —

LABORRY AND RECEIVING
STOLEN GOODS
JOHN McKEON,
District Attorney.
Monday June 15th 1882
A True Bill.
John ...
Thursday - April 27th 1882
Foreman.
...
...
...

WITNESSES:

1
...
...
...

0254

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Charles P. McEwen

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

of the CRIME OF LARCENY

committed as follows:

The said

Charles P. McEwen

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

one cloak of the value of four hundred dollars

of the goods, chattels and personal property of one

Fredrick Booss.

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

John McKee
District Attorney

0255

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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, 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 McKEON, District Attorney.

0256

Act. 204, 206, 210 & 212

257 150
Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Frederick J. Cross
1115 Broadway
Charles R. DeForest

Offence, Grand Larceny

Dated March 19- 1882

Magistrate. Smith

Officer. King C O

Clerk. George Service

Witnesses ~~George Service~~

No. 449

No. 1444

No. M. M. DeForest

No. Dairy House

Com

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 Charles R. De Forest

guilty thereof, I order that he be admitted to bail in the sum of Five hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 19 1882

Police Justice. Solon Smith

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.

0257

Just District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Frederick Booss

of No. ~~449~~ *9* ~~Brooklyn~~ ^{or about} Street. *55* ~~Durries~~

being duly sworn, deposes and says, that on the *15th* day of *December* 188*7*

at the *above premises* City of New York,

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

of deponent, *and from his store*

the following property, viz:

*One seal skin Cloak of the
value of four hundred and
twenty five dollars*

Sworn before me this

the property of *Deponent and his copartners
George F Booss.*

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 *Charles R De Forest (now dead)*

*for the reason that deponent found
the above described property in the
possession of James O Matthews, and
deponent is informed by said Matthews
that he received said seal skin cloak
from said De Forest who sent it to him
(Matthews) by George Denyse a messenger
boy in the employ of deponent.*

Frederick Booss

19
Solomon J. Smith
1887
Justice

0258

James O. Matthews 817 Broadway. Brother being
 duly sworn says that on or about the 15th day
 of December 1881. Charles R. DeForest (now dead)
 came to defendant's place of business and
 made a bargain with defendant for the sale
 of the within described seal skin cloaks and
 agreed to sell it to defendant for the sum
 of one hundred and fifty dollars. Said
 De Forest on said date sent defendant the
 within described cloak by one George Demise
 in the employ of Ross Brothers, and defendant
 signed a receipt for the same in a receipt
 book of said Ross for said seal skin cloaks
 and sent to De Forest the sum of one
 hundred and fifty dollars for the purchase
 of said cloaks

James O. Matthews

Sworn to before me
 this 19th day of March 1882

Solomon B. Smith

Police Justice

District Police Court.

PEOPLE, &c.,

ON THE COMPLAINT OF

AFIDAVIT—Larceny.

188

Magistrate.

Officer.

ON

0259

Sec. 198-200.

1st

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles R De Forest

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

Question. What is your name?

Answer.

Charles R De Forest

Question. How old are you?

Answer.

Thirty Four Years

Question. Where were you born?

Answer.

U.S.

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

Answer.

141st St. 2 Years

Question. What is your business or profession?

Answer.

Salesman

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 have nothing to say

Taken before me, this *19* day of *Mar* 188*2*

Chas A De Forest

Leon B Smith
Justice.

0260

ESTABLISHED 1853.

W. BOSS & BRO.

IMPORTERS AND

Manufacturers of fine Furs

DEALERS IN

SKINS & FURRIERS TRIMMINGS

HIGHEST AWARDS
GOLD MEDAL
CENTENNIAL 1876
PARIS 1878

419 BROADWAY
& 26 MERCER ST
BETWEEN HOWARD & GRAND STS

New York, Dec 15th 1881

Friend Jim -
Send me twenty five
dollars, the party who owns the
Solunary ^{to here} which I spoke to you
about ^{any} has had an offer of
\$150 dollars for it. I can only
secure it by paying something
on it. Don't fail to send it I
will send the garment to you
to-morrow morning - Mrs Dove has
just been here - she is to send
me word to-morrow what kind
of a garment she will have made

Yours in haste
C. R. DeForest

Be sure to send the money -

0261



449 BROADWAY
& 26 MERCER ST
BETWEEN HOWARD & GRAND STS

New York, Jan 20 1882

Sir,

The party is waiting
here about the Dobuan. If you
willing to give \$125⁰⁰ exclusive
of the \$6 the garment is yours
any you can send the money
by the bearer. If not, send
me word, any I will send
for the garment tomorrow

Yours Truly
Charles

A. L.

0262

150
Bill returned

WITNESSES.

1. Bartlesby
J. E. Eberling
1100 E. 73rd St

Day of Trial,
Counsel, J. Eberling
Filed 28 day of March 1882
Plends A. M. Gully

THE PEOPLE

Charles R. DeWitt
2 leaves
(2 Cases)

Grand LARCENY AND RECEIVING
STOLEN GOODS

JOHN McKEON,

District Attorney.

Monday June 10th 1882

A True Bill

John H. Gann
Rhinds

Forfeited.

April 28 1882

June 6. 1882 (Pr)

0263

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Charles R. O'Forest

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

of the CRIME OF LARCENY

committed as follows:

The said

Charles R. O'Forest

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

one cloak of the value of four hundred and twenty five dollars

of the goods, chattels and personal property of one

Fredrick Goss

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

John M. Keon
District Attorney

0264

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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, 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 McKEON, District Attorney.

0265

BAILED,

No. 1, by _____
 Residence _____ Street,

No. 2, by _____
 Residence _____ Street,

No. 8, by _____
 Residence _____ Street,

No. 4, by _____
 Residence _____ Street,

Sec. 219, 220, 210 & 212

257 - 150
 Police Court - District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Frederick Aerts
 449 Broadway
 Charles R. De Jones
 Offence, Grand Larceny

1
 2
 3
 4

Dated March 19 1882

Smith Magistrate.

Henry Jewell Clerk.

Witnesses ~~Henry Jewell~~

No. 11-11-9
 No. _____
 No. _____
 No. _____
 Street _____



[Signature]

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 Charles R. De Jones

guilty thereof, I order that he be admitted to bail in the sum of Five Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 19 1882

Solomon B. Smith Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0255

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Frederick Booss

of No. 449 Broadway Street, 35 years Farmer

being duly sworn, deposes and says, that on the 17th day of January 1882

at the above premises City of New York,

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

of deponent, and from his store

the following property, viz:

One Seal Skin dollman or
cloak of the value of four
hundred

the property of Deponent and his copartners
George & Booss

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 Charles R. De Jones

(now here) for the reason that deponent
found the said cloak in the possession
of James P. Matthews and deponent is
informed by said Matthews that he
received the said cloak from one
Henry Jewell an employe of deponent

Frederick Booss

Subscribed and sworn to before me this 19th day of January 1882

Police Justice

0267

James P. Mathews 817 Broadway. Broker
 being duly sworn says that on or about the
 17th day of January 1882 Charles R
 De Forest (now here) came to defendant's
 place of business and made a bargain
 with defendant for the sale to defendant of
 the within named Seal Skin Cloak, and
 agreed to sell it to defendant for the sum
 of one hundred and twenty five dollars
 said De Forest on said date sent
 to defendant the said cloak by one Henry
 Jewell an employe of Boos Brothers
 and defendant signed a receipt for the same
 in a receipt book of Boos Brothers and
 on the a day or two thereafter sent to said
 De Forest the said sum of one hundred
 and twenty five dollars for the purchase of
 said cloak on his order from said De Forest
 here to annexed.

Sworn to before me } Jas. P. Mathews
 this 19th day of March 1882 }

John B. Smith

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0268

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name ?

Answer. *Charles R De Forrest*

Question. How old are you ?

Answer. *Thirty four years*

Question. Where were you born ?

Answer. *Ms.*

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

Answer. *141st St. 2 Years*

Question. What is your business or profession ?

Answer. *Salesman*

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 have nothing to say*

Taken before me, this *19* day of *Nov* 188*2* } *Chas R De Forrest*

Solon Bonnik
Police Justice.

0269

BOX:

62

FOLDER:

698

DESCRIPTION:

Devine, Daniel

DATE:

03/24/82



698

138 Bill of Indictment

Filed 24th day of March 1882

Pleas

THE PEOPLE

vs. Daniel Dennis

36
37th page
of
37 pages

John W. Hall
J. W. HALL,
DISTRICT ATTORNEY,

District Attorney.

22 March 27. 1882

Pleas: Guilty
A True Bill.

John L. ...

S. P. Two years. Foreman.

ay

ROBBERY—First Degree.

0271

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Daniel Penne
The Grand Jury of the City and County of New York by this indictment accuse

Daniel Penne
of the crime of *Robbery*
committed as follows:
The said *Daniel Penne*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *Alfred Neithardt*
in the peace of the said People then and there being, feloniously did make an assault and

*one promissory note for the payment of money
the same being then and there due and unpaid
and of the kind known as United States Treasury Note
of the denomination of two dollars and of the value
of two dollars*

*one promissory note for the payment of money
of money the same being then and there due and
unpaid of the kind known as a bank note
of the denomination of two dollars and of the value
of two dollars*

one chain of the value of fifty cents

of the goods, chattels and personal property of the said *Alfred Neithardt*

from the person of said *Alfred Neithardt* and against
the will and by violence to the person of the said *Alfred Neithardt*
then and there violently and feloniously did rob, 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

Ben J. Phelps
BENJ. K. PHELPS, District Attorney.

0272

BAILED,

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

Sec. 206, 207, 210 & 212

Police Court _____ District,

236158

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. H. [Signature]
 Daniel [Signature]

Offence, Robbery

Dated March 15 188

Smith Magistrate.

Shullmaney Officer.

Clerk.

Witnesses James M. [Signature]
 H. H. [Signature]

No. _____ Street,

Corubell [Signature]

Detective [Signature]

177 [Signature]

[Signature]

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 Daniel [Signature]

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

Dated March 15 188 Solou [Signature] 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.

0273

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

Police Court—First District.

Alfred Neudherb aged 40 years Peddler
of No. 3 Avenue between 142 + 143 Street being duly sworn, deposes
and says, that on the 15 day of March 1882
at the Fourth Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

Good and lawful Money consisting
of one bill of the denomination
and value of two dollars
and one watch chain of
the value of fifty cents
Collectively of the value of two
dollars and fifty cents

of the value of _____ Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

Amiel Devine now here and
several others not arrested that
deponent was simultaneously
attacked and assailed by the
defendant and said others in
the saloon 337 Pearl Street
that one of said others snatched
took by force from deponents hand
the aforesaid bill while the defendant
struck and knocked deponent down
and while down and with his knee
upon deponents breast he tore the
chain from the watch and did thereafter
turn deponent from the street locked the door after
deponent went out
Alfred Neudherb

Sworn to, before me, this

of Alfred Neudherb
1882

day

Police Justice.

0274

Form 10.

POLICE COURT—SIXTH DISTRICT

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

James Mulloney
of No. *the St. Beecher* Street,
that on the *15* day of *March* 18*92* being duly sworn, deposes and says,
of New York, in the County of New York.

he arrested Daniel Devine
in Pearl Street charged
by one Alfred Neithard
with Robbery—that defendant
found in the defendant's
possession a watch chain
which the complainant
identifies as his property and
by force taken from his possession by
the defendant *James Mulloney*

Subscribed and sworn to before me
15
day of March 1892
at New York City
Justice

0275

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } 57

First DISTRICT POLICE COURT.

Daniel Devine

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?

Daniel Devine

Answer.

Question. How old are you?

26 years

Answer.

Question. Where were you born?

This City

Answer.

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

354 Pearl Street & about 23 years

Question. What is your business or profession?

Answer.

Printer

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?

I am not guilty of the charge and do not desire to say anything more without the aid of Counsel

Taken before me, this

day of

15 *March* 188*8* *James Redmond*

George Smith
Police Justice.

0276

HENRY C. JENKINS,
JESSE B. THOMAS.

P. O. Box 2352.

OFFICE OF
JENKINS & THOMAS,
PRINTERS AND STATIONERS,
8 SPRUCE ST.,

NEW YORK, *May 27* 1882

Of Whom this may be seen

*Mr David Devine, has worked for the old man
of Henry C. Jenkins, & Jesse B. Thomas all together
at different times for about 2 years & having
been manager for the first pair concern, as
well as for the present. I can safely say
that while here, he has always performed
his duties well, & we have found him
to be above all things, honest.*

*Yours respectfully,
Wm J. Charfeley
Manager*

*Foreman West Room, in who's dept
he was employed. David Harris*

0277

BOX:

62

FOLDER:

698

DESCRIPTION:

Digman, Eugene

DATE:

03/24/82



698

163 York
Filed 27 day of March 1882
Pleas McMillan vs

ASSAULT AND BATTERY.

THE PEOPLE

Eugene Dymally

(3 cases)

John H. Stearns

DANIEL C. ROBBINS,

District Attorney.

A True Bill.

J. L. Lamm R. H. H. H.

Foreman.

Open for

Placed guilty

John H. Stearns
J. L. Lamm

RECORDS OF THE DEPT. OF THE STATE

0279

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against *Eugene Rignau*

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

Eugene Rignau
of the crime of *Assault & Battery*

committed as follows:

The said

Eugene Rignau

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Eleventh* day of *March* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Patrick O'Brien*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Patrick O'Brien*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Patrick O'Brien* and against the peace of the
People of the State of New York, and their dignity.

~~DANIEL C. ROLLINS~~

John McKeon
~~BERNARD PRELPS~~, District Attorney.

157

WITNESSES.

Day of Trial, *March*
Counsel, *[Signature]*
Filed *March* 1882
Pleads *Not Guilty*

THE PEOPLE
vs.
Eugene Degan
3 Clerks

LARNEY AND PROBERTS
STATIONERS

JOHN McKEON,
District Attorney.
22 April 3, 1882
Tried & jury disagree
A True Bill.
John Lann Rhoach
[Signature] Foreman.
[Signature]

0281

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eugene Wagnan

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

Eugene Wagnan
of the CRIME OF LARCENY

committed as follows:

The said

Eugene Wagnan

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

- One horse of the value of One hundred dollars*
- One wagon of the value of thirty dollars*
- One harness of the value of twenty dollars*

of the goods, chattels and personal property of one

Carl Doonig

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

John M. Keon
District Attorney

0282

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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, 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 McKEON, District Attorney.

0283

242

Police Court 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carl Amberg
Co 2127 1st Ave
Eugene Regman
Offence, Grand Larceny

1
2
3
4

Dated March 13 1892

Henry Stewart
Magistrate
33
Officer

Witnessed
Gemma Clark
Clerk

No. 331 East 108th St
William J. Field

No. 331 East 111th St
John J. ...

No. 2139 1st Ave
10000
Attorney

Frank ...

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

Eugene Regman

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 13 1892 Henry Stewart Police Justice.

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

Dated 1888 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 1888 Police Justice.

0284

5 District Police Court--

Affidavit--Larceny.

CITY AND COUNTY }
OF NEW YORK, }

of No. 2127 1/2 avenue Street

Carl Doonigi

being duly sworn, deposes and says, that on the 20 day of June 1881

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

the following property, viz.:

one horse with harness and light wagon

of the value of one hundred and fifty dollars
the property of Complainant

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 Eugene Degnan (now present)

from the fact that deponent left his horse and wagon in front of premises Cor 151 West 1st Avenue and Emma Clark was watching the same. Deponent heard said Emma shouting and upon going out on the street found that his wagon was gone and saw it being driven away by one Jack Redding of said Eugene was sitting on the

Sworn before me this

day of

1881
FOR THE JUSTICE

0285

Seat with him. Deponent is informed
by Emma Clark that she saw Eugene
Degman jump into the wagon first.
Deponent followed them until stop
chief and a pistol was fired
by some one of three in the wagon
Degman jumped out of the wagon
had a pistol in his hand which
deponent took from him. And deponent
fired off the pistol taken from Degman
at said Degman which the ball
from which taking effect in his
left side

Sum to refer me
this 13 day of March 1882 } Carl Downing

Wm. H. Murray
Police Justice
City and County
of New York

Emma Clark residing
in 331 East 104 Street being sworn says
that on the 20th June 1881. Deponent was
asked by Carl Downing to watch his
wagon which was standing in front
of premises No. 151 West 104th Street
Deponent saw Eugene Degman (with person)
jump into a wagon with two other men &
they drove away. Deponent gave the alarm
and they were followed and captured by Carl
Downing

Sum to refer me
this 13 day of March 1882

District Police Court.

THE PEOPLE,
ON THE COMPLAINT OF

Wm. H. Murray
Police Justice

vs.

DATED

1882

MAGISTRATE.

OFFICER.

WITNESSES:

DISPOSITION

Emma Clark

0286

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

Eugene Degnan 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. Eugene Degnan

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. State of New York

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

Answer. 149 2nd Morris Hamilton ave. (lived there 24 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 & demand an acquittal

Taken before me, this 13
day of March 1882

Eugene Degnan

Henry Murray Police Justice.

151 Bill No. 328
W J R
Filed 28 day of March 1882
Pleads *Michy 29*

Assault and Battery—Felony.

THE PEOPLE
vs.
Eugene Deveau
(3 Cases)

John M. Clark
DANIEL G. ROHNS,
District Attorney.

A True Bill.
John L. Phillips
Joseph W. ... Foreman.
W. J. ...

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eugene Dequan

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

Eugene Dequan
of the Crime of Shooting at another with intent to kill, committed as follows:
The said

Eugene Dequan
late of the City of New York, in the County of New York, aforesaid,
on the *twentieth* day of *June* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Carl Doornig*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Carl Doornig*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Eugene Dequan*
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,
with intent *him* the said

Carl Doornig
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

Eugene Dequan
of the Crime of Attempting to discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said *Eugene Dequan*
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~

~~*Eugene Dequan*~~
with force and arms, in and upon the body of the said *Carl Doornig*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Carl Doornig*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said

Eugene Dequan
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 attempt to discharge,
with intent *him* the said

Carl Doornig
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.

THIRD COUNT.

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

Eugene Deignan
of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Eugene Deignan
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 *Carl Doonney* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Carl Doonney* a certain *pistol* they and there loaded and charged with gunpowder and one leaden bullet, which *he* the said in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said

Carl Doonney
wilfully and feloniously then and there to injure, 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

Eugene Deignan
of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Eugene Deignan
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 *Carl Doonney* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Carl Doonney* a certain *pistol* they and there loaded and charged with gunpowder and one leaden bullet, which *he* the said in right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said

Carl Doonney
wilfully and feloniously then and there to injure, 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 McKee
DANIEL C. ROLANS, District Attorney.

0290

256 10
Police Court
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District Attorney
33rd Street

1 Eugene Sigman
2 Thomas Kelly

Offence, A and B

Dated March 12 1882

Magistrate
33rd Street

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



Witnesses he kept them
checked with
Clerk
33rd Street

No. 300
to answer each
33rd Street

Committed

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 Eugene Sigman and Thomas Kelly

guilty thereof, I order that they be held to answer the same and they 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 March 12 1882 Police Justice

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

Dated _____ 1882 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 _____ 1882 Police Justice.

0291

POLICE COURT, FIFTH DISTRICT.

City and County of New York, ss.

THE PEOPLE,

On Complaint of Patrick O'Brien

vs.

For A + B

Thomas Kelly

After being informed of my rights under the law, I hereby wave a trial, by Jury, on this complaint, and demand a trial at the COURT OF Special SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated, Mar 12 1882.

T Kelly

R. J. Murphy

Police Justice.

0292

Police Court—

5 District.

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

of the 33d Precinct

Patrick O. Brien

Street,

on the 11th day of March being duly sworn, deposes and says, that
in the year 1882 at the City of New York, in the County of New York.

he was violently ASSAULTED and BEATEN by Eugene Degran^{and} Thomas Reilly
(merthue) said Degran caught hold of deponent around the
body and threw him down and while down struck deponent
on the face with his fist and bit deponent's fingers. That said
Reilly wilfully and maliciously threw a stone twice at
deponent striking him on the back and shoulder injuring deponent
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 12
day of March 1882 }

Patrick O Brien

[Signature]

POLICE JUSTICE.

0293

POLICE COURT, FIFTH DISTRICT.

City and County of New York, ss.

THE PEOPLE,

On Complaint of Patrick O'Brien

vs.

For A & B

Eugene Dignan

After being informed of my rights under the law, I hereby wave a trial, by and my right to make a statement in relation to it Jury, on this complaint, and demand a trial at the COURT OF Special SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated, March 12 1872.

R. S. Murphy Police Justice.

Eugene X Dignan
his
mark

0294

BOX:

62

FOLDER:

698

DESCRIPTION:

Drain, James

DATE:

03/23/82



698

0295

BOX:

62

FOLDER:

698

DESCRIPTION:

Thogode, James

DATE:

03/23/82



698

0297

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

James Drain and James Thoyode against

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

James Drain and James Thoyode
of the crime of *Burglary*

committed as follows:
The said

James Drain and James Thoyode

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

on the *Eightth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two* with force and arms, at the Ward,
City and County aforesaid, the *officer* of *Sidney W. Heubrock*

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

William Lott

then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

*Three pairs pantaloons of the value of five dollars Each
Two Coats of the value of two dollars. Each
one vest of the value of five dollars
one watch of the value of thirty five*

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

William Lott

so kept as aforesaid in the said *Office* then and there being, 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.

~~S. B. GARVIN, District Attorney.~~

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

James Orain and James Thogode

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

James Orain and James Thogode

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

*Three pairs pantaloons of the value of five dollars each
Two Coats of the value of ten dollars each
one vest of the value of five dollars
one watch of the value of thirty five dollars*

of the goods, chattels and personal property of the said

William Lott

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

William Lott

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

John Orain and James Thogode

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 McKeon
DANIEL G. ROLLINS, District Attorney.

0299

Doc. 214, 219, 210 & 212

214

Police Court 11 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Lott

41 1/2 West 14 St

James Dram

James Throgods

1
2
3
4

Offence Burglary and Larceny

Dated March 9 1882

H. K. Warner Magistrate.

Lott Officer.

27 Clerk.

Witnesses Wm. Chas. Lott

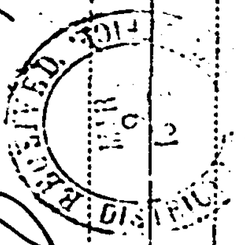
210 Park Street.

No. _____ Street,

No. _____ Street,

Station A.S.

500 81
Am



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James Dram and James Throgods held to answer and guilty thereof, I order that they be admitted to bail in the sum of Three Hundred Dollars cash and be committed to the Warden or Keeper of the City Prison of the city of New York until they give such bail.

Dated March 9 1882

Blaylock Garrison 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.

0300

Police Office, Fourth District.

City and County
of New York,

ss. William Lott aged 19 years
Occupation Expressman

of No. 412 West 45th Street, being duly sworn,

deposes and says, that the premises No. 412 West 45th Street

Street, 2^d Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by ~~James W. Henderson~~ Sidney W. Henderson as an
express office.

were **BURGLARIOUSLY**
entered by means of forcibly and feloniously forcing
open a rear window leading from the
Yard into said premises

on the daytime of the 8th day of March 1872

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

Three pair of pantaloons ^{two} over coats
One dress coat, one vest, one
Silver Watch, all of the value
of Seventy five dollars. \$75.00

the property of Deponent and Charles Lott
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by James Drann and James Hogode
(both now here)

for the reasons following, to wit: that previous to said
Burglary and larceny the said premises
were securely fastened, and the said property
was in said premises and deponent
was informed by Officer Charles Lott

of the 21st Precinct Police that he officer
Lott found a portion of said property
in the possession of the said Drain and
said Shogode, and deponent identified
the said property found in the possession
of the said Drain and Shogode as a
portion of the property stolen and stolen
from the possession of deponent.

Sworn to before me this } Wm Lott
9th day of March 1882 }

High Sheriff
Police Justice

City and County of } Charles Lott of the 21st
New York } Precinct Police being duly sworn deposes
and says that on the 8th day of March 1881
deponent arrested James Drain and
James Shogode, (both nowheren) and
found in the possession of said Drain
and said Shogode, the property herein
mentioned in the affidavit of William
Lott, and which was identified by
said William as the property of said
William and his cousin Charles
Lott.

Sworn to before me this } Charles Lott
9th day of March 1882 }

High Sheriff
Police Justice

0302

Sec. 198-200.
CITY AND COUNTY }
OF NEW YORK, } ss.

4 DISTRICT POLICE COURT.

James Drain 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. James Drain

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York City

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

Answer. 620 10th Avenue. 3 years -

Question. What is your business or profession?

Answer. Nothing

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 met Hogode on 8th Avenue and 112th St. and another boy, and they each had an armful of clothing each in their possession, and they asked me to go with them.

Taken before me, this 9th day of March 1882 } James Drain

Hugh Gordon Police Justice.

0303

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Shogode 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. James Shogode

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 531 West 45th Street, 3 years -

Question. What is your business or profession?

Answer. Nothing

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 was standing on 9th Avenue + 45th St
I told James Drain to meet me there and he brought two boys with him, and one of the boys went into the premises and brought the property out, to the rest of us

Taken before me, this 9th
day of March 1882

James Shogode

Henry Gardner Police Justice

0304

BOX:

62

FOLDER:

698

DESCRIPTION:

Drake, James

DATE:

03/13/82



698

77

WITNESSES.

Day of Trial,

Counsel,

Filed 13 day of March 1882

Plends *Dr. i. g. s. l. y. (A)*

THE PEOPLE

vs. *B*
James Drake

STOLEN GOODS
LARCENY AND RECEIVING

John
JOHN McKEON,
District Attorney.

A True Bill.

John James Phelan

Foreman.

a/

Richard B. ... 4/51

0306

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Orake

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

of the CRIME OF LARCENY

Grand James Orake

committed as follows:

The said

James Orake

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

*one watch of the value of one hundred dollars
one chain of the value of thirty five dollars
one Locket of the value fifteen dollars*

of the goods, chattels and personal property of one

Richard M. Hoe

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

*John McKee
District Attorney*

0307

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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, 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 McKEON, District Attorney.

0300

REV. 2nd, 3rd, 4th & 5th

Police Court - 2nd District.

250 200

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILIED,

No. 1, by Bridget Kammachy

Residence 254 E 74th St.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

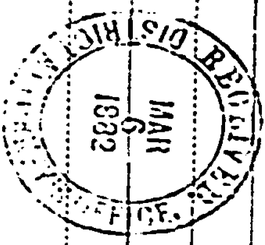
James Howard
James Howard
James Howard
James Howard

Dated March 5th 1882

William H. ...
Magistrate.

Witness James Staley

Witness Antonia ...



James Howard
District.

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

James Howard
guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 5th 1882 William H. ... Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0309

1700
2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

Mary S. Hoe, Aged 63 married

of No. 504 Grand Street.

being duly sworn, deposes and says, that on the 3rd day of March, 1882

at the premises No. 119 East 39th Street City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the daytime

the following property, viz:

One Gold watch with Gold chain
and Loquet attached together of the value
of One hundred and fifty dollars.

the property of Deponent and her husband.
Richard M. Hoe.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by James Drake (now here)

from the fact that deponent is informed by Officer
Haley that he arrested the said Drake who
admitted and confessed that he had taken
stolen and carried away said property and
informed him the said Haley where the said
property was secreted

Mary S. Hoe.

Over.

Sworn before me this

day of

1882

Police Justice.

[Signature]

0310

City and County
of New York. } S.

Owen Haley aged 34
of the Central office Police being duly
sworn deposes and says that he has heard
read the foregoing affidavits and that
the facts stated therein on information
of deponent are true of deponent's own
knowledge.

Sworn to before me } Owen Haley
this 5th day of March 1883.

J. H. [Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFIDAVIT—Larceny.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0311

Sec. 108-200.

2
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Drake 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. James Drake.

Question. How old are you?

Answer. 16 Years.

Question. Where were you born?

Answer. New York.

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

Answer. 309 East 34th Street 3 Years.

Question. What is your business or profession?

Answer. Messenger.

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 found the property under the hat stand

Taken before me, this 3rd

day of March 1887

James Drake

J. Wilmette Police Justice.

0312

BOX:

62

FOLDER:

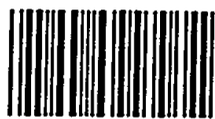
698

DESCRIPTION:

Driscoll, James

DATE:

03/07/82



698

0313

#15
13th
Counsel
Filed
Pleas
Day of March 1882
Pleas

THE PEOPLE
vs.
James J. Duane
District Attorney.

A True Bill.
John L. ...
Foreman.
Dud ...
at ...
Pen one year &
Fine \$250

COURT OF GENERAL SESSIONS

0314

COURT OF GENERAL SESSIONS

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James J. Driscoll

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

of the CRIME OF

James J. Driscoll
Rape

committed as follows:

The said

James J. Driscoll

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms in and upon one *Natie Adams* wilfully and feloniously made an assault, and that the said

James J. Driscoll

her the said

violence to her, the said

Natie Adams

then and there by force and with

and against her

will, 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.

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

~~of the CRIME OF~~

~~committed as follows:~~

~~The said~~

~~late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, and at the place aforesaid, with force and arms, in and upon her, the said wilfully and feloniously made an assault, with intent her the said against her will, and 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.~~

John M. Keon
~~CHARLES G. ROBERTS~~, District Attorney.

0315

BAILED,

No. 1, by _____
 Residence _____ Street,

 No. 2, by _____
 Residence _____ Street,

 No. 3, by _____
 Residence _____ Street,

 No. 4, by _____
 Residence _____ Street,

Dec. 214, 202, 210 & 212.

Police Court 3 District, 190

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Justice Adams
58 Government St
James Briswell
Rape

1 _____
 2 _____
 3 _____
 4 _____
 Offence, _____

Dated March 3 1882

White Magistrate.

M^r Leary Officer.

Clerk.

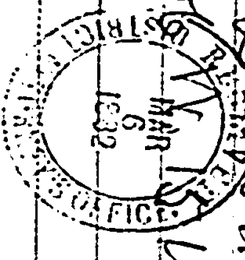
Witnesses Dr. Davis & W. Little

No. 201 Street, W. 11th

No. _____ Street,

No. _____ Street.

Carroll & Mrs. Leary



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

guilty thereof, I order that he ~~be admitted to bail in the sum of _____ hundred dollars~~ and be committed to the Warden or Keeper of the City Prison until he ~~is discharged~~ is legally discharged
 Dated March 3 1882 Andrew White 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.

0316

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Driscoll 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.

James Driscoll

Question. How old are you?

Answer.

16 years on the 29 April next.

Question. Where were you born?

Answer.

In New York City

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

Answer.

56 Leavenworth St. five years.

Question. What is your business or profession?

Answer.

Plumber.

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

Answer.

I am not guilty

James J. Driscoll.

Taken before me, this _____
day of *March*, 188 *3*

Aureus White

Police Justice.

0317

~~Grand Jury Room.~~

Part 2

PEOPLE

vs.

Mundock Grainger

for trial

June 29

all served. ^{Pringle}
at office
by Carroll
June 23

0318

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0319

Arrested June 14 1897
W. C. ...
...
...
...
...
...

0320

District Attorney's Office

PEOPLE

vs.

James J. Driscoll
vs. Mr. Welch

Please
let me know the
degree of assault
of which Mr. Driscoll
was convicted,
the date of con-
viction, the
date of sentence,
and the judge
before whom
convicted -

Yours,

Richard D. Butler

Before Mr. Driscoll
Judge Gowling
assault

Convicted March 13
sentenced 4 12

0321

Testimony in the case

James F. Driscoll

filed March

1882.

421

The People
vs.
James J. Griscoll

Court of General Sessions, Part 2
Before Judge Cowing. March 13, 1882
Indictment for rape.

Katie Adams sworn. I will be 12 years old the 2nd of July. I know James Griscoll; when he moved in the house I used to see him down at the door and going up and down stairs I seen him. I recollect the 15th of Nov. last. I was going down stairs and he opened the door and pulled me in and then he locked the door and pulled me into the front room. Then he threw me on the bed and he took down my drawers and he took down his pants and then he done wrong to me. Did he have connection with you? Yes sir I was crying and I was halloving and I tried to push him away, and he said if I did not keep still he would put a handkerchief over my mouth. So then afterwards he done that wrong; so then he let me go through the back room; then he opened the door and he offered me a ring and I said I did not want the ring. So then I ran up stairs and I told my mamma; then my mamma put on her clothes and she went right to the Madison St. station house, and then we went there and told them

0323

about it. Then they sent for the doctor and he came and examined me. Then the officers were looking for the prisoner; he went away. He pulled me in quickly and locked the door. I hallowed for my mamma and Mrs. Kelly. I continued to hallow where I was in his room. I was kicking him and tried to push him away with my hands and feet. Tried to bite him but he pulled his hands away. I did all I could to resist him. Cross Examined. I felt his private person inside of me; it was about three or four minutes; he lives on the second floor, I live on the top floor. That is the first time a little boy ever did that to me. I did not see any blood on my clothes. My mamma was home all that afternoon; my mother never scolded me for smoking cigarette with little boys. I know Mrs. McKeon the housekeeper; she did not complain to my mamma that I was running with little boys and smoking cigarettes with them; my mamma did not tell me about it. My mamma is not a drinking woman, she drinks a glass of beer once in a while.

John Adams sworn. This was my daughter who was on the stand; she made a complaint to me as soon as I came from work the day when it took place; in consequence of that complaint she was taken to the police station; her mother is not in court; she is sick. John McCauley sworn. I am an officer attached to the 13th precinct, I know this boy the prisoner, I arrested him on the 27th of February. I had been looking for him for about two weeks. I went to his residence and enquired there; he said he did not know what he was getting arrested for; he did not say where he had been, I did not ask him. Cross Examined. I had no warrant for his arrest; the complaint was first made at the 4th precinct station house; he was brought into court on the first day of March I did not have a warrant for his arrest before.

David Matthews sworn and examined for the defence testified: I am a physician connected with the Police Department pretty near five years, I am practicing for 22 years; on the 15th of Nov. last I undertook to examine Kurtie Adams, I cannot say that I made a thorough examination of her. I examined her by

gas light and she resisted so that I did not make it thorough. Time enough had not elapsed for inflammation to set in. I did not discover any hemorrhage. I did not discover any blood on her clothing. You see this boy, would it be possible for him to have connection with that little girl and no sign of hemorrhage or inflammation shown after your examination? That is a question I could not answer positively, I think it would be possible I think if there was penetration there would be apt to be some hemorrhage and laceration; she may have reviewed the hemorrhage after it occurred; she might have bathed herself, I would not like to say it would be impossible. Cross Examined. I examined her on the 15th. I stated that the examination was not very thorough or satisfactory; it was external, I tried to introduce my finger I think; she resisted so that I did not push it; the parts appeared to be tender from the resistance she made. You see my evidence is rather negative, I state what I did not discover - not what I did. If I had known that I would be relied on as a witness I would have examined her more thoroughly.

James Driscoll sworn and examined
 I will be 15 years old next April. I
 did not have connection with the girl
 the day she said I did. I did not drive
 her into the room and throw her on the
 bed. I was working all the time at Brooks's
 tin factory in Fulton St. and got the top
 of my finger cut off. I was not keeping
 out of the way I was arrested at 42
 Attorney St. I know the little girl to live
 in the house. Cross Examined. I was not
 near the house the day she made this
 charge against me. I was up where my
 mother works, at Dr. Hard.

Catherine McLean testified that the
 reputation of the defendant was good
 I have known the girl to tell a good
 many lies...

Catherine Driscoll, the mother of the
 defendant testified that he was a good
 boy.

The jury rendered a verdict of
 guilty of an assault.

0327

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

POLICE COURT, _____ DISTRICT.

David Matthews, M.D.

of No. *206 West 15th* Street, being duly sworn, deposes and

says that on the *15* day of *November* 188*8*

at the City of New York, in the County of New York, *He made a personal*

examination of the external genitals of Katie Adams, and found no evidence of any laceration, hemorrhage, or inflammation as far as he could discover at the time. That deponent has been a regular practicing physician for twenty two years.

D. Matthews M.D.

Sworn to before me, M.D.

of Matthews

188

day

Police Justice.

0328

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Katie Adams

vs.

Adams
Affidavit—

James P. Smith

Dated

1 March 1882

J. P. Smith JUSTICE.

McCauley OFFICER.

WITNESSES:

E. Mch 3. 3PM

0329

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

Katie Adams, aged 11 years

of No. *58* *Gouverneur* Street,

being duly sworn, deposes and says that on the *15* day of *November*
18*81* at the City of New York, in the County of New York

James Driscoll now present. pulled
deponent into his room, locked the
door - pulled deponent into the front
room. threw her upon a bed, tore down
deponent's drawers, unbuttoned
and let partly down his pants and
laid his naked body upon her
and held her, while he put his
private person into her private
parts, and by force, and violence,
and against her will and resistance
then had sexual intercourse with
her.

Katie Adams

Sworn to this
before me
Charles H. ...
day of *March* 18*82*
Police Justice.

0330

BOX:

62

FOLDER:

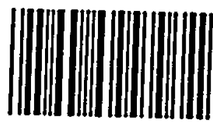
698

DESCRIPTION:

Duffy, Benjamin

DATE:

03/28/82



698

0331

167 Bill v. v. v.

Counsel,
Filed 28 day of March 1882
Pleads

THE PEOPLE
vs.
R.
Benjamin Ruff
20. 4/42
5/17 4/42

BURGLARY—Third Degree, and
Grand Larceny.

DANIEL G. ROLLINS,
District Attorney.
I 2 Mar 29 1882
Pleads Ben v. R.
A True Bill.
John H. [Signature]
S. P. [Signature] years. Foreman.

Verdict of Guilty should specify of which count.

0332

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin Duffey

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

of the CRIME OF

Benjamin Duffey
Burglary

committed as follows:

The said

Benjamin Duffey

late of the *twenty second* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *three* o'clock in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Patrick J. McCarren
there situate, feloniously and burglariously did break into and enter, by means of forcibly *breaking open an outer window of said dwelling house*

he the said

Benjamin Duffey

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

Patrick J. McCarren

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

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

of the CRIME OF

Benjamin Duffey
Larceny

committed as follows:

The said

Benjamin Duffey

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

one shawl of the value of fifty dollars
one overcoat of the value of twenty-four dollars
one coat of the value of twenty dollars
one pair of pantaloons of the value of two dollars
Three gold earrings of the value of five dollars

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

Patrick J. McCarren

in the said dwelling house then and there being, 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 McCarren
DANIEL G. ROLLINS, District Attorney.

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Police Court - 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick J. M. Conn
Benjamin Duffy
John Currier
Substantive

Office, Burglary and
Grand Larceny

Dated March 17 1882

P. J. Morgan, Magistrate.
Riley & M. Apple, Clerk.

Witnesses Mrs. Howman

No. 517 West 42^d Street,
Dennis R. ...
No. 22 ...
Henry M. ...
No. 32 ...
Attorney's Office

Remond ...
Loren

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 Benjamin Duffy

held to answer at the Court General Sessions
guilty thereof, I order that he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he is legally discharged
Dated March 17 1882
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.

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Police Office, Fourth District.

City and County
of New York, } ss.

Patrick J. McLean, aged 24 years -
Occupation paper stamper,

of No. 517 West 42^d Street, being duly sworn,
deposes and says, that the premises No. 517 West 42^d Street,

22 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a dwelling and
sleeping apartments were **BURGLARIOUSLY**

entered by means of forcibly and feloniously forcing
open a window leading from the hallway
of said premises, and into the said rooms

on the daytime of the 2^d day of March 1872
and the following property feloniously taken, stolen and carried away, viz.:

One Paisley Shawl, one suit of
mens clothing, one over coat, one
pair of Gold ear rings, three Gold rings,
and a quantity of wearing apparel

All of the value of One thousand
and twenty five dollars - \$125.00

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Benjamin Duffey (now here) and John C. Feick, not yet arrested

for the reasons following, to wit: that previous to said

Burglary and larceny the said window
and door leading into said apartments

were securely fastened, and said property
was in said apartments, and the

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Said Duffy has admitted and confessed to deponent that he Duffy and Busick forced open the window aforesaid, and that the said Busick, entered the said apartments through said window, and opened the door leading into said apartments, and that he said Duffy and said Busick did then and there take and steal the said property from the possession of deponent.

Sworn to before me this } Patrick J. McCarroll
17th day of March 1882

A. L. Morgan
Police Justice

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Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin Duffy being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make 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. Benjamin Duffy

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

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

Answer. 551 West 42nd Street, 2 years

Question. What is your business or profession?

Answer. I work in a paper factory

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 have nothing to say, and I am guilty of the charge against me

Taken before me, this 17th
day of March 1882

Benjamin Duffy
his mark

A. L. Morgan Police Justice.

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BOX:

62

FOLDER:

698

DESCRIPTION:

Duryea, Peter

DATE:

03/31/82



698

0338

92/ 295 Bill and

Day of

Counsel,

Filed 31 day of March 1882

Pleads

THE PEOPLE

vs.

N.A.

Peter Curper

John McLean

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

John Curper

Foreman

Wm. G. Smith

James Smith

WITNESSES.

I Bailed by

Leonard W. Johnson

414 W 34 St. N.Y.

Such was made and signed and approved
the name of the people of the State of New York and
John McLean
District Attorney
The former and the latter in the name of
the people of the State of New York
March 31 1882

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Durfee

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

Peter Durfee of the CRIME OF permitting a building of which he was lessee and occupant to be used and occupied with apparatus, books and paraphernalia for the purpose of recording and registering bets and wagers committed as follows:

The said Peter Durfee late of the City and County of New York on the first day of March in the year of Our Lord one thousand eight hundred and eighty two, at the City and County of New York being the lessee and occupant of a certain building then situated commonly called the Madison Square Garden, unlawfully and knowingly did permit the said building to be occupied with apparatus books and paraphernalia for the purpose of recording and registering bets and wagers 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.

And the Grand Jury aforesaid by this indictment further accuse the said Peter Durfee of the crime of knowingly permitting a building of which he was the lessee and occupant to be used for the purposes of recording and registering bets and wagers committed as follows: The said Peter Durfee late of the City and County of New York on the day and in the year aforesaid, at the City and County of New York being the lessee and occupant of a certain building then situated commonly called the Madison Square Garden, unlawfully and knowingly did permit the said building to be used by one Thomas Murphy and divers other persons to the Grand Jury aforesaid well known, for the purpose of recording and registering bets and wagers against the form of the

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Charles Smith.
Major & Det

0341

Paul Matter

Hamilton Busby. Was referee
in the Walling Match Knows
Peter Duryea the manager
+ can tell all about his connection
with the arrangements & control
of the garden

Leslie. C. Bruce

in charge of
Scoring Knows Duryea &
all about his connection
with the match -

Secretary Harlem Railroad Co.
as to lease & c to Duryea

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Applicant
W. J.
Peter Luyck

State of New York
 County of New York
 City of New York

Peter Dunya
 being duly sworn, deposes and says
 that he was the lessee of Gilmore's
 Garden in the said City of New York
 from the 28th day of February 1882
 to and including the 4th day of
 March 1882, during the recent
 walking match between Charles
 Rowell, George Hazael and
 others; deponent further says
 that he gave no permission to
 any person whatever either for a
 consideration or otherwise, to
 make books, bets, or to gamble
 in any form or manner, during
 said period.

Sworn to before me
 this 3rd day of May 1882
 Adolph Cohen
 Notary Public
 New York County

Peter Dunya