

0571

BOX:

227

FOLDER:

2228

DESCRIPTION:

Dahlstrom, Charles

DATE:

08/02/86



2228

0572

J. B. [Signature]

Counsel,
Filed 2 day of Aug 1886
Pleads *Not guilty* (30)

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

THE PEOPLE

vs.

Charles Dahlstrom

H. D.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Leah [Signature]

Aug 5/86. Foreman.

Freight [Signature]

Witnesses:

[Empty witness lines]

0573

Police Court First District.

City and County of New York, } ss.:

of No. 15 Hamilton Street, aged 21 years,

occupation Seaman being duly sworn

deposes and says, that on 19th day of July 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Charles Doehstrome (now here)

who did wilfully and maliciously cut and stab deponent in the back part of deponent body with the blade of a sheath knife then and there held in his deponent's hands and said assault was committed

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

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

Sworn to before me, this 20th day of July 1886 } C. J. Efferbund
Henry Murray Police Justice.

0574

Sec. 196-200.

172 District Police Court.

CITY AND COUNTY OF NEW YORK.

Charles Dohestrom

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 Dohestrom*

Question. How old are you?

Answer *23 years*

Question. Where were you born?

Answer *Sweden*

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

Answer *195 Cherry Street 3 days*

Question. What is your business or profession?

Answer *Seaman*

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

Answer. *I am guilty the complainant assaulted me first and I did it in self defense*

C. A. Dehstrom

Taken before me this

day of *April* 1934

Police Justice.

0575

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

Doherty

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

Dated July 20 1888 Sam Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0576

Police Court District.

THE PEOPLE, vs.
ON THE COMPLAINT OF

Charles August Axelund
House of Correction
Charles Doherty

2 _____
3 _____
4 _____

Offence

Dated July 10 1886

Wm Birmingham Magistrate.
Officer.
Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 RECEIVED



(Com)

Complainant held as a Victim
in default of \$1000 bail

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Handwritten notes on the right margin, including a signature and the word 'Call'.

0577

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

DISTRICT.

of No. the 4th Precinct Street, 1st Ward, 1888 years,
occupation Police Officer being duly sworn deposes and says

that on the 19th day of July 1888

at the City of New York, in the County of New York, He arrested
Charles Froehome on a charge of
felonious assault on Charles
A Merland. That said Charles
Merland is a sailor and has
no permanent home and being a
Material and competent witness
for the People deponent asks
that he be committed as a witness
to House of Detention in order to
secure his attendance at trial
to prosecute William Cunningham

Sworn to before me this

of

1888

day

Public Justice.

[Handwritten signature]

0578

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness, _____

Disposition, *Committed to
the house of detention
in default of \$100 -
Bail for his appearance*

0579

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles D. Johnson

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

Charles D. Johnson

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

The said Charles D. Johnson,

late of the City and County of New York, on the nineteenth day of July, in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, at the City and County aforesaid, in and upon one

Charles A. Woodland,

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

Charles D. Johnson,

with a certain knife, which he the said

Charles D. Johnson,

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

weapon likely to produce grievous bodily harm, him,

the said Charles A. Woodland, then and there feloniously

did wilfully and wrongfully strike, beat, stab, cut, bruise and wound,

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

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

Samuel B. Mathie, District Attorney

0580

BOX:

227

FOLDER:

2228

DESCRIPTION:

DeBois, Harry

DATE:

08/10/86



2228

0581

M. J. ...

Counsel.

Filed 10 day of Aug 1886

Pleads *Not guilty*

Grand Larceny, 2nd degree [Sections 528, 581 Penal Code]

THE PEOPLE

vs.

R

Harry De Bois

RANDOLPH B. MARTINE,

By Depy & Co District Attorney.

And requested.

A True Bill.

Robert B. ...

Witnesses:

Diana ...

At the City of ...
in witness whereof
Myself

0582

Police Court—2 District.

Affidavit—Larceny.

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

of No. 228 Sullivan Street, aged 27 years,
occupation Cook being duly sworn

deposes and says, that on the 28 day of June 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

a lot of wearing apparel
of the value of Fifty Dollars
(\$50.00)

the property of Deponent

Sworn to before me, this 1886 day

Police Justice.

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 Harry de'Lois (now here) from the fact that deponent's trunk that contained the above mentioned property was in the apartment of Sarah A. Poirer of No 212 1/2 Sullivan Street (rear house) and the deponent was stopping with the said Sarah A. Poirer and deponent is informed by the said Sarah that on the above mentioned date she Sarah went out leaving the deponent alone in her apartment. and when she Sarah returned she met the deponent in the act of leaving her premises with a large bundle in his possession. and when she Sarah asked him the deponent what

0583

he had in the bundle he answered that it was his dirty clothes that he was taking to the laundry. And the said Sarah further informs deponent that the defendant did not have any clothes except what he had on his back wherefore deponent charges the said defendant with feloniously taking stealing and carrying away the aforesaid property and prays he may be held and dealt with according to law.

Diana Harget

Sworn to before me
this 25th day of July 1886

Soldier Smith

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1886 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886 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 1886 Police Justice

Police Court, District, Office - LARCENY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Dated 1886
Magistrate.
Officer.
Clerk.
Witness, No. Street.
No. Street.
No. Street.
to answer Sessions.

0584

CITY AND COUNTY }
OF NEW YORK, } ss.

Sarah Ann Powers
aged 65 years, occupation Keep house of No. 226 Sullivan Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Deana Hargett
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 25 day of July 1886, Sarah A. ^{Sen} Powers
Mark

Solomon Smith
Police Justice.

0585

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Harry De Bois

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 *Harry De Bois*

Question. How old are you?

Answer *26 years old*

Question. Where were you born?

Answer. *Baltimore Md*

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

Answer. *12 Gay St 2 weeks*

Question What is your business or profession?

Answer *News business*

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*

Harry De Bois

Taken before me this

25th

John J. [Signature]
198
District Police Court

0586

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

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

Dated July 23 1886 Alfred 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 he to be discharged.

Dated _____ 188 . _____ Police Justice.

0587

Witness

Diana Harget

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court District: 21095

THE PEOPLE, &c,

ON THE COMPLAINT OF

Diana Harget
228 Sullivan

vs.
Harry de Bois

Dated July 25th 1886

Smith Magistrate.

Wm F. Conroy Officer.

Witness Sarah A. Powell 15th Precinct.

No. 226 Sullivan Street.

near house

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer

Guiles

Com



0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel DeBois

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

Samuel DeBois

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

The said *Samuel DeBois*,

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-*six*, at the Ward, City and County aforesaid, with force and arms,

*divers articles of clothing and
meaning apparel, of a number
and description to the Grand
Jury aforesaid unknown, of
the value of fifty dollars,*

of the goods, chattels and personal property of one

Rosanna Wright

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

*Randolph B. Martin
District Attorney*

0589

BOX:

227

FOLDER:

2228

DESCRIPTION:

Desato, Frank

DATE:

08/13/86



2228

0590

133

X

Counsel,

Filed 13 day of Aug 1886

Pleads

of *MP* THE PEOPLE
 vs *MP* *FR*
 Frank Reato

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

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Charles A. Kimmel

Aug 17 1886 Foreman.

J. P. ...

S.P. 2 y bars.

Witnesses:

J. Salalapinto

0591

Police Court 1 District

CITY AND COUNTY OF NEW YORK, { ss.

of No. 39 Mulberry Street,

on Monday the 10th day of August

in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frank Desato

(Now here) who did
cut and stab deponent
on the left shoulder
with the blade of a table
knife then and there
held in deponents
hands and said
assault was committed

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

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

Sworn to before me this 10th day of August 1888

John J. Sullivan Dependent
Mark Assailant
John J. Sullivan POLICE JUSTICE.

0592

Sec. 106-300.

District Police Court.

CITY AND COUNTY OF NEW YORK.

Frank Desoto

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

Frank Desoto

Question. How old are you?

Answer

39 years

Question. Where were you born?

Answer.

Spain

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

Answer.

218 Eldridge Street one year

Question. What is your business or profession?

Answer

Cook

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 the complainant was in the act of assaulting me with a hatchet and I did in self defense

Frank Desoto

Taken before me this

day of

188

Police Justice

0593

Police Court 1198 District

THE PEOPLE, &c,
ON THE COMPLAINT OF

Saverio Dallapunta
39 Mulberry
Frank Deato



Date _____ 1895

Magistrate

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer G.S.

[Signature]

BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ 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 detain the within named

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

Dated Aug 19 1895 Police Justice.

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

Dated _____ 1895 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 _____ 1895 Police Justice.

0594

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Dorado

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

Frank Dorado

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

The said *Frank Dorado*,

late of the City and County of New York, on the *seventh* day of *August*, 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 one

Saverio D'Alayuta

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

Frank Dorado,

with a certain *knife* which *he* the said

Frank Dorado,

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

Randolph B. ...
Attorney

0595

BOX:

227

FOLDER:

2228

DESCRIPTION:

Dillon, Edward

DATE:

08/02/86



2228

0596

Witnesses:

Counsel,

Filed

2 day of Aug 1886

Pleads,

THE PEOPLE

vs.

Edward Dillon

[Signature]

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531, — Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

[Signature]

Aug 3rd Foreman.

[Signature]

U.P. 2 years.

0597

Police Court First District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 209 East 37th Street, aged 17 years,

occupation Cigar packer being duly sworn

deposes and says, that on the 19th day of July 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

A silver watch of the value of ten 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 Edward Dillon now present

That about five o'clock P.M. on said day deponent was standing near the entrance to the Brooklyn Bridge in Matham Street among a crowd of persons among whom was the defendant that deponent felt a tug at his watch chain and looking downwards saw the watch which had been jerked from a pocket of deponents breast in the defendants hand and saw him drop the watch when he discovered that deponent saw him in the act of stealing it. That the defendant then ran away and was followed by deponent who overtook and gave him into custody—
William W. Allen.

Sworn to before me this 19th day of July 1888
of William W. Allen
Police Justice.

0598

Sec. 100-300

CITY AND COUNTY OF NEW YORK, ss

1st District Police Court.

Edward Dillon

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 Edward Dillon

Question. How old are you?

Answer 16 Years

Question. Where were you born?

Answer. New York City

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

Answer. 23 York Street Jersey City

Question What is your business or profession?

Answer Postblack

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

Answer. I am not guilty of the charge I did not see this water and dont know anything about it.

Edward Dillon

It taken before me this

day of July 1888

John J. ...

Police Justice

0599

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

Edward Dillon

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

Dated *July 20* 188

E. J. [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 he to be discharged.

Dated _____ 188

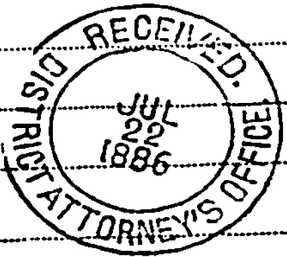
Police Justice.

0600

(over)

No. _____
Street _____
TO ANSWER _____

No. _____
Street _____
No. _____
Street _____
Witnesses _____



Dated _____ 188____
Magistrate _____
Officer _____
Precinct _____

4 _____
3 _____
2 _____
1 _____
THE PEOPLE, & Co.,
ON THE COMPLAINT OF
William W. Allen
vs. 37
Edmund Allen
opened
from paragraph

Police Court _____
District _____
1884/8

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 8, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____
Residence _____
Street _____

0601

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Dillon

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

Edward Dillon

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

The said

Edward Dillon,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of July, in the year of our Lord one thousand eight hundred and eighty-six, in the afternoon of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of ten dollars.

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

Handwritten signatures and names at the bottom of the document.

0602

BOX:

227

FOLDER:

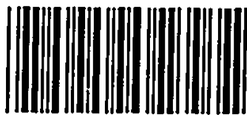
2228

DESCRIPTION:

Donohue, James

DATE:

08/05/86



2228

0603

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

James Donohue 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 Donohue

Question How old are you?

Answer 2 1/2 years old

Question Where were you born?

Answer New York

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

Answer 323 W. 24th St About 1 Month

Question What is your business or profession?

Answer As Seaman

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 She threw water in my face and I then threw the tub at her

James L Donohue
Mark

Taken before me this 22 day of July 1888
Must
Police Justice

0604

Samuel G. Sands
Guardian of
Charles E. Sands - is
the owner of (473) now 479
6th Ave. New York.

0605



0606

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

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

Dated July 27 188 Solomon B. 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 he to be discharged.

Dated 188 *Police Justice.*

0607

*Off. Schultz -
29th Precinct*

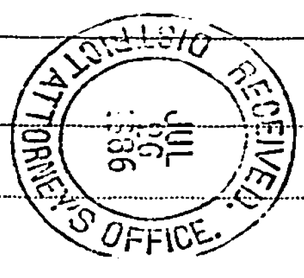
32 Police Court *2* District *1094*

Ordered
THE PEOPLE, &c,
ON THE COMPLAINT OF
Annie Whittle
1279 - 6 Ave
James Donohue
2
3
4
*Office Mal. Mizelich
Telany*

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

Date *July 23* 188 *6*
Smith Magistrate.
John Schultz Officer.
29 Precinct.

Witnesses _____
No. _____ Street _____
No. _____ Street _____



No. _____ Street _____
\$ *500* to answer *P. D.*
Com

0608

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

4th August 1886

Dear Sir }
2
London

You will please
inform me at your earliest
convenience, for our use in
the above case, -

1. - The ^{full} name of the owner
of the building in which the
"plate glass door window"
which was broken by the
defendant, was.

2. - The ^{full} name of the owner
or owners of the defendant.

We can take no steps in
the case until we receive the above
information. Yours truly,
Wm. D. Lindsay

0609

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Annie Whittle

of No. 479 6th Avenue

occupation Confectionery Street, aged 26 years,

that on the 23 day of July, 1886

being duly sworn deposes and says, James Donohue

(now here) did unlawfully, wilfully and maliciously break and destroy two large plate glass show windows and eighteen candy jars filled with candy all of the value of two hundred and fifty dollars said property being in the care and custody of deponent. And deponent further says that the defendant came to her store at the above address and commenced to urinate into deponent's store door and when deponent ordered him away he abused deponent and deponent then threw a glass of water on him. When he the defendant picked up

Sworn to before me, this 23 day of July 1886

Police Justice.

0610

a large empty butter tub and threw it through the show windows doing damage as aforesaid. Wherefore deponent prays the said James Donohue may be held and dealt with according to law.

Sworn to before me
this 23rd day of July 1886

Solomon B. D. Mumford Annie Whittle
Police Justice

Police Court, _____ District,

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

AFRIDA VIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition,

0611

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Donohue

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

James Donohue -

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* -

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *James Donohue*, -

late of the *Twentieth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-third* day of *July*, - in the year
of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and
County aforesaid, with force and arms, *thus state that*

*windows of the value of one hundred
and twenty five dollars each, and
eighteen sashes, -*
of the value of *one dollar each*, -

of the goods, chattels and personal property of one *William White*, -
then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy -

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

SECOND COUNT:

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

James Donohue -

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* -

REAL PROPERTY OF ANOTHER, committed as follows:

The said *James Donohue*, -

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

0612

aforesaid, at the Ward, City and County aforesaid, with force and arms,

Two plate glass show windows,

of the value of *one hundred and twenty five dollars each,*
in, and forming part and parcel of the realty of a certain building of one

Samuel S. Sands,

there situate, of the real property of the said

Samuel S. Sands,

then and there feloniously did unlawfully and wilfully *break and destroy*

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

RANDOLPH B. MARTINE,

District Attorney.

0613

BOX:

227

FOLDER:

2228

DESCRIPTION:

Donohue, John

DATE:

08/13/86



2228

0614

Witnesses:

Matilda Brady

125
J. H. D.

Counsel,

Filed 13 day of Aug 1886

Pleads, Miquelty (17)

THE PEOPLE

vs.

R

John Donohue

[Sections 40, 506, 528, 530, 531]
Burglary in the second Degree.

RANDOLPH B. MARTINE,

District Attorney.

Sept 9/86.

Acquitted.

A True Bill.

Charles B. Turner

Foreman

Part 1

Wednesday, Sept 8 - 1886.

J.P.M.

0615

Police Court—2 District.

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

Matilda Brady

of No. 604 West 37th Street, aged 32 years,
occupation Shirt maker being duly sworn

deposes and says, that the premises No 604 West 37th Street,
in the City and County aforesaid, the said being a five story marble and
brick building in the 20th ward of said city
and which was occupied by deponent as a place of dwelling
and in which there was at the time a human being, by name Mary Brady

were BURGLARIOUSLY entered by means of forcibly bursting in the
door leading from the hallway of the ground
floor into deponent's kitchen

on the 9th day of August 1886 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

A bundle containing sixteen new shirts
of the value of Thirty two dollars
(\$32.00)

the property of James Randall. and in deponent's care & custody
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Donohue (now here)

for the reasons following, to wit: that at about the hour of
nine o'clock P.M. August 8th 1886, deponent
locked and securely fastened the door of her
apartment and went to bed. And deponent is
informed by Mary Brady who is the daughter
of this deponent that at about the hour of
3.15 o'clock A.M. Aug 9th she the said Mary
was awakened by some person knocking
against her hand which was hanging out of

0616

the bed and when she the said Mary looked to see what it was that had struck her hand she saw the aforesaid John Donohue on his hands and knees creeping through the adjoining room. And when she Mary jumped out of bed she saw the defendant in the front room with the aforesaid bundle in his possession. She the said Mary then called to her step father when he the defendant dropped the aforesaid bundle and ran back past the said Mary and left said premises the same way he had entered it. And deponent further says that when she and the aforesaid Mary went to look for an Officer shortly after the defendant had ran out of said premises they met the defendant on West 37th Street about 100 feet from said premises. When he the defendant raised his hand as if to strike the said Mary, Wherefore deponent charges the said John Donohue with burglariously entering said premises as aforesaid and feloniously taking, stealing and carrying away said property and prays he may be held and dealt with according to law

Matilda Prady

Sworn to before me
this 9th day of Aug 1886

J. M. [Signature]

Police Justice

Police Court — District _____

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

Degree _____

Burglary _____

Dated _____ 188-1

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

0617

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 15 years, occupation Shirt maker of No.

604 W. 37 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Matilda Brady

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

Sworn to before me, this 9 day of August 1886 } Mary Brady

J. Kennedy
Police Justice.

0518

Sec. 196-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK.

John Donohue 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 Donohue

Question How old are you?

Answer 28 years old

Question Where were you born?

Answer Ireland

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

Answer 537 11th ave. about 3 mos

Question What is your business or profession?

Answer Peddling Ice

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

Answer I am not guilty
John Donohue

Taken before me this

day of Aug 1886

[Signature]

Police Justice

0619

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

Alfred Lamb

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

Dated Aug 9th 1886 J. H. [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.

0620

Police Court 2 District 1193

THE PEOPLE, &c,
ON THE COMPLAINT OF

Matilda Brady
604 W. 37
vs.
John Donohue

Burglary
Offence

Dated August 9th 1886

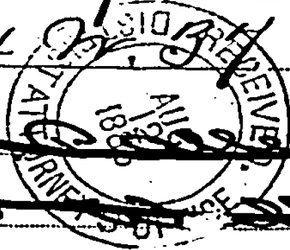
Ford Magistrate.

Barrick and Mr. Bonnellos Officers

20th Precinct.

Witnesses Mary Brady

No. 604 W. 37 Street.



No. ~~_____~~ Street.

No. _____ Street.

\$ 1000 to answer Guarantee

Power

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0621

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John R. ...

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

John R. ...

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

The said *John R. ...*

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

Mollie Brady

there situate, feloniously and burglariously did break into and enter, there being then and there some
human being, to wit:

one Mary Brady

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels
and personal property of the said

Mollie Brady

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,

0622

SECOND COUNT—

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

John Randall —

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

The said *John Randall*,

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

*sixteen dimes of the value of
two dollars each,*

of the goods, chattels and personal property of one

James Randall,

in the dwelling house of the said

Matilda Brady,

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

James Randall
Attorney

0623

BOX:

227

FOLDER:

2228

DESCRIPTION:

Dorrett, John C.

DATE:

08/02/86



2228

0624

11

Counsel,
Filed 2 day of Aug 1886
Pleads.....

Witnesses:

CONCEALED WEAPON.
(Section 410, Penal Code.)

THE PEOPLE

vs.

R

John C. Dorrett
John C. Dorrett

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Charles A. Kinn
Aug 3rd 1886
Foreman.
John C. Dorrett
City Prison 10 days

0625

Sec. 106-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK

John C Barrett

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

Question: What is your name?

Answer: John C Barrett

Question: How old are you?

Answer: 64 years

Question: Where were you born?

Answer: Ireland

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

Answer: 727 East 29 St, 1 year

Question: What is your business or profession?

Answer: Pedlar

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

Answer: I had no intention to do any harm. I was not guilty. I was intoxicated. I was

John C Barrett

Taken before me this

19

day of July

1886

John R. ... Justice

0626

On 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

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

Dated May 17 1886 *Solon B. 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0627

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court - 2 ^{North} District.

THE PEOPLE, & c,

ON THE COMPLAINT OF

John E. Carley
20 ^{pract} Street,

John C. Barrett

2 _____
3 _____
4 _____

Office Carrying Council
West 400 St. E.

Dated *July 19* 188 *6*

John B. Smith Magistrate.

Carley Officer.

20 Precinct.

Witnesses *Timothy D. Sheehan*

No. *430 West 28* Street.

Thomas D. Thompson

No. *408 West 28* Street.



No. _____ Street.

\$ *500* to answer *S. S.*

com

0628

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

John E Carley

of No. 20th Precinct Police Street, aged 31 years,
occupation Policeman being duly sworn deposes and says,
that on the 15 day of July 1886

at the City of New York, in the County of New York, deponent arrested
John C. Barrett now here in 27th Street
near 9th Avenue, deponent found in the
possession of the said Barrett, concealed upon
his person a certain dangerous weapon
consisting of a repeating pistol and
dirk knife combined, ^{as deponent believes,} with intent to use
the same deponent therefore charges the
dependant with violation of Section
410 of the Penal code of the State
of New York.

John E. Carley

Sworn to before me, this 19 day of July 1886

John E. Carley
Police Justice

0629

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John R. Davell

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

John R. Davell

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said *John R. Davell*, late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *July* in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain instrument and weapon of the kind commonly known as *dirtda and dangerous knife*, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

John R. Davell

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said *John R. Davell*, late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously did possess a certain instrument and weapon of the kind commonly known as *dirtda and dangerous knife*, by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0630

BOX:

227

FOLDER:

2228

DESCRIPTION:

Draddy, John

DATE:

08/13/86



2228

0631

BOX:

227

FOLDER:

2228

DESCRIPTION:

Keenan, James

DATE:

08/13/86



2228

0632

Witnesses:

Atalie Kamin

Margaret Brown

Off. Martin

28th Precinct

Bail in case of
defendant: Keenan
fixed at \$300
N.Y. Law: 20.1886

Joe. R. O'Brien
J. J. O'Brien

129.
J. M. Dandy

Counsel,

Filed 13 day of Aug 1886

Pleas: Arrived 17

THE PEOPLE

vs. J. Keenan

John Dandy

and L. Keenan

James Keenan

Grand Larceny in the second degree.
(Money)
(Sec. 528 and 537, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

Chas. E. Keenan v. J. Keenan
Both tried & acquitted
Feb 21/87

A True Bill.

Charles B. Keenan

Foreman.

Feb 21/87

0633

Police Court

H District.

Affidavit—Larceny.

City and County of New York, ss.:

of No. 15 East 66th Street, aged 21 years, occupation Raundress being duly sworn

deposes and says, that on the 6th day of August 1888 (at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Twenty three \$100 dollars and one gold ring together of the value of twenty five \$100 dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John Braddy and James Keenan

both now here, from the following facts to wit: that upon said date deponent was in the basement of premises 5 E 66th Street, and that deponent deposited said property on a table in said premises and that shortly afterwards said Braddy and James Keenan entered said premises and remained there about twenty minutes, that shortly afterwards deponent missed said property. Deponent further says that no other persons except one Margaret Powers was in

Sworn to before me this 1888
Police Justice

0634

Said premises reap the defendant and herself from the time she deposited said said money on said lot and the time she missed the same
Kate Martin

Sworn to before me this
9th day of August 1886

My commission

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
Police Justice

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice

Police Court, District

THE PEOPLE, &c.,
on the complaint of

1
2
3
4

Offence—LARCENY.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

to answer Sessions.

0635

Sec. 196-200.

CITY AND COUNTY OF NEW YORK

✓ District Police Court.

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

Question What is your name?

Answer John Draddy

Question How old are you?

Answer 21 years

Question Where were you born?

Answer MS

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

Answer 306 E 46 St - 2 years

Question What is your business or profession?

Answer Laborer

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

Answer I am not guilty

John Draddy

Taken before me this 18th day of August 1888

Police Justice

0636

Sec. 198-200.

H District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer. James Keenan

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Ill

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

Answer. 113 King St - 5 years

Question. What is your business or profession?

Answer. Exp Driver

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

Answer. I am not guilty

J. Keenan

Taken before me this

day of August 1888

J. Keenan

Police Justice

0637

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

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

Dated Aug 8th 1888 J. J. [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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0638

\$500 in Ed
of Am. Aug 9

BAILED,

No. 1, by Abram Sonnenstrahl

Residence 190 Washington Street.

No. 2, by Cash deposit of \$300

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Natie Navin
John Waddy
James Keenan

8 _____
4 _____

Dated August 8th 1888

Myron Magistrate.

Chapman Martin Officer.

25 Precinct.

Witnesses Margaret

No. 15 E 66 Street.

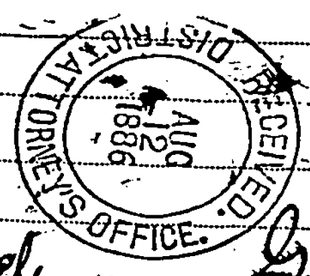
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 300 each to answer GS

Ex Com



Office
Geo. Green

0639

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*John Bradley and
James Keenan*

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

John Bradley and James Keenan
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *John Bradley and James Keenan*
Keenan, both
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
sixth day of *August*, in the year of our Lord one thousand
eight hundred and eighty-*six*, at the Ward, City and County aforesaid, with force and arms,
in the *day* time of the same day, *one*
promissory note for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value
of twenty dollars *—*; *two* promissory notes for the payment of money, 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*; *five* promissory
notes for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each; *ten* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars *each*; *twenty* promissory notes for
the payment of money, being then and there due and unsatisfied (and of the kind known as United
States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*;
one promissory note for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars *—*; *two*
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *five* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; *—* divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of *twenty nine*

*cents, and one mill of the value
of two dollars.*

of the proper moneys, goods, chattels, and personal property of one *Matie Davis*
~~on the person of the said~~ *Matie Davis*, then and there being
found, ~~from the person of the said~~ *Matie Davis* 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.

RANDOLPH B. MARTINE,
District Attorney.

0640

BOX:

227

FOLDER:

2228

DESCRIPTION:

Duane, Maggie

DATE:

08/12/86



2228

0641

D. J. A.

Counsel,
Filed *17* day of *August* 1886
Pleads *Not guilty.*

Grand Larceny in the *2nd* degree.
(MONEY)
(Sec. 528 and 53, Penal Code.)

THE PEOPLE

vs.

R

Maggie Duane

RANDOLPH B. MARTINE,

In Dept 24 / District Attorney.

And Tagged.

A True Bill.

Robert A. Kowalski

Sept 26 1886
Foreman.

Sept 10 1886
G. J. A.

Witnesses:

D. Hillman

Off. Hill

Off. Berkeley
10th Precinct

0642

3rd District Police Court.

Affidavit—Larceny.

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

David Hittson aged *47*

of No. *35* *Bowery* Street,

being duly sworn, deposes and says, that on the *24* day of *July* 188*6*

at the _____ City of New York,

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

of deponent *in the night time.*

the following property, viz :

Good and lawful money of the issue of the Treasury of the United States of various denominations and in all of the value of forty five dollars and one gold watch with gold chain attached of the value of Eighty dollars

said property being in all of the value of one hundred & twenty five 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 *Maggie Ruane and William Moroney both (nowhere)*

from the fact that said Maggie solicited deponent's company for the purpose of prostitution, and deponent accepted her invitation, and accompanied her to the premises No 33 Bowery. That deponent had said money in the inside pocket of his vest, and the watch & chain in the watch pocket of the deponent's pants, that deponent

Subscribed before me this _____ day of _____

1886

Peter Justice,

108

0643

accepted a room with said Maggie on the upper floor of said premises, and there undressed himself, and placed his clothing upon a chair in said room, that he and said Maggie went to bed, that about the hour of 3 o'clock in the morning of said 24 day of July 1886, said Maggie left said room, deponent was asleep when she returned therefore unable to say at what time she did return that at the hour of 3 o'clock a m, deponent discovered that said property was stolen, deponent further says that said Morrison who is the City Clerk of said premises allowed said Maggie to leave said premises, without notifying deponent, and that he acted in concert with said Maggie in taking and stealing deponent's property.

Sworn to before me }
 this 24th day of July 1886 }
J. H. Morrison
 Police Justice

District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

APFIDAVIT—Larceny.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0644

Sec. 196-200.

3rd District Police Court.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer William Moroney

Question. How old are you?

Answer 27 years

Question. Where were you born?

Answer. New York

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

Answer. 117 East 53rd Street New York

Question. What is your business or profession?

Answer Clark

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

William Moroney

Taken before me this

23

day of July 1888

John J. ...
Police Justice

0645

Sec. 196-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK.

Maggie Duane 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 she see fit to answer the charge and explain the facts alleged against her that she is at liberty to waive making a statement, and that her waiver cannot be used against her on the trial.

Question What is your name?

Answer Maggie Duane

Question. How old are you?

Answer 30 years

Question. Where were you born?

Answer. Ireland

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

Answer. 33 Bowery 1 1/2 years.

Question What is your business or profession?

Answer I live out in service

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

Maggie Duane

Taken before me this 23
day of July 1886
John J. Brennan
Police Justice.

0646

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

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

Dated July 24 1886 John Herman Police Justice.

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

Dated July 24 1886 John Herman Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0648

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maggie Duane

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

Maggie Duane
of the crime of GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said *Maggie Duane*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty fourth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, with force and arms, in the *night* time of the same day, *two*

promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *four* promissory notes for the payment of money, 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*; *nine* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *ten* promissory notes for the payment of money, 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*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *four* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *nine* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *five dollars,*

one note of the value of sixty dollars, and one coin of the value of twenty dollars.

of the proper moneys, goods, chattels, and personal property of one *David Pittman* on the person of the said *David Pittman*, then and there being found, from the person of the said *David Pittman* 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.

RANDOLPH B. MARTINE,
District Attorney.

0649

BOX:

227

FOLDER:

2228

DESCRIPTION:

Dunn, Annie

DATE:

08/09/86



2228

74

Counsel, _____
Filed 9 day of Aug 1886
Plends _____

THE PEOPLE
vs.
Annie Ruma
Grand Larceny, 2nd degree
[Sections 628, 68 & Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Clayton B. Kumbala
Foreman.
Pen 3 months

Witnesses:
Off. Sheridan

0651

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

Mary Merritt
of No. *283* *North* Street, aged *22* years,
occupation *Housekeeper*

deposes and says, that on the *17* day of *July* 188*8* ^{and at a subsequent time} *at the City of New York*, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the *day* time, the following property viz :

*A piece of silk say
fifteen yards and a coat
and vest collectively of
the value of forty five dollars*

the property of *deponent and her brother
Joseph Merritt*

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 *Mrs. Ann Mrs. Green* from the fact that deponent is informed by *Stephen Green* brother of the defendant that the property in question was taken by *him* on the advice and at the instigation of the defendant who raised him up and pushed him through an open window leading to the room which contained the property and deponent believes the same to be true, and further the defendant now admits in Court that she did do with said property and also says the statement of her brother *Stephen* is true.

Mary Merritt

Sworn to before me this *17* day of *July* 188*8*
[Signature]
Police Justice.

0652

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen Duran

aged 16 years, occupation Schoolboy of No.

283 North

Street, being duly sworn deposes and

Mary Merritt

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

29
July 1888

Stephen Duran

J. J. Merritt
Police Justice.

0653

Sec. 198-200.

CITY AND COUNTY OF NEW YORK.

10th District Police Court.

Amie Dunn

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

Amie Dunn

Question. How old are you?

Answer

19 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

283 Motu Street

Question What is your business or profession?

Answer

Housekeeper

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

Answer

I am guilty of the charge

Amie Dunn

Taken before me this

day of

188

Police Justice

0654

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 _____

Amie Dunn

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

Dated July 29 1886 *J. Williams* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0655

Police Court 1133 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Merritt
283 West St.
Annie Dana

Carroll
Grand
Offence

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 29* 188

Kilbuck Magistrate.

John Sheridan Officer.

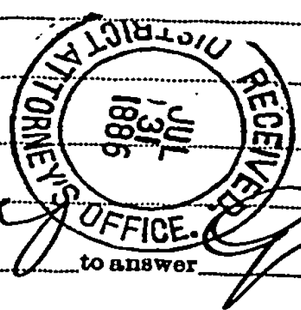
Witnesses *Stephen Dana* Precinct.

No. *283 West* Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer



(Over)

0656

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Quinn

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

Annie Quinn

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

The said *Annie Quinn*,

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

*fifteen yards of silk of the
value of two dollars each yard,
and the goods, chattels and
personal property of one man
worth, and one coat of the
value of twenty dollars, and one
part of the value of five dollars.*

of the goods, chattels and personal property of one

Thomas Quinn.

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

*Richard B. Smith,
District Attorney*

0657

BOX:

227

FOLDER:

2228

DESCRIPTION:

Dunning, Edwin J.

DATE:

08/09/86



2228

POOR QUALITY ORIGINAL

0658

79 Bk 4-16
 1966
 Wm S. Jones
 1886
 J. H. Jones
 Wm S. Jones (May 6, 1871)
 with Lewis Williams to 2/24/44
 [Section 5325, Penal Code]
 THE PEOPLE
 vs.
 Wm S. Jones
 RANDOLPH B. MARLINE
 District Attorney
 True Bill
 Robert S. K...
 1966
 Wm S. Jones
 Wm S. Jones
 Wm S. Jones
 Wm S. Jones

0659

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edwin J. Manning
The Defendant

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

Edwin J. Manning, the Defendant
of the CRIME OF Grand Larceny in the first degree,

committed as follows:

The said Edwin J. Manning, the Defendant,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twentieth day of April, 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 within
instrument and inducement do sell to
wit: a certain promissory note for the
payment of money, made by a certain
partnership then and there doing
business in and by the firm name
and style of S. Sawyer and T. Sullivan,
located at New York City, New York,
and therein and whereby the said
partnership promised to pay to
the order of Defendant four months
after the date thereof, the sum of
four hundred dollars, the
said promissory note being
of the tenor and tenor as follows:

0660

The said partnership, as follows, to
 wit: S. P. Guinier & Co. and their
 heirs and assigns, and their
 assigns, and of the value of twenty
 hundred dollars, one and no other
 instrument and evidence of debt, to
 wit: a certain other partnership, to
 wit: the partnership of money, made
 by the said partnership, bearing
 date, New York, May 1st, 1884, and
 wherein and whereby the said pa-
 rtnership promised to pay to
 the order of the partnership, on demand
 after the date thereof, the sum of
 twenty hundred dollars, the
 same to be paid and due upon
 demand. The said debt, the
 endorsement of the said partnership,
 as follows, to wit: "S. P. Guinier &
 Co. and their heirs and assigns
 and their assigns, and of the
 value of twenty hundred dollars,
 one and no other instrument and
 evidence of debt, to wit: a certain
 other partnership, to wit: the
 partnership of money, made by the
 said partnership, bearing date
 New York, May 1st, 1884, and
 wherein and whereby the said
 partnership promised to pay to

0661

To the order of the undersigned, four
 months after the date thereof:
 the sum of twenty five hundred
 dollars, the same bearing date
 and thereupon the said undersigned
 the endorsement of the said co-
 partners, as follows, to wit:
 "James & F. D. D. & Co. Inc."
 and thereupon the said undersigned
 the sum of twenty five hundred
 dollars; one and thereupon
 written instrument and certificate
 of debt, to wit: a certain promissory
 note for the sum of twenty five
 hundred dollars, made by the said
 partners, as follows, to wit:
 "James & F. D. D. & Co. Inc."
 and thereupon the said undersigned
 the sum of twenty five hundred
 dollars, the same bearing date
 and thereupon the said undersigned
 the sum of twenty five hundred
 dollars; one and thereupon
 written instrument and certificate
 of debt, to wit: a certain promissory
 note for the sum of twenty five
 hundred dollars, made by the said
 partners, as follows, to wit:
 "James & F. D. D. & Co. Inc."
 and thereupon the said undersigned
 the sum of twenty five hundred
 dollars, the same bearing date
 and thereupon the said undersigned
 the sum of twenty five hundred
 dollars; one and thereupon
 written instrument and certificate
 of debt, to wit: a certain promissory
 note for the sum of twenty five
 hundred dollars, made by the said
 partners, as follows, to wit:
 "James & F. D. D. & Co. Inc."

0663

of the County of the State of New
York and their heirs

Richard C. Martin

Richard C. Martin