

0623

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

Daly, Frederick

**DATE:**

10/20/86



2281

POOR QUALITY ORIGINAL

0624

# 193

Counsel, R. W. Livingston &  
Filed 20 day of Oct 1886

Pleas *Not guilty*

THE PEOPLE

vs.

ASSAULT IN THE FIRST DEGREE, ETC.  
(Sections 217 and 218, Penal Code).

*Frederick Daly*

RANDOLPH B. MARTINE,

*John J. B. District Attorney,  
New York*

A True Bill.

*M. H. Woodcock*

*I & my office  
are the Grand Jury Foreman.*

*Pen 30 days.*

Witnesses:

*Patrick Fleming*

*Mary Brown*

*Thomas J. Ombrock*

*The pris man being  
been tried & he  
jury disagreed - I  
am willing to accept  
a plea of assault*

*30-degree*

*Nov. 21st 86*

*G. J. S. A.*

*R. O. A.*

POOR QUALITY ORIGINAL

0625

Police Court 4<sup>th</sup> District.

City and County } ss.:  
of New York,

of No. 27 Tenth Avenue Street, aged 30 years,  
occupation Laborer

deposes and says, that on the 25<sup>th</sup> day of September 1886 being duly sworn  
at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frederick Daly  
(now here) who struck deponent on the Head  
with a piece of Iron or some other hard  
Substance which he deponent held in  
his hand cutting deponent's Head so  
seriously that he has been suffering from the  
injury so inflicted since said date

Deponent further says that the assault  
was committed in said premises at about  
H. 30, P M on said day

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 15<sup>th</sup> day  
of October 1886

ay Jones

Police Justice.

Patrick Fleming

**POOR QUALITY ORIGINAL**

0626

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Frederick Daly

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. Frederick Daly

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Ireland

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

Answer. 827 Puerto avenue, 3 years

Question. What is your business or profession?

Answer. Car 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.  
Frederick Daly

Taken before me this

day of April 1888

W. J. Jones

Police Justice.

POOR QUALITY ORIGINAL

0627

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

# 193  
 Police Court  
 4<sup>th</sup> District  
 1563

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
 Patrick Kennedy  
 Frederick Daly  
 29.  
 2  
 3  
 4  
 5  
 6  
 7  
 8  
 9  
 10  
 Offence *Admission assault*

Dated *October 15<sup>th</sup>* 188 *6*

*W. P. Miller*  
 Magistrate  
*Bambrick*  
 Officer

Witnesses  
*J. J. McWalter*  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
*Charles Hoptstad*  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
*Harry Burns 877-100a*  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
*John Magee*  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
*James McDonald*  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 \$ *1000* to answer  
*W. J.*  
 Street \_\_\_\_\_

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

*(10)* ~~guilty~~ thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* 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 *October 15<sup>th</sup>* 188 *6* *W. J. Miller* 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.

**POOR QUALITY  
ORIGINAL**

0628

**ROOSEVELT HOSPITAL,**

59TH STREET & NINTH AVENUE.

JAS. R. LATHROP,  
SUPERINTENDENT.

New York, Sept 27, 1885.

This is to certify that Patrick W.  
Lanning resides at this Hospital  
as a patient. His condition is  
Excellent His recovery is anticipated

George Woolsey,  
House Surgeon

**ROOSEVELT HOSPITAL,**

59TH STREET & NINTH AVENUE.

JAS. R. LATHROP,  
SUPERINTENDENT.

New York, Sept 20, 1888.

This is to certify that Patrick W.  
Lanning is a patient at this  
Hospital. His injuries consist of  
a <sup>slight</sup> compound fracture of the skull  
but are not considered serious.

George Woolsey,  
House Surgeon.

POOR QUALITY ORIGINAL

0629

CITY AND COUNTY } ss.  
OF NEW YORK, }

POLICE COURT,  DISTRICT.

of The 32<sup>nd</sup> Precinct Thomas G. Bombrick Street, aged \_\_\_\_\_ years.  
occupation Coleman being duly sworn deposes and says

that on the 25 day of September 1886  
at the City of New York, in the County of New York, he arrested

Frederick Daly for the reason  
that informant was informed  
that said Daly assaulted  
Patrick Fleming now confined  
in the Roosevelt Hospital suffering  
from wounds inflicted by said  
Daly. Deponent therefore asks  
that said Daly be committed  
to await the result of said  
injuries

Thomas G. Bombrick

Sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 1886

Police Justice.

**POOR QUALITY ORIGINAL**

0630

Police Court, \_\_\_\_\_ District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

*Andrew Daly*

AFFIDAVIT.

Dated *Sept 26* 188*8*

*C. White* Magistrate.

*Maubrick* Officer.

Witness, \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Disposition, *Held to await  
arrest of injuries*

**POOR QUALITY ORIGINAL**

0531

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

THE PEOPLE OF THE STATE OF NEW YORK  
against  
*Fredricka Dady*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Fredricka Dady*  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:  
The said *Fredricka Dady*

late of the City of New York, in the County of New York aforesaid, on the  
*twenty fifth* day of *September*, in the year of our Lord  
one thousand eight hundred and eighty-*five*, with force of arms, at the City and  
County aforesaid, in and upon the body of one *Patricia Fleming*  
in the peace of the said People then and there being, feloniously did make an assault  
and *in* the said *Patricia Fleming*  
with a certain *hard substance to the head*  
which the said *Fredricka Dady*  
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 *in* - the said *Patricia Fleming*  
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  
*Fredricka Dady*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Fredricka Dady*  
late of the City and County aforesaid, afterwards, to wit: on the day and in the  
year aforesaid, at the City and County aforesaid, with force and arms, in and  
upon the body of one *Patricia Fleming*  
in the peace of the said People then and there being, feloniously did wilfully and  
wrongfully make an assault, and *in* the said  
*Patricia Fleming*  
with a certain *hard substance to the*  
which *she* the said *Fredricka Dady*  
in *his* right hand then and there had and held, the same being a  
*likely* - likely to produce grievous bodily harm, then and  
there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound,  
against the form of the statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

**POOR QUALITY ORIGINAL**

0632

THIRD COUNT--

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*- Fredinda Dady -*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Fredinda Dady*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body  
of one *Paluda & Lemmey*

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

*Paluda & Lemmey*

in and upon the *head* of *him* the  
said *Paluda & Lemmey* did then and there  
feloniously, wilfully and wrongfully strike, beat, *bruise and wound,*  
and did thereby then and there feloniously, wilfully and wrongfully inflict  
upon *him* the said *Paluda & Lemmey*  
grievous bodily harm, to the great damage of the said *Paluda & Lemmey*  
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.**

0633

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

Davis, Elizabeth

**DATE:**

10/11/86



2281

POOR QUALITY ORIGINAL

0634

#103 J.B.

Counsel,  
Filed 11 day of *Oct* 1886,  
Pleads *Not guilty (12)*

Grand Larceny in the **(MONEY)** degree.  
(Sec. 528 and 537, Penal Code.)

THE PEOPLE

vs.

*Elizabeth Davis*  
*et al.*  
*1886*

RANDOLPH B. MARTINE,

*Proctor* District Attorney.  
*and* *revised* *PL*

*Six m. g.*  
A True Bill.

*Seppell*  
*Foreman*

Foreman.

Witnesses:

*Charles H. Hae*

*Matthew Symon*

POOR QUALITY ORIGINAL

0635

Police Court—

2nd District.

Affidavit—Larceny.

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

of No. 177 Spear Washington Street, aged 43 years,  
occupation Driver being duly sworn

deposes and says, that on the 27 day of Sept 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and possession of deponent, in the day time, the following property viz

Seven \$70. bills; three \$5. bills and one \$2. bill.  
All of the total value of One hundred and fifty seven Dollars (\$157.) gold and lawful currency money of the United States

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

Elizabeth Davis (now here) in the manner following to wit; at about three o'clock P.M. on the date above deponent went with Defendant to 749 1/2 St. Ave. and entered the front hall bed room of said house; and Deponent and Defendant went to bed therein for the purpose of copulation. That while deponent was in the act of copulating or having sexual intercourse with Defendant, Deponent felt her hand on the pocket of his

Sworn to before me, this 1886 day of Sept 1886  
Police Justice

POOR QUALITY ORIGINAL

0636

Trousers where the pocket book containing said money was before deponent was said defendant, deponent then caused defendant's arrest, and now asks that she be dealt with as the law directs

Summons before Charles B. Hyde  
within 10 days of service  
John Thomas Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

of the City of New York, until he give such bail. 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

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

Police Court, District

THE PEOPLE, vs., on the complaint of

Offence—LARCENY

1 2 3 4

Dated 1888

Magistrate

Officer

Clerk

Witnesses

No. Street

No. Street

No. Street

\$ to answer Sessions

**POOR QUALITY ORIGINAL**

0637

Sec. 108-200  
CITY AND COUNTY OF NEW YORK } ss.

District Police Court.

*Elizabeth 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 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. *Elizabeth Davis*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *249 - 17th St - 1 year*

Question. What is your business or profession?

Answer. *Domestic*

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  
Elizabeth Davis's mark*

Taken before me this  
day of *Sept* 188*8*  
*John W. ...*  
Police Justice.

POOR QUALITY ORIGINAL

0638

\$1000 bail for 2  
Sept 29, 2 PM

#163  
District  
3-1471

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles J. ...*  
*Magistrate ...*

*the person*

BAILED,  
No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

*Sept 28*  
188

*Wormay* Magistrate.

*Wormay* Officer.

*16* Precinct.

Witnesses  
*Charles J. ...*  
*...*

No. *197* Street  
*St. ... Ave.*

No. *...* Street

No.

*1000* Street

*...*

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

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

Dated *Sept 28* 188 *John ...* 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.

POOR QUALITY ORIGINAL

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

*Elizabeth Davis*

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

*Elizabeth Davis*

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

The said *Elizabeth Davis,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty seventh* day of *September*, 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, *seven* 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*; *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 ten dollars, and of the value of ten dollars *—*; *three* 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*; *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 two dollars, and of the value of two dollars *—*; *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 one dollar, and of the value of one dollar *—*; *seven* 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*; *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 ten dollars *—*; *three* 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~~

of the proper moneys, goods, chattels, and personal property of one *Charles Duffe*, on the person of the said *Charles Duffe*, then and there being found, from the person of the said *Charles Duffe*, 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:**

233

**FOLDER:**

2281

**DESCRIPTION:**

DeHart, George

**DATE:**

10/19/86



2281

POOR QUALITY ORIGINAL

0641

no. 157.  
Counsel, *Thos. H. Bond*  
Filed 19 day of *Oct* 188*6*  
Pleads *Not Guilty (21)*

THE PEOPLE  
vs.  
*George De Hart*  
Grand Larceny in the  
(MONEY)  
(Sec. 538 and 537, Penal Code.)  
degree.

RANDOLPH B. MARTINE,  
*April 11/87* District Attorney.  
*Indictment dismissed*

A True Bill.  
*Wm. A. Mudd*  
*Wm. A. Mudd*  
Foreman.

Witnesses:

*The complainant recom-  
mends deft. to leniency and  
clemency and states that there  
is grave doubt whether the deft.  
did obtain his property. Same  
antified that deft. is a man  
of good character and has  
never before been accused  
of crime. I doubt if a pro-  
secution could be had here in  
and recommend that within  
indictment be dismissed and  
that deft. be discharged.  
N.Y. March 31, 1887  
Randolph B. Martine  
Dist. Atty.*

POOR QUALITY ORIGINAL

0642

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 113 West 56 Street, aged 72 years, occupation Fruit Dealer, being duly sworn

deposes and says, that on the 24 day of July 1886 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 United States issued to the amount and value of Fifty Two 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

George DeStark (now here) from the fact that at or about the hour of 4 O'clock a.m. on said date deponent was in the Store of Michael Bartley at No. 753 1/2 St. Centre Row West Washington Market. That deponent received some money from Thomas Murphy who informs deponent that he gave to deponent the said sum of money. That deponent took said money from the said Murphy. Deponent placed said money in the safe. Other deponent instead of in his pocket and fell to the floor of the said

Sworn to before me, this 1886 day

Police Justice

POOR QUALITY ORIGINAL

0643

stand deponent in about five minutes  
 afterwards missed said money -  
 that deponent saw the said de Hark  
 standing at the side of deponent. Deponent  
 saw the said de Hark stop down  
 and pick up something from the  
 ground said stand at the side of  
 deponent. That there were no other  
 persons near deponent from the time  
 deponent received said money from the  
 said Murphy until deponent missed  
 said money. Deponent is further says  
 that she is informed by Michael Kestler  
 that he saw the said Murphy <sup>enter the stand</sup>  
~~and pick up something from the ground~~  
~~at the side of the stand~~ money and  
 that there were no other persons near  
 deponent in said stand until deponent  
 missed said money. Deponent therefore  
 charges that the said de Hark did feloniously  
 with stealth and carry away said sum  
 of money

From the jury  
 this 30th day of July 1886

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 mentioned, I order he to be discharged.  
 Dated 1886  
 Police Justice

Police Court, District, \_\_\_\_\_

THE PEOPLE, &c.,  
 on the complaint of \_\_\_\_\_

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence - LARCENY.

Dated \_\_\_\_\_ 1886

Magistrate \_\_\_\_\_  
 Officer \_\_\_\_\_  
 Clerk \_\_\_\_\_

Witnesses, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_

to answer \_\_\_\_\_ Sessions.

**POOR QUALITY ORIGINAL**

0644

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas Murphy*  
aged 18 years, occupation Clerk of No.

152 Greenwich Street, being duly sworn deposes and

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

Sworn to before me, this 30<sup>th</sup> } *Thomas Murphy*  
day of July 1886 }

*Sam'l C. Kelly*  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael Woolley*  
aged 43 years, occupation Commission Merchant of No.

170 West 130<sup>th</sup> Street, being duly sworn deposes and

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

Sworn to before me, this 30<sup>th</sup> } *Michael Woolley*  
day of July 1886 }

*Sam'l C. Kelly*  
Police Justice.

**POOR QUALITY ORIGINAL**

0645

Sec. 198-200.

*J.M.*

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

*George De Hart* 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 De Hart*

Question. How old are you?

Answer *57 years*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *243 Livingston St - 3 years*

Question What is your business or profession?

Answer *grocer*

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 examination*  
*Geo De Hart*

Taken before me this

day of

188

*W. J. ...*

Police Justice.

POOR QUALITY ORIGINAL

0646

# 1097

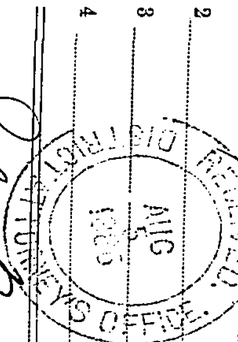
# 1097 *Arrest* 1162  
Police Court 05 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Margaret Charles*  
110 3rd St

1 *Henrich Dehaan*

Offence *Larceny*  
*felony*



Dated *July 30* 188

*St. Feilly* Magistrate.

*Frank* Officer.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

*July 30/00*

*The Justice presiding at the trial of the defendant will please have some determination of the matter made in my absence*

*Sam'l W. Kelly*

*Police Justice*

No. \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. *1100* \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

*100 for on Aug 3 - 2 PM*

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Two* 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 30* 188 *W. H. Beede* Police Justice.

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

Dated *Aug 26* 188 *W. H. Beede* 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.

Court of General Sessions  
City and County of New York

The People vs }  
George de Hart } Lawrence.

County of Kings Is.

George E. de Hart  
being duly sworn deposes and says  
that he is the defendant above  
named. That he resides with his  
family at No 243 Livingston Street  
and carries on business at No 254  
Fulton Street in the City of Brooklyn,  
and that he is innocent of the charge  
made against him in this action.  
Deponent further says that on the  
morning of July 1886 the time the  
offense alleged in the Complaint  
is charged to have been committed  
this deponent went to West Wash-  
ington Market as had been and still  
is his custom to purchase goods  
for his store and in that pursuit  
went to the stand in said Market  
kept by M. Nooley He and all that  
transpired at said stand while this  
deponent was then present is

impressed on this deponent's mind  
from the fact that Mrs Fowler came  
to his this deponent's store on the  
same day and then and there charged  
this deponent with having found  
the money she alleges she lost. And  
such facts are as follows Viz;  
This deponent on entering said  
store went directly to where a  
large number of baskets of  
peaches were stacked the top  
of which reached to this deponent's  
waist that he asked the price  
of the same and being informed  
said that they would suit and took  
one of the baskets of peaches from  
the stack turned around with and  
placed the same against the par-  
tition behind which was the book-  
keeper to whom he handed a  
Silver dollar the price of the  
peaches. Mr Wooley who had been  
at the left hand of this deponent  
in a stooped position examining  
or counting crates then asked this  
deponent if he did not want some  
beans. this deponent answered  
that he did turned examining

purchased some hardware a bill  
 to the bookkeeper and while in  
 the act of receiving change heard  
 the question "Mr. Wooley where will  
 I put my (or these) peaches" and turn-  
 ing round for the first time Mr. Fowler  
 (whom this deponent has known  
 for many years) then complain-  
 ing witness in this action. She was  
 then on the other side of Mr. Wooley who  
 was between her and this deponent, that  
 this deponent did not speak to Mrs.  
 Fowler at that time and that she  
 was at least four feet away from  
 this deponent and was not at  
 any time closer to him while he  
 was in or around the said stand  
 and this deponent was not, at  
 or nearer the place where said  
 Mrs. Fowler was standing during  
 the time he was at the stand on  
 the morning aforesaid. Deponent  
 further swears that he did not  
 at any time while in or around  
 said stand stoop to the ground for  
 any purpose and did not stoop his  
 body lower than was necessary  
 for him to place the basket of  
 peaches purchased by him on the

found, and to each year and to  
~~the same amount~~ the same afterwards  
being delivered to this deponent - witness

Deponent further swears  
that he did not find the money  
alleged to have been lost, and knows  
nothing about it, and that he is  
ready to testify to in any manner  
required.

Deponent further says,  
that he did not testify before the  
Justice who took the preliminary  
examination because he was not  
asked to do so

Deponent further says  
that he has been engaged in the retail  
grocery business in the city of Brooklyn  
for over thirty years. That his reputation  
for honesty has never been questioned  
that this charge against him should in  
result in an indictment - would seriously  
injure him both in his social and busi-  
ness life and be a serious injustice  
to him from which at his age he  
would probably never recover. He  
therefore prays that such testimony,  
as he here offers may be considered  
with the testimony taken on the ex-  
amination to the end that justice

**POOR QUALITY ORIGINAL**

0651

may be done in the premises.

George E DeHart

Sworn to before me

this 17<sup>th</sup> day of Sept 1886

Thos H. Ford

Notary Public

King County

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

The People v. }  
George De Hart } Larceny.

We the undersigned hereby certify that George E. De Hart, the above named defendant is personally known to us as a man of good moral character, that we know of him for the number of years set opposite our respective names, and that during that time we have known his character for honesty, it is good, and this we are ready to testify to if required.  
Dated September 25<sup>th</sup> 1886.

Name	Address	Years
William Kirk	676 Grand St	25 to 28
James Barron	239 Suffolk	25 to 28
Jacob Klueck	9 Hoyt St.	16 years
Paul V Jones	407 Broadway	25 "
Joseph Platt	137 S Suffolk St	25 "
J. S. Murray	401 State St	10 years
William Mackey	478 Fulton St	30 years
Moses Genung	320 Fulton Street	40 years
A. Cooper	493 Fulton St.	25 years
Thomas Durbin	328 Do	24 years

POOR QUALITY ORIGINAL

0653

J. M. Mil	257 Centre Ave	17 years
Ed. O'Grady	279 Washington	20 yrs
J. G. M. & H. M.	84 & 89 Park Place	10 yrs
E. W. Overton	77 Dec. St. N.Y.	30 years
Wm. M. Mulvaney	65 & 67 Canal	10 yrs
Aaron Sonne	36 to 40 Mchault Row	15 years
Sullivan Lowry & Co	58 to 62 Centre Row	20 years
J. McVee Olinde	18 Harrison St. N.Y.	24 years
Thomas H. ...	116 Beade St. N.Y.	...

Many other names of reputable business men in the cities of New York & Brooklyn, who know the defendant personally, and whose opportunities of observing him and of knowing his character, could be added here, but the above will probably be sufficient to establish the defendant's reputation in the neighborhood where he resides and does business, and with the people whom he comes in daily contact.

To  
Hon. Randolph J. Martine  
District Attorney  
New York County

I return herewith the Business Card  
of each of the person who have signed  
the foregoing Certificate except that  
of James Carman a Retired Merchant  
Joseph Platt a Builder of prominence  
in this City who is now the Commissioner  
of Buildings and Fred T. Jones a Business  
man, whose card Mr de Hart failed to  
get. every person whose name ap-  
pears upon said Certificate have  
expressed their willingness to  
appear before you and testify to  
the good Character of Mr de Hart  
and the improbability of his guilt  
in this action.

I respectfully submit  
that the meagerness and uncertainty  
of the testimony for the people, should  
not be accepted against the defen-  
dant, after a consideration of his  
positive verified statements and  
the testimony as to his Character  
herewith submitted.

POOR QUALITY ORIGINAL

0655

Very Respectfully  
The Defendant

N. Y. Courts of  
General Sessions

The People vs

George de Hart

Defendant

**POOR QUALITY  
ORIGINAL**

0656

ESTABLISHED 1846.  
H. KIRK & MORGENTHALER,  
MANUFACTURERS OF  
**HARD WOOD DOORS SASHES & BLINDS,**  
CABINET, DOOR AND WINDOW TRIMS,  
MIRROR FRAMES, BOOK CASES Etc.  
Nos. 278 to 282 Schermerhorn Street,  
Bet. Bond and Nevins Sts. BROOKLYN, N. Y.

SULLIVAN, LOWERY & CO.,  
WHOLESALE DEALERS IN  
**COUNTRY PRODUCE,**  
59 & 61 BROAD AVENUE,  
58, 60 & 62 GERTRE ROW,  
*West Washington Market, NEW YORK.*

JACOB + KLINCK.  
DEALER IN  
**BEEF, VEAL, MUTTON,**  
Lamb, Pork and Vegetables,  
**POULTRY AND GAME**  
No. 9 HOYT STREET,  
One door from Fulton Street, BROOKLYN.

John S. Martin & Co.  
COMMISSION MERCHANTS,  
AND DEALERS IN FINE  
**BUTTER & CHEESE,**  
168 Chambers and 299 & 301 Greenwich Sts.,  
JOHN S. MARTIN,  
CHARLES M. VAIL,  
WM. V. MARTIN. }  
NEW YORK.



Telephone Call, 592.  
**N. COOPER & SON,**  
**Real Estate & Insurance**  
No. 493 Fulton Street,  
Bet. Lawrence & Bridge Sts., BROOKLYN, N. Y.  
Office of the Delaware and Hudson Canal Co's Lackawanna Coal.

MYERS & UNDERHILL,  
—DEALERS IN—  
**Flour, Grain, Meal and Feed,**  
*Hominy, Rice, Pearl Barley,*  
*Oat Meal, Samp, Graham, &c.*  
ALSO GLEN'S FALLS LIME.  
65 & 67 Dey Street,  
Mason Meyers,  
Benj. T. Underhill. }  
NEW YORK.

ITHAMAR DU BOIS,  
MANUFACTURER AND IMPORTER OF  
**FINE FURNISHING GOODS,**  
328 Fulton St., Brooklyn.  
FINE SHIRTS TO ORDER A SPECIALTY.

**POOR QUALITY  
ORIGINAL**

0657

**CHARLES W. OVERTON,**

WHOLESALE DEALER IN

**FISH & SALT,**

No. 77 Dey Street,

**NEW YORK.**

[over.]

**POOR QUALITY  
ORIGINAL**

0658

CHARLES W. OVERTON,  
GENERAL  
**STORAGE**  
WAREHOUSE,  
No. 77 Dey Street,  
NEW YORK.

**POOR QUALITY  
ORIGINAL**

0659

**AARON BOWNE,**

WHOLESALE DEALER IN

**Pork, Poultry, Eggs, Calves,**

And Country Produce of all kinds.

36, 38 & 40 Merchants' Row,

West Washington Market,

**NEW YORK.**

**G.M. VAN OLINDA,**  
WHOLESALE DEALER IN  
**WINE & SPIRITS**  
**15 Harrison Street,**  
between Hudson & Greenwich Sts.  
**NEW YORK**

*Represented by*

**CHAS. N. SNYDER,**  
WHOLESALE-COMMISSION DEALER,  
OF  
**Fruit, Poultry, &c.**  
**56 CENTRE ROW,**  
WEST WASHINGTON MARKET, **NEW YORK.**

From

**POOR QUALITY  
ORIGINAL**

0660

M. GENUNG,

**FURNISHING UNDERTAKER,**

Warerooms,  
368 & 370 Fulton Street, BROOKLYN.

EVERY REQUISITE FOR THE BURIAL OF THE DEAD FURNISHED  
ON REASONABLE TERMS.

**POOR QUALITY  
ORIGINAL**

0661

TELEPHONE NO. { 28 A OFFICE,  
28 B RESIDENCE.

**POOR QUALITY  
ORIGINAL**

0662

*The Home of*

**THURBER, WYLAND & CO.**

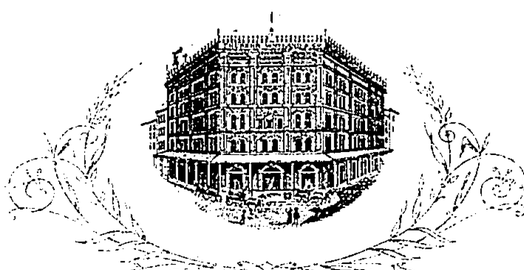
**NEW YORK.**

**RELIABLE FOOD PRODUCTS.**

*(See Over)*

**POOR QUALITY  
ORIGINAL**

0663



*Offices and Salesrooms*  
**WEST BROADWAY, READE & HUDSON STS., N.Y.**

Houses in Europe,  
9 & 11 FENCHURCH AVE., LONDON.  
17 RUE LAGRANGE BORDEAUX.  
Manufacture of Food Products,  
85 87 & 89 THOMAS ST., N.Y.  
Canned Goods Factory,  
MOORESTOWN, NEW JERSEY.  
Bonded Warehouse  
22 WORTH ST., NEW YORK.  
Coffee Roasting Establishment,  
18 & 20 WORTH ST., NEW YORK.  
Produce Commission Department,  
DUANE & HUDSON STS., N.Y.  
Laboratory & Drug Department,  
171 DUANE ST., NEW YORK.

COMPETING HOUSES MAY SOMETIMES, FOR AN OBJECT, CUT UNDER  
OUR PRICES. BUT IN THE LONG RUN WE HAVE FOUND THAT WHERE  
OUR CUSTOMERS BOUGHT AT LESS THAN OUR FIGURES, THEY  
FOUND A DIFFERENCE IN QUANTITY OR QUALITY, WHICH EX-  
PLAINED THE DIFFERENCE IN PRICE.  
OUR MOTTO IS: LOWEST PRICES CONSISTENT WITH GOOD  
QUALITY AND HONEST QUANTITY.

**THURBER, WHYLAND & CO.**

*(See Over)*

**POOR QUALITY  
ORIGINAL**

0664

E. & O. WARD,  
PRODUCE

**COMMISSION MERCHANTS**

279 WASHINGTON STREET,

ESTABLISHED 1845.

NEW YORK

—SOLE AGENTS FOR—

CREMÈ DE LA CREMÈ BUTTER.

(OVER.)

**POOR QUALITY  
ORIGINAL**

0665

CREME DE LA CREME

BUTTER,

MADE BY

HON. N. L. JAMES, RICHLAND CENTRE, WIS.

*EVERY PACKAGE WARRANTED.*

Fresh cows added to dairy every month, and the supply kept up the entire year. By this means butter grades always alike. Cream extracted from fresh milk by centrifugal force, and animal heat taken out at once by free use of ice. Every care taken to insure cleanliness, and to place in the market a quality of Butter equal to the best and excelled by none.

E. & O. WARD, SOLE AGENTS,  
279 WASHINGTON STREET,  
NEW YORK CITY.

**POOR QUALITY  
ORIGINAL**

0666



Compliments of  
*J. E. Murray & Co.*  
470 & 472 Fulton Street, Cor. Elm Place,  
and  
201 Grand Street, bet. 5th & 6th Sts., S. D.

**POOR QUALITY  
ORIGINAL**

0667

THE MOST RELIABLE HOUSE  
IN THE TRADE,  
TO BUY EVERYTHING YOU NEED

FOR  
HOUSE-KEEPING,  
Furniture, Carpets, Bedding,  
STOVES, CURTAINS, Etc.,

THE LARGEST AND MOST COMPLETE STOCK.  
The Lowest Prices that can be found any where. It will pay to inspect our  
Stock before you purchase elsewhere. Easy Terms of Credit, if desired, at  
either of our Stores. (over.)

POOR QUALITY  
ORIGINAL

0668

DISTRICT ATTORNEY'S OFFICE,

New York,

Sept 6

1886

For  
A. J. Martine

Dear Sir

I have been over to see  
you during a recess of  
the Court of Sessions and  
must return so as to be  
present at 2.30 You will  
therefore pardon me for  
not waiting longer to see  
you in relation to the  
charge against George  
De Hart.

Truce & How you

POOR QUALITY  
ORIGINAL

0669

last week. I made the proposition to Mr DeHark that he should pay to the complaining witness the sum of money alleged to have been lost by her. Representing to him that it would probably end the prosecution, and that it would be the cheapest way out of his dilemma.

Mr DeHark refuses he says he is innocent and declines to do anything that would in any manner suggest an idea that he is guilty. He says

POOR QUALITY  
ORIGINAL

0670

DISTRICT ATTORNEY'S OFFICE,

New York, ..... 188

if it appears to you  
that there is sufficient  
in the testimony to send  
the case to the grand  
jury then he must  
submit and will defend  
himself in court.

I presume there-  
fore that you will  
send the matter to the  
grand jury. If it is  
not asking too much  
will you permit  
Mr. De Hart to appear  
before them and give  
his testimony. And

POOR QUALITY ORIGINAL

0671

will you send with  
the Justice papers  
the Certificate of Char-  
acter with the Signa-  
tures that I furnished  
you.

It seems to me  
that in the interest  
of Justice the Grand  
Jury then could see  
their way clear to  
dismiss the action

Mr De Hart's address  
is I think 454 Fulton St  
Brooklyn

Very Respectfully  
at  
The People  
No 15  
De Hart

POOR QUALITY  
ORIGINAL

0672

District Attorneys Office,  
City & County of  
New York.

Sept 11. 1886

Hon Randolph F. Martine  
District Attorney

Dear Sir

I called this morning  
with the purpose of interceding  
in behalf of George de Hart  
the papers in whose case are  
now in your office awaiting  
the action of the Grand Jury. I  
learn from your officers that  
you are not expected here to-  
day. I therefore took this method  
of addressing you in reference to  
the matter.

Mr de Hart is charged with  
the crime of Larceny. From my  
knowledge of the man and his  
character I am convinced that  
he is incapable of committing

POOR QUALITY  
ORIGINAL

0673

a crime. He is engaged in the  
detail grocery business in the City  
of Brooklyn where he has resided  
for more than thirty years. The  
Charge against him "finding money  
and failing to restore it" is I think  
well substantiated by testimony suffi-  
cient <sup>to convict</sup> and if you should think so  
upon an examination of the return  
I respectfully suggest that it would  
be doing justice to Mr. De Hart to  
remove him from the stigma an  
indictment would place upon  
him. I am not Mr. De Hart's  
Attorney in this case but appear  
for him only for the purpose  
of asking you to look at the  
papers & testimony in the case  
and if you think it proper  
to dispose of the matter without  
indictment. If you desire it  
I will have Mr. De Hart here  
any time you may suggest.

Very Respectfully  
The Applicant

**POOR QUALITY  
ORIGINAL**

0674

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

People  
v  
De Hart  
--o--

New York, March 12, 1887.

Thomas H. York Esq.

Clerk's Office, Court of Sessions,  
Kings County.

Dear Sir :

I am in receipt of yours of this date, in the above case, requesting its postponement for a week, and stating that the complainant executed a request for withdrawal of the complaint therein.

I have no recollection of the visit in question, although it may have occurred. If so, and the withdrawal appear to be sufficient to ground a recommendation for dismissal upon, I have noted it upon the papers and have endorsed for dismissal.

I have not the papers by me, as the Assistant who is to take charge of the case has taken his calendar for Monday with him. I will, however, at your request endeavor to have the case postponed until the 21st; but as the date was fixed by order of the District Attorney, I do not know but that there may be some special reason on his part for having it go on on the 14th. I think it would be well for the defendant to be on hand on the 14th.

Yours truly,

*R. D. Parker*

Chief Clerk.

**POOR QUALITY  
ORIGINAL**

0675

People  
v.  
George De Hart,

POOR QUALITY  
ORIGINAL

0676

CLERK'S OFFICE,

Court of Sessions,

Kings County Court House,

Brooklyn, March 12 1887

To the  
Chief Clerk, District Attorney's Office  
New York County.

Dear Sir. The object of this note is  
George E. De Hart the against whom  
an indictment is pending in your  
office and of whom I spoke to you  
last Saturday and again telephoned  
you this morning. The complaining  
witness and her friends tell him  
the case is settled.

I would like to  
save him the expense of employ-  
ing a lawyer to appear in Court  
Monday morning if it is not  
necessary. Will you kindly let  
him whether it is necessary to appear  
and whether the case will be tried.  
The complaining witness Mrs  
Woolley says she went to your

POOR QUALITY ORIGINAL

0677

Office Thursday and signed a paper  
~~which~~ which I presume is a request  
 not to prosecute. She was accom-  
 panied at the time by Inspector  
 Payne and Detective Finis. If you  
 have not the information will  
 you do me the favor to submit  
 this to the District Attorney, and  
 if the defendant must go to  
 trial will you kindly defer over  
 for one week. When I will  
 insist upon the defendant  
 being ready. I will thank you  
 very much if you kindly write  
 your answer to this so that I  
 may know exactly what to do  
 I am afraid to trust to the  
 recollection of the learner what  
 you say

Very truly yours  
 J. H. [Signature]

Inspector Payne  
 District Attorney  
 [Illegible]

**POOR QUALITY  
ORIGINAL**

0678

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

*George De Hart*

*As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.*

*I am informed that the defendant has never before been arrested and that his character and business standing is good.*

*There is a very grave doubt in my mind as to whether this defendant did obtain my property. His repeated assertion of his innocence and his long business standing among the community in which I do business control me in this action and I respectfully ask that clemency be shown him. I do not wish to prosecute and I desire to withdraw the complaint made against him.*

*Margaret Fowler*

POOR QUALITY  
ORIGINAL

0679

Office of the District Attorney  
Kings County.

Court House, Room 3.  
Brooklyn, N.Y.

Sept 11/4

Hon: Randolph B. Martine

Dear Sir

This letter will  
introduce Mr. Thos York Clerk of the Court  
of Sessions of Kings County, any courtesy  
extended to him will be returned by me  
a personal favor.

Very truly Yours

Jas W. P. Ridgway

**POOR QUALITY ORIGINAL**

0580

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*George De Sant*

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

*George De Sant*

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

The said *George De Sant*,

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

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*; *six* 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*; *three* 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*; *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 two dollars, and of the value of two dollars *each*; *eighty* 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*; *three* 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*; *six* 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*; *three* 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*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *two dollars*

*and fifty cents,*

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

0581

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

DeRad, John

**DATE:**

10/11/86



2281

POOR QUALITY ORIGINAL

0682

*W. J. Ferguson*  
*21 Paul Row*

Counsel,  
Filed 11 day of Oct 1886  
Pleads Not Guilty (12)

[Sections 528, 581, 550, Penal Code]  
Grand Larceny, 3rd degree

THE PEOPLE

vs.

*John B. DeRad*  
*alias Charles DeRad*

RANDOLPH B. MARTINE,  
*July 1/87*  
District Attorney.

*Indictment dismissed*  
A True Bill.

*W. J. Ferguson*  
Foreman.

Witnesses:

*On the examination  
I am satisfied no  
conviction can be  
had on the facts  
case on the and the  
written withdrawal  
statement of the  
Complainant & all  
the written indications  
to the Commission  
Amman to find  
By and the court*

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

Chas B De Rad

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendant has returned the dog to me. I don't think the defendant meant to hold the dog dishonestly. He bought the dog from John Leuehan who was discharged. Not thinking it was stolen, I now think that if defendant knew the dog was stolen he would not have bought it. The defendant has heretofore borne a previous good character, & I respectfully ask permission to withdraw the Complaint.

Witness my hand  
Wm W. Ferickler

Thomas De Rad

**POOR QUALITY  
ORIGINAL**

0684

Profile  
Mr  
Chas. B. DeKas  
Withdrawal

**POOR QUALITY  
ORIGINAL**

0685

Thos B. Burke  
22 Vesting

De Ras

**POOR QUALITY ORIGINAL**

0686

**Grand Jury Room.**

PEOPLE

vs.

*John 21/87*  
*[Signature]*

*J. [Signature]*  
*W. Savage*  
*W. [Signature]*

*John 26/87*

*N.R. June 21.*

POOR QUALITY ORIGINAL

0687

Police Court 2 District. 1 Affidavit - Larceny.

City and County of New York } ss.:  
of No. 3 West 16 Street, aged 40 years,  
occupation Salesman being duly sworn

deposes and says, that on the 24 day of November 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One live  
Old timer Dog of the  
Value of Fifty Dollars  
(\$ 50.)

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

Charles A. De Rad  
Thomas Kenahan, James  
McDonnell for  
the reasons following, to wit  
on the above date, deponent  
missed his dog; on June 23<sup>rd</sup>  
morning, deponent found his dog  
in the possession of Charles  
A. De Rad, who said he bought  
said dog from Thomas Kenahan  
for five dollars, and the said  
Kenahan said he bought  
the dog of McDonnell for  
four dollars, wherefore deponent  
charges the three abovesaid

Sworn to before me, this  
of 1889 day  
Police Justice.

POOR QUALITY ORIGINAL

0600

Defendants with taking stealing and carrying away said dog for the reasons set forth herein and pray that a Warrant be issued for their apprehension and arrest.

Sworn to before me } Thomas H. Burke  
this 18<sup>th</sup> day of June 1886 }  
M. Burke Police Justice

Dated 1886 Police Justice

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

Dated 1886 Police Justice

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

Dated 1886 Police Justice

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

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

Police Court, District

Office - LARSEN  
on the complaint of  
THE PEOPLE &c  
M. Burke

1  
2  
3  
4

Dated 1886

Magistrate

Officer

Clerk

Witnesses

No. Street

No. Street

No. Street

\$ to answer Sessions

POOR QUALITY ORIGINAL

0689

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer

*Thomas Lenihan*

Question. How old are you?

Answer

*38 Years of age*

Question. Where were you born?

Answer

*Ireland*

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

Answer

*84 St Riverside Drive (18 months)*

Question. What is your business or profession?

Answer

*Blacksmith*

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

Answer

*I am not guilty*

*Thomas Lenihan*

Taken before me this  
1888  
Police Justice.

**POOR QUALITY ORIGINAL**

0690

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK.

*John D. DeRad* 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 D. DeRad*

Question. How old are you?

Answer.

*33 Years of Age*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*38 B Anderson St 7 Years*

Question. What is your business or profession?

Answer.

*Merchant*

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 D. DeRad*

*John D. DeRad*  
Taken before me this  
day of *March* 1888  
*[Signature]*

Police Justice.

POOR QUALITY ORIGINAL

0691

Sec. 151.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by

of No. 16 New York Street, that on the 28th day of June 1886 at the City of New York, in the County of New York, the following article to wit:

One live Fox Terrier Dog

of the value of 30 Dollars,

the property of Thomas A. Burke, taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by C. A. De Rod, Thomas Lenahan and J. D. Danneil

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bodies of the said Defendant and forthwith bring them before me, at the DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 28th day of June 1886

Police Justice signature

POLICE COURT DISTRICT

THE PEOPLE, &c., ON THE COMPLAINT OF

Thomas A. Burke

vs.

C. A. De Rod

Thomas Lenahan

J. D. Danneil

Warrant-Larceny.

Dated June 28 1886

Magistrate signature

Officer signature

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer

Dated 1886

This Warrant may be executed on Sunday or at night.

Police Justice

REMARKS.

Time of Arrest

Native of

Age

Sex

Complexion

Color

Profession

Married

Single

Read

Write

POOR QUALITY ORIGINAL

0692

BILLED,

No. 109

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

#92  
Police Court  
District  
945

THE PEOPLE, &c  
OF THE COUNTY OF

*John B. ...*  
*John B. ...*  
*John B. ...*

*John B. ...*  
*John B. ...*  
*John B. ...*

*John B. ...*  
*John B. ...*  
*John B. ...*

*John B. ...*  
*John B. ...*  
*John B. ...*

It appears by the affidavits and statements that the crime the above mentioned has been committed, and that there is sufficient cause to believe the within named *Defendants*

I therefore order that *he* be held to answer the same and *he* be admitted to bail in the sum of *Twenty 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 *Defendants* to bail to answer by the underlining hereto annexed.  
Dated *188* *Police Justice.*

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

**POOR QUALITY ORIGINAL**

0693

**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 B. DeRosa*

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

*John B. DeRosa* —

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

The said *John B. DeRosa,*

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

*one bag of the value of*

*dollars,*

of the goods, chattels and personal property of one

*Thomas D. Budge.* —

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.

**POOR QUALITY ORIGINAL**

0694

SECOND COUNT—

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

*John B. DeRadt* —

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

The said *John B. DeRadt*,

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, with force and arms,

*one bag of the value of fifty dollars.*

of the goods, chattels and personal property of one

*Thomas D. Budge* —

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

*Thomas D. Budge* —

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

*John B. DeRadt* —

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.

**RANDOLPH B. MARTINE,**  
District Attorney.

0695

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

Dewitt, William

**DATE:**

10/12/86



2281

**POOR QUALITY ORIGINAL**

0696

7110

Counsel, \_\_\_\_\_  
Filed 12 day of Oct 1886

Pleads \_\_\_\_\_

THE PEOPLE  
vs.  
W. S. H. vs.  
H. S. R.  
William A. DeWitt  
Grand Larceny, 2nd degree  
[Sections 628, 681 Penal Code.]

RANDOLPH B. MARTINE,  
Prosecutor District Attorney.

Pleads guilty.  
A TRUE BILL.

*[Signature]*

For empan  
S. J. Devoy 1886  
*[Signature]*

Witnesses:

Margaret Ambler  
officer  
John A. Keller

POOR QUALITY ORIGINAL

0697

Police Court—2 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 343 West 23<sup>rd</sup> St 4<sup>th</sup> Flat Margaret Ambler  
Street, aged 52 years,  
occupation Housekeeper being duly sworn

deposes and says, that on the 3<sup>rd</sup> day of October 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 box containing a lot of jewelry of the value of one hundred and eighty dollars. and a pocket book containing good and lawful money of the United States to the amount of five dollars together with the value of one hundred and ~~eighty~~ <sup>eighty</sup> dollars  
(\$185.00)

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 William A. De Witt (now here) from the fact that said box and pocket book was in a bureau drawer in a bed room on the 4<sup>th</sup> flat of said premises. And at about the hour of nine o'clock on said date, the said deponent who had been helping deponent move came to deponent and told her that he had come to carry a heavy folding bedstead up stairs, it being Sunday deponent would not allow him to carry said bedstead. he then told deponent that he had placed some whiling on a window in the bedroom where said property was and that he would go

Sworn to before me this 1886

Police Justice

POOR QUALITY  
ORIGINAL

0598

into said room and out said writing  
off of said window. Depment let  
him go into said room and after being  
in there for about ten minutes he came  
out and handed his jumper to depment  
and told her he would go down stairs  
~~and let the man he had with him go~~  
and that he the defendant would return  
shortly after. And almost immediately  
thereafter depment missed said writing  
and depment is informed by Officers  
Gill and Keller of the 16<sup>th</sup> Precinct Police  
that when they the officers arrested the  
said defendant he admitted and  
confessed to them the officers that he  
had taken said property. And told them  
the officers when he had disposed of  
some of said property and they the officers  
recovered a portion of said property and  
a pawn ticket representing a watch from  
two men named Isaac Levy & Joseph  
Waxman at no 74 Baxter St. and a  
portion of said jewelry from a woman  
in no 12 Grand St. all of which depment  
fully identifies as her property.  
Wherefore depment charges the said  
defendant with feloniously taking  
stealing and carrying away said  
property and prays he may be held  
and dealt with according to law  
Margaret Ambler

Sworn to before me  
this 14<sup>th</sup> day of Oct 1886  
J. M. D. Attison

Police Justice

**POOR QUALITY ORIGINAL**

0699

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged \_\_\_\_\_ years, occupation John H. Keller  
Police Officer of No.

15 West Police Street, being duly sworn deposes and

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

Sworn to before me, this 4  
day of Oct 1886 } John L. Keller

Wm Patterson  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged \_\_\_\_\_ years, occupation George W. Gill  
Police Officer of No.

16 th West Police Street, being duly sworn deposes and

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

Sworn to before me, this 4  
day of Oct 1886 } George W. Gill

Wm Patterson  
Police Justice.

**POOR QUALITY ORIGINAL**

0700

Sec. 198—200

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } ss.

William A De Witt 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. William A De Witt

Question. How old are you?

Answer. 25 years old

Question. Where were you born?

Answer, Asia

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

Answer. 450, 27, 26 St Pl PMO

Question. What is your business, or profession?

Answer, Cook and Waiter

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  
W. A. De Witt

Taken before me this 4  
day of SEP 188 6  
W. H. Freeman  
Police Justice.

POOR QUALITY ORIGINAL

0701

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

#110  
Police Court-1 2  
District 1577

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Margaret Mueller  
343 W 23<sup>rd</sup>

William O. Pettit

Offence Larceny  
Felony

Dated Oct 4<sup>th</sup> 1886

Patterson  
Magistrate

Will and Helen  
16  
Officer's Precinct

Witnesses Paul Officers  
James Ferry, 74<sup>th</sup> Street  
Mary A. Robinson " "

No. 343 W 23<sup>rd</sup>  
Street

No. 214 P. St  
Street

No. 60<sup>th</sup> St  
Street

No. 160<sup>th</sup> St  
Street

No. 160<sup>th</sup> St  
Street

Wm. S. S. Conover

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 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 Oct 8<sup>th</sup> 1886 W. Patterson 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.

**POOR QUALITY  
ORIGINAL**

0702

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William A. DeWitt*

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

*- William A. DeWitt -*

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

The said

*William A. DeWitt,*

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

*one box of the value of one dollar,  
divers articles of jewelry, of a  
number, kind and description to the  
Grand Jury aforesaid unknown, of  
the value of one hundred and eighty  
dollars, one pocket book of the value of one  
dollar, and the sum of five dollars, in money,  
lawful money of the United States and of the  
value of five dollars.*

of the goods, chattels and personal property of one

*Margaret Ambler.*

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*

0703

BOX:

233

FOLDER:

2281

DESCRIPTION:

Dobbs, William A.

DATE:

10/25/86



2281

Witnesses:

The within mentioned premises being no longer used or occupied as a boarding house as appears by the annexed certificate of Capt. Williams of 2d Regt. Meantime. The bone chimney immediately caused the tenant to be dispossessed of his attention being called thereto and the nuisance being now abated I recommend that within indictment be dismissed.  
N.Y. Nov 30/86.  
Randolph B. Martine  
Dist. Atty.

No. 911. O. B. N. for 4/86

Counsel,  
Filed, 25 day of Oct 1886  
Pleads,

THE PEOPLE  
vs.  
W.A. Dobbs  
N.A.  
Indictment dismissed.

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill. J. A. Mullock

Foreman.  
Res on no of D. C. C. C.  
Fail de ch. in Sec.  
News  
F. J.

POOR QUALITY ORIGINAL

0704

POOR QUALITY  
ORIGINAL

0705

Hon R. B. Martine -

New York November 12<sup>th</sup> 1886

My Dear Friend -

Our case of house  
137 W. Thirty Second Street was called this morning  
and our side was all ready - ~~not~~ to proceed -  
The defendant put in an answer denying the allegation  
as to being a lawdy house - and Judge Kedney  
granted an adjournment until Monday - 15<sup>th</sup> inst -  
I have employed Mr. P. C. Tallman - and Mr  
Zeligis as Counsel. Mr Tallman is familiar  
with Landlord and tenant Cases. I only trust  
that I may succeed in getting possession of  
the premises -

And believe me to be

Your Friend

William B. Dobb

POOR QUALITY  
ORIGINAL

0706

District Attorney's Office.

To Mr Lindsay

PEOPLE

vs.

W A Dobbie

owner of house

137 West 32<sup>nd</sup> St

Residence

138 W. 32<sup>nd</sup> St.

Philip Reilly

Det Sergt

Grand Jury Room.

PEOPLE

vs.

W A Dobbie

This indictment is  
for permitting the  
building 137 W 32<sup>nd</sup>  
St. which det  
is the owner to be  
used by Dobbie  
Mack as a disused  
house.

Dobbie Mack was  
indicted October 1886.

Oct 22/86

J.P.K.

POOR QUALITY ORIGINAL

0707

108 Bank St New York Nov 5. 1886

My Dear Friend

I have succeeded in finding the complainant in the matter of House 137 West Thirty second street and also another officer on the Post Officer Mancou. and have employed Mr Abram Bernard Marshall to commence proceedings. at once. Both officers will swear as to the house being used for improper purposes - and such being the fact. I hope to be put in possession of the premises by Tuesday, or Wednesday next. and in the future there will be no complaints while the premises -

POOR QUALITY  
ORIGINAL

0708

remain in my charge. As I  
will either lock the premises up  
or rent the same for legitimate  
business purposes. The premises  
has been since May last in  
charge of Messrs. Thomas & Ekerson  
Real Estate Agents - and they are  
the parties that rented to the  
present occupant

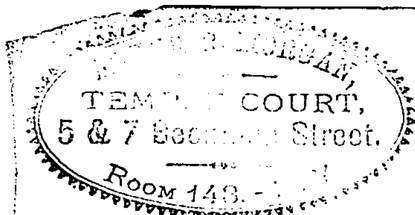
Randolph B. Martine Esq  
Dist Attorney McCombs

John Friend

William G. Gobb

POOR QUALITY  
ORIGINAL

0709



New York Nov 12/86

My dear friend

In the matter of William H Dobb  
in re 137 W 32<sup>nd</sup> St

Dobb has taken proceedings to dispossess  
the tenants Cath<sup>erine</sup> Mack & another on  
the grounds of occupation as a  
Bandy House - and she appeared  
by Atty this morning & filed her  
verum answer, joining issue before  
Judge Gedney - at 7<sup>th</sup> am & 22<sup>nd</sup> Rm  
the case was adjourned over to  
Monday at her request - under

POOR QUALITY  
ORIGINAL

0710

Objection by Zaglio - Atty for  
Dobbs -

Dobbs has two witnesses - Police  
= men of 29<sup>th</sup> Precinct - and  
will have them again on  
Monday -

Yours Resply  
Asher R Morgan

To

Randolph P. Martinez  
Dist<sup>l</sup> Atty

POOR QUALITY  
ORIGINAL

0711

New York Nov 8<sup>th</sup> 1886

Hon R B Martine

Dear Sir

I have just recd  
a note from Marshall Abram  
Bernard informing me of the fact  
that the papers are all served  
and the subpoenas on the two persons  
will be served to morrow. And  
the case will be tried before Judge  
Ledyer on Friday morning - next  
at 9 o'clock sharp. I shall have  
my lawyer on hand at that hour  
and hope to get a judgment in  
my favor. will write you after  
decision is given -

John F. ...

POOR QUALITY  
ORIGINAL

0712

New York Nov. 26 1886

Hon C B Mortimer

Dear Sir

By virtue of  
A warrant issued by Judge  
Gedney, of the 8th Dist Court  
Nov. 15, 1886. The tenants in House  
137 West Thirty Second Street vacated  
the premises on the 18th of November  
and they are now vacant and  
closed -

Yours Very Truly

William Hobb

The above statement as to <sup>Premises</sup> 137  
West Thirty Second Street are  
now vacant is true -

Oley S. Williams

Captain 29th Precinct

POOR QUALITY ORIGINAL

0713

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

W. A. Diller

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

W. A. Diller for Misdemeanor,

of the CRIME of

committed as follows:

The said W. A. Diller,

late of the Fourth Ward of the City of New York, in the County of New York aforesaid, on the fourth day of July in the year of our Lord one thousand eight hundred and eighty six, at the Ward, City and County aforesaid,

being then and there the owner of certain building, there situated, known as number one-hundred-and-thirty-seven West Thirty-second Street, did as said owner, unlawfully permit the said building to be then and there used by one Victor Made as a house of ill fame and prostitution, and as a house and place for persons to visit for unlawful sexual intercourse, and for other lewd, indecent and obscene purposes, and as a disorderly house, the said W. A. Diller then and there well knowing that the said building was then and there so used, against the form of the Statute in

0714

BOX:

233

FOLDER:

2281

DESCRIPTION:

Doe, John

DATE:

10/25/86



2281

POOR QUALITY ORIGINAL

0715

*W. J. [unclear]*  
*Bill [unclear]*

Counsel,  
Filed *25* day of *Oct* 188*6*  
Pleads *Not guilty, et cetera*

THE PEOPLE  
L. vs. ~~John Doe~~  
*John Doe*  
alias  
"Frenchy"  
*(2 cases)*

Grand Larceny in the  
(MONEY)  
degree.  
(Sec. 598 and 59, Penal Code.)

RANDOLPH B. MARTINE,  
District Attorney.

*Grand Jurors*  
A True Bill. *[Signature]*

*Wm. [unclear]*  
*And requested,*  
Foreman.

Witnesses:

.....  
.....  
.....  
.....

POOR QUALITY ORIGINAL

0716

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 Doe otherwise called "Frendy"

The Grand Jury of the City and County of New York, by this indictment, accuse John Doe, otherwise called "Frendy" whose real name is to the Grand Jury aforesaid unknown of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said John Doe, otherwise called "Frendy,"

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of October, in the year of our Lord one thousand eight hundred and eighty-six, with force of arms, at the City and County aforesaid, in and upon the body of one Daniel Freeman, in the peace of the said People then and there being, feloniously did make an assault and ruin the said Daniel Freeman, with a certain glass bottle -

which the said John Doe, otherwise called "Frendy" 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, the same being such means and force as were likely to produce the death of the said Daniel Freeman, with intent ruin the said Daniel Freeman, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said John Doe, otherwise called "Frendy" of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said John Doe, otherwise called "Frendy,"

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Daniel Freeman, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said Daniel Freeman, with a certain glass bottle -

which the said John Doe otherwise called "Frendy" in his right hand then and there had and held, the same being a weapon likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Handwritten signatures at the bottom of the document.

POOR QUALITY ORIGINAL

0717

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 Doe otherwise called "Frendy"

The Grand Jury of the City and County of New York, by this indictment, accuse John Doe, otherwise called "Frendy" whose real name is the said John Doe of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said John Doe, otherwise called "Frendy", late of the City of New York, in the County of New York aforesaid, on the 10th day of October, in the year of our Lord one thousand eight hundred and eighty-six, with force of arms, at the City and County aforesaid, in and upon the body of one David Remy, in the peace of the said People then and there being, feloniously did make an assault and with the said David Remy with a certain glass bottle

which the said John Doe, otherwise called "Frendy" 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, the same being such means and force as were likely to produce the death of the said David Remy with intent to kill the said David Remy thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said John Doe, otherwise called "Frendy" of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said John Doe, otherwise called "Frendy", late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one David Remy, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and with the said David Remy with a certain glass bottle

which the said John Doe otherwise called "Frendy" in his right hand then and there had and held, the same being a deadly and dangerous weapon, likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Handwritten signatures at the bottom of the document.

POOR QUALITY ORIGINAL

0718

No. 206. (1000)  
CMB

Counsel,

Filed 25 day of Oct 1886

Pleads *Chargedly Answer*

THE PEOPLE

ASSAULT IN THE FIRST DEGREE, ETC.  
(Sections 217 and 218, Penal Code).

vs.

*John Doe*

alias

"Frenchy"

(in person)

RANDOLPH B. MARTINE,

District Attorney.

*See case of  
G. S. S. vs. M. J. M.*

A True Bill.

*M. J. M.*

*Nov 30th  
G. S. S.*

Foreman.

*Nov 26th*

*G. S. S.*

Witnesses:

*James L. Linn*

*311 E. 10th*

*Off. Day 23*

**POOR QUALITY ORIGINAL**

0719

*Capt Conklin*

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,  
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 25 day of April  
1886, in the Court of General Sessions of the Peace, of the County of  
New York, charging John Doe alias "Frenchy"

with the crime of Grand Larceny first degree

You are therefore Commanded forthwith to arrest the above named John Doe

alias "Frenchy" and bring him before that Court to answer the indictment; or  
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the  
City Prison of the City of New York,

New York City, the 27th day of Apr 1886

By order of the Court,

*[Signature]*  
Clerk of Court.

**POOR QUALITY  
ORIGINAL**

0720

N. Y. General Sessions of the Peace

THE PEOPLE  
OF THE STATE OF NEW YORK,

*against*  
*John Doe*  
*alias "Treachy"*

Bench Warrant for Felony.

Issued *October 27* 188 *6*

The officer executing this process will make his  
return to the Court forthwith.

POOR QUALITY ORIGINAL

0721

# 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 Doe, otherwise called "Frendy"*

The Grand Jury of the City and County of New York, by this indictment accuse *John Doe, otherwise called "Frendy"* whose real name is to the Grand Jury aforesaid unknown of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *John Doe, otherwise called "Frendy"*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *October*, 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*; *eight* 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*; *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 two dollars, and of the value of two 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 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*; *eight* 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 five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

*fourty dollars,*

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

0722

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

Duffy, Thomas

**DATE:**

10/07/86



2281

0723

BOX:

233

FOLDER:

2281

DESCRIPTION:

McGrath, John

DATE:

10/07/86



2281

POOR QUALITY ORIGINAL

0724

# 72

Counsel,

Filed

1886

7th day of Oct

Pleas

*Chapman*

THE PEOPLE

vs.

*Thomas Duffey*

*and*  
*John Mc Gath*

RANDOLPH B. MARTINE,

District Attorney.

Grand Larceny, Degree,  
(From the Person.)  
[Sections 528, 529, 530, 531 Pennl Code].

A True Bill.

*[Signature]*

Oct 19/86, Foreman.

*[Signature]*

*[Signature]*

No. 1 Elm St  
No. 2 S. 10th St  
No. 3 S. 10th St

Witnesses:

POOR QUALITY ORIGINAL

0725

Police Court—1<sup>st</sup> District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 300 East 126<sup>th</sup> Street, aged 29 years,  
occupation Laborer being duly sworn

deposes and says, that on the 3<sup>rd</sup> day of October 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 night-time, the following property viz :

one open Case, silver watch and plated chain attached, altogether 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 Thomas Ruffy and John McGrath (both now here) and acting in concert together for the following reasons to wit:

On the night of said date about the hour of 1:50 o'clock am deponent was walking along Oliver Street between Madison and Henry streets when said defendants approached deponent from behind and the said John McGrath caught hold of deponent by the chain while the said Ruffy snatched the afore-described property from the job pocket, left hand side of deponent

Subscribed before me this 1888

Notary Public

**POOR QUALITY  
ORIGINAL**

0726

Vest which was then and there  
worn on the person of defendant.  
That said defendant then ran  
away to Steel & Lanson

Sworn to before me  
this 4<sup>th</sup> day October 1886  
P. H. [Signature]  
Police Justice

**POOR QUALITY ORIGINAL**

0727

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK ss

John McGrath 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 McGrath

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 84 Hamilton Street, New York about 4 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?

Answer I am not guilty

John McGrath

Taken before me this

day of October 1888

[Signature]

Police Justice.

**POOR QUALITY ORIGINAL**

0728

Sec. 198-200.

*1st* District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } SS

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

Question What is your name?

Answer *Thomas Ruffly*

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. *169 Madison Street, and about 3 months*

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.*

*Thomas Ruffly*

Taken before me this

day of *October* 188*5*

*[Signature]*

Police Justice.

**POOR QUALITY ORIGINAL**

0729

#72  
Police Court District. 1503

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Abel E. Johnson  
300 E. 1st St.  
Thomas Druffy  
John J. Grath

Offence Armed and dangerous  
the person

Dated Oct 4 1886

Magistrate  
Druffy

Officer  
Boffey

No. 3, by  
Residence  
Street

No. 4, by  
Residence  
Street

No. 5, by  
Residence  
Street

Witnesses  
Michael Boffey  
John J. Grath

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_  
to answer

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

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

Dated Oct 4 1886 P. J. Druffy 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.

**POOR QUALITY ORIGINAL**

0730

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Thomas Duffey and John McFadden*

The Grand Jury of the City and County of New York, by this indictment, accuse *Thomas Duffey and John McFadden* of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Thomas Duffey and John McFadden, both* — late of the First Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*six*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms,

*one watch of the value of nine dollars, and one chain of the value of one dollar,*

of the goods, chattels and personal property of one *Arch E. Sawson,* on the person of the said *Arch E. Sawson,* then and there being found, from the person of the said *Arch E. Sawson,* 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 P. ...*  
*District Attorney*

0731

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

Dunn, John

**DATE:**

10/15/86



2281

0732

BOX:

233

FOLDER:

2281

DESCRIPTION:

Ellis, John

DATE:

10/15/86



2281

POOR QUALITY ORIGINAL

0733

146 # 2. B. 1/2 Jan 3/07

Counsel, Hecker  
Filed 15 day of Oct 1886

Pleads, John Wiley

THE PEOPLE  
30. Medison - see last page  
Albany - vs. Bly  
John Quinn  
John Ellis

RANDOLPH B. MARTINE,  
District Attorney.

Per May 19/07  
Pleads etc.  
Rec: Amc m.  
FUG BILL.

Nov 29/06  
Jan 10/07 - S. P. 12002-4  
Jan 13/06

Witnesses:

Thomas Sullivan  
John Leonard  
Thomas Moran

Sections 498, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

POOR QUALITY ORIGINAL

0734

Police Court 2<sup>nd</sup> District.

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

Thomas Sullivan

of No. 42 Watt Street, aged 70 years,  
occupation Laborer being duly sworn

deposes and says, that the premises No 42 Watt Street,

in the City and County aforesaid, the said being a brick building in

the 8<sup>th</sup> Ward of said City

and which was <sup>in part</sup> occupied by deponent as a dwelling house

and in which there was <sup>not</sup> at the time a human being, ~~by~~

Booke and

were BURGLARIOUSLY entered by means of forcibly opening the  
garret window of said premises  
and entering deponent's rooms through  
said window at a time about the hour  
of 10 o'clock P. M.

on the 7<sup>th</sup> day of October 1886 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Three hundred and eighty-six  
pounds English money consisting  
of gold sovereigns and half sovereigns

1356  
1886

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 Down, now here, and John Ellis  
and another man whose name is unknown

for the reasons following, to wit: That deponent closed and  
secured his rooms on the garret floor  
of said premises, about the hour of  
6 o'clock A. M. of said day, and said  
window was closed and said money  
in a tin-can in a chest in said  
rooms. That deponent returned to said  
premises about the hour of 5 o'clock  
P. M. on said day and found the said

POOR QUALITY ORIGINAL

0735

Windows open and the door fastened on the inside, and the money aforesaid stolen and carried away. That deponent is moreover informed by John Leonard that at the time aforesaid he, Leonard, saw said John Ellis come out of deponent's room through said window with a hammer in his hand, and go on the roof of said premises where he, Ellis, and the deponent Dunn and another man were working repairing the roof; and that when he, Ellis, had reached the roof he beckoned to Dunn and the other man to come up to him, which they then did. That the prisoner Dunn, moreover admits receiving a number of English Sovereigns from said Ellis.

Sworn to before me this }  
 12<sup>th</sup> day of October 1886

Thomas <sup>his</sup> Sullivan  
 (Magr)

J. M. Patterson Policeman

Police Court \_\_\_\_\_ District.

THE PEOPLE, & c.,  
 ON THE COMPLAINT OF

vs.

Burglary \_\_\_\_\_  
 Degree.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

**POOR QUALITY ORIGINAL**

0736

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 36 years, occupation Stone Mason of No. the  
Pavilion Hotel, West Street near Chambers Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Thomas Sullivan  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 12<sup>th</sup>  
day of October 1888 } John Leonard

John Patterson  
Police Justice.

POOR QUALITY ORIGINAL

0737

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Thomas Mowens of No. 5<sup>th</sup> Precinct Police Street, aged 50 years, occupation Police officer being duly sworn deposes and says, that on the 11<sup>th</sup> day of October 1886

~~City of New York, County of New York,~~ deponent arrested the defendant John Burns, New York, in Hoboken, New Jersey. That deponent then and there found on his person a number of English Sovereigns. That he voluntarily accompanied deponent to New York, and told deponent that he had more English Sovereigns at his home in Madison Street East New York. That deponent went to his home

Subscribed before me, this 11<sup>th</sup> day of October 1886

Police Justice

POOR QUALITY ORIGINAL

0738

Deponed before me this 19 day of October 1888  
Wm. Sullivan  
Police  
Justice

Mr. Madison Hunt, East New York  
and found there 55 Sovereigns and  
6 half Sovereigns. That the said  
Deponer thereafter said to deponent  
"that," meaning the money found  
by deponent at his house, "is part  
of the money stolen from  
Sullivan".  
J. H. Moran

Police Court, District,

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

Dated 1888

Magistrate.

Officer.

Witness,

Disposition,

ARRIDAVIT.

POOR QUALITY ORIGINAL

0739

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

*John Dunn* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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 Dunn*

Question. How old are you?

Answer. *32 years of age*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *Madison St. 26<sup>th</sup> Ward of Brooklyn, one year.*

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. *A man named John Ellis, who worked with me, and another man whose name is unknown to me, came to me and asked me to go with them to Ellis's home at 28 Hubert Street New York. This was on Thursday last. Ellis then displayed a number of English gold sovereigns in a bag and gave me a number of them. The gold now here shown is a part of what Ellis gave me. I asked Ellis if he got the money in Sullivan's home when we worked together and he refused to tell me of it.*

Taken before me this 19<sup>th</sup> day of *October* 188*6*  
*Wm. T. ...*  
Police Justice.

POOR QUALITY ORIGINAL

0740

Post Paid by

James St. Burns, 308 East 109<sup>th</sup>

and  
proprietor Burns Brothers  
deal between Roberts and  
likely answer Roberts

PAID

No. 2, by  
Residence  
No. 3, by  
Residence  
No. 4, by  
Residence

Street  
Street  
Street  
Street

James Sullivan, complainant,  
Sailed by  
Michael Gray,  
308 East 109<sup>th</sup> Street

#146  
Police Court  
157<sup>th</sup>  
District

THE PEOPLE, & C.,  
ON THE COMPLAINT OF

James Sullivan

vs. John Burns

Miss James Sullivan

4  
8  
Offence: Burglary and  
Larceny

Dated October 12<sup>th</sup> 188

Magistrate

James F. [unclear]

Witnesses  
James Sullivan

S. Mack Police

John J. [unclear]

West Street [unclear]  
Chromwell Street

No. 10000 to district  
G. J. [unclear]

Comma

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

John Burns

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

Dated October 12<sup>th</sup> 188 [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.

POOR QUALITY ORIGINAL

0741

District Attorney's Office.

*Part One*

PEOPLE

vs. P 23

*Bunn  
& Ellis  
Jan 17  
Employed Jan 13*

*set this case  
until 17<sup>th</sup> inst.  
If it cannot  
then be disposed  
of in Part 1 - let  
it go to calendar of Part 2.  
I want this case dis-  
posed of surely on 17<sup>th</sup> inst  
Jan 13/87 RBM*

POOR QUALITY ORIGINAL

0742

Court of General Sessions of the Peace,

HELD IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE ON THE COMPLAINT OF

*Thomas Sullivan*  
*John Dinn*

PART

*Grand Jury*  
*Grand Jurors*

OFFENSE

CITY AND COUNTY OF NEW YORK ss.:

*Thomas Sullivan* being duly

sworn, deposes and says:

*Complainant witness herein*  
That he is a ~~Police Officer~~ attached to the ~~the~~ Precinct ~~That~~  
*and* is a material and necessary witness  
on behalf of the People herein. That deponent is ~~informed and verily~~ believes that  
~~the said~~ will not appear to  
testify when requested, from the fact that

*has no home*  
*or habitation and is*  
*utterly destitute*  
*and asks to be committed*  
*to the House of Detention*  
*for witnesses*

Wherefore deponent prays that the said ~~be~~ be  
required to give sufficient security to assure his attendance when required as a  
witness, or upon a refusal to furnish such security that he be committed to the  
House for the Detention of Witnesses, until he be legally discharged.

Sworn to before me this ~~day~~  
of *October* 188 ~~day~~

*Thomas J. Sullivan*  
*Miner*

**POOR QUALITY ORIGINAL**

0743

It appearing by the within affidavit that there is reasonable cause to believe that..... will not appear to testify, or cannot be served with the process of this Court when required,

I hereby ORDER that the said Thomas Sullivan enter into Recognizance with security in the sum of..... Hundred Dollars for his appearance as a witness against the said defendant, and it is further ORDERED, if the said..... fail to furnish such security for his appearance, that he be committed to the House for the Detention of Witnesses until he give such security or be legally discharged.

Dated New York, October 15, 1886

Court of General Sessions of the Peace.

PART

THE PEOPLE, ETC., ON THE COMPLAINT OF

Thomas Sullivan vs John Ryan

OFFENSE

Affidavit and Order to Commit to the House for the Detention of Witnesses.

RANDOLPH B. MARTINE,  
District Attorney,  
NEW YORK COUNTY.

Thomas Sullivan  
committed Oct 15, 1886  
to House of Detention

**POOR QUALITY ORIGINAL**

0744

**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 Dunn and*  
*John Ellis*

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

*John Ellis and John Dunn*

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

The said *John Dunn and John Ellis,*

late of the *Riafada* Ward of the City of New York, in the County of New York, aforesaid, on the *seventh* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwellings* house of one

*Thomas Sullivan,*

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

*Thomas Sullivan,*

in the said *dwellings* 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.

**POOR QUALITY ORIGINAL**

0745

SECOND COUNT—

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

*John Dunn and John Ellis —*

of the CRIME OF *Against* LARCENY in the first degree, committed as follows:

The said *John Dunn and John Ellis,*

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 *day* time of the said day, with force and arms,

*Three hundred and eighty six gold coins of the United Kingdom of Great Britain and Ireland, of the kind called sovereigns of the value of five dollars each, and three hundred and eighty six other gold coins of the Kingdom aforesaid, of the kind called half-sovereigns of the value of two dollars and fifty cents each,*

of the goods, chattels and personal property of one

*Thomas Sullivan. —*

in the *dwellings* of the said

*Thomas Sullivan. —*

there situate, then and there being found, in the *dwellings* 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.

**POOR QUALITY ORIGINAL**

0746

THIRD COUNT—

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

*John Damm* —

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

The said *John Damm*,

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, with force and arms,

*Three hundred and eighty six gold coins of the United Kingdom of Great Britain and Ireland, of the said called sovereigns, of the value of five dollars each, and three hundred and eighty six silver coins of the Kingdom aforesaid, of the said called half-sovereigns, of the value of two dollars and fifty cents each,*

of the goods, chattels and personal property of one *Thomas Sullivan,* and *John Ellis,* and —

by certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Thomas Sullivan,*

unlawfully and unjustly, did feloniously receive and have; the said *John Damm,*

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.

**RANDOLPH B. MARTINE,**

District Attorney.

0747

**BOX:**

233

**FOLDER:**

2281

**DESCRIPTION:**

Driscoll, Dennis

**DATE:**

10/15/86



2281

**POOR QUALITY ORIGINAL**

0748

Witnesses:

*John  
Edmond & Sons*

Counsel,

Filed *15* day of *Oct* 188*6*

Pleads

THE PEOPLE

v.s.

*R*

*Dennis Russell*

*19  
John Edmond & Sons*

Grand Larceny 2<sup>nd</sup> degree  
[Sections 628, 631 Penal Code.]

*From Department*

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*M. M. Marshall*

*Oct 10/86*

Foreman.

*Ready Guilty.*

*S. P. 2 1/2 yrs.*

POOR QUALITY ORIGINAL

0749

Police Court 10th District.

Affidavit—Larceny.

City and County of New York, ss.

Garnet  
Michelle Jarantec

of No. 44 Mulberry Street, aged 27 years,  
occupation Labo[r] being duly sworn

deposes and says, that on the 7th day of October 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

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

A single eared silver watch  
valued at Four Dollars  
1/4

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 Amie Tricoll (now her)

for the reasons following, to wit: a deponent was standing in Mulberry Street having the said watch to which was attached a chain and which was in the left pocket of the vest then worn by deponent as a portion of his bodily clothing, he felt a tug at the said watch and missed the said watch and saw the said defendant with the said watch in his possession. Deponent is informed by Officer O'Brien that he O'Brien found the said watch in the defendant's possession and deponent identifies the same. Michelle Jarantec & Mary

Subscribed to before me this 7th day of October 1886  
John J. Murphy  
Police Justice.

**POOR QUALITY ORIGINAL**

0750

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 23 years, occupation Police Officer of No. 6th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Marville Jaram

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

Sworn to before me, this 5 day of Nov 1886 } Edward O'Brien

P. G. Murphy  
Police Justice.

**POOR QUALITY ORIGINAL**

0751

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

*Dennis Driscoll* 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 *Dennis Driscoll*

Question. How old are you?

Answer *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *29 Mulberry, 4 years*

Question What is your business or profession?

Answer *Mattress Maker*

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 -*  
*Dennis Driscoll*

Taken before me this

day of

*Sept 13* 188*8*

*[Signature]*

Police Justice.

POOR QUALITY ORIGINAL

0752

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*James J. Farrell*

*James J. Farrell*

1

2

3

4

Offence

*Carrying a Dangerous Weapon*

Dated

188

*John J. Magistrate*

Officer

Precinct

Witnesses

No. 1

No. 2

No. 3

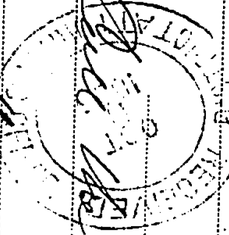
No. 4

No. 5

\$

to answer

No.



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

*Defendant*

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

Dated *Dec 5* 188 *John J. Magistrate* 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.

**POOR QUALITY ORIGINAL**

0753

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

Recognizance to Testify.

BE IT REMEMBERED, That on the

8<sup>th</sup> day of October in the year of our Lord 1886  
Carmela Sarantem  
of No. 44 Mulberry Street, in the City of New York,  
and Pasquale Gardella  
of No. 223 Grand Street, in the said City,  
personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Carmela Sarantem  
the sum of one Hundred Dollars;  
and the said Pasquale Gardella  
the sum of one Hundred Dollars,  
seperately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Thomas Driscoll

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the day and year first above written.

Carmela Sarantem  
Pasquale Gardella  
PA Driscoll  
POLICE JUSTICE.

**POOR QUALITY ORIGINAL**

0754

CITY AND COUNTY }  
OF NEW YORK, } ss.

the within-named Bail, being duly sworn, says that he is a holder in said City, and is worth two **Hundred Dollars,** over and above the amount of all his debts and liabilities, and that his property consists of

*three Printing presses one Cutting machine on third floor 223 Grand Street, said City. Said property being worth three thousand dollars.*  
Pasquale Gardella

*Pasquale Gardella*

day of *October*  
Sworn before me this *23rd* day of *October* 19*18*  
Police Justice, *[Signature]*

New York Sessions.

THE PEOPLE, &c.,

vs.

RECOGNIZANCE TO TESTIFY

Police Justice.

Filed

day of

18

**POOR QUALITY ORIGINAL**

0755

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Dennis Driscoll*

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

- *Dennis Driscoll* -

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

The said *Dennis Driscoll,*

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

*one watch of the value of*

*four dollars,*

of the goods, chattels and personal property of one *Camden Sarantera,* on the person of the said *Camden Sarantera,* here, then and there being found, from the person of the said *Camden Sarantera.* — ~~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. ...*  
*District Attorney*

0757

**END OF  
BOX**