

0237

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Dalton, John J.

**DATE:**

11/22/88



3108

**POOR QUALITY ORIGINAL**

0238

234  
*B.W. Coates*

Counsel,  
Filed 20 day of Nov 1888

Pleads *Chyquity. Same as*

**VIOLATION OF EXCISE LAW**  
(Selling on Sunday, Etc.)  
(III Rev. Stat. 6th Edition, page 1883, Sec. 21 and page 1882, Sec. 53)

THE PEOPLE,

vs.

*B*  
*John J. Dalton*

*[Signature]*

JOHN R. FELLOWS,

*District Attorney.*

**A True Bill.**

*Wm. Macleay*  
*Foreman.*

*F. Br. 28 1088*

**POOR QUALITY ORIGINAL**

0239

Sec. 198-200.

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

CITY AND COUNTY OF NEW YORK, ss.

*John Dalton*

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 Dalton*

Question. How old are you?

Answer. *Thirty two years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Perrian avenue Fordham - 10 years*

Question. What is your business or profession?

Answer. *Lioner dealer*

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

Answer. *I am not guilty and if held after examination I desire trial at General Sessions*

*John J Dalton*

Taken before me this  
day of *October* 188*8*  
*[Signature]*  
Police Justice.

**POOR QUALITY ORIGINAL**

0240

*Bond renewed Dec. 11/88*

BAILED,  
 No. 1, by *John A. Cole*  
 Residence *585 Knickerbocker Road* Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

Police Court... *6* District... *1578*

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
*John A. Cole*  
 1 *John Dalton*  
 2  
 3  
 4  
 Offense *Violation Bail*

Dated *October 7* 1888  
 Magistrate *John A. Cole*  
 Officer *Smiley* Precinct  
 Witnesses \_\_\_\_\_  
 No. \_\_\_\_\_ Street  
 No. \_\_\_\_\_ Street  
 No. \_\_\_\_\_ Street  
 \$ *1100* to answer  
*John Dalton*

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

Dated *Oct 7* 1888 *John A. Cole* Police Justice.

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

Dated *October 7* 1888 *John A. Cole* 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..... 1888..... Police Justice.

**POOR QUALITY ORIGINAL**

0241

Excise Violation—Selling on Sunday.

POLICE COURT— 6<sup>th</sup> DISTRICT.

City and County } ss.  
of New York,

of No. 34<sup>th</sup> Police Precinct John J. Turley Street

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 17<sup>th</sup> day  
of October 1888, in the City of New York, in the County of New York, at

premises No. 209 Court of Wabitan Avenue Kingsbridge road Street,  
John Dalton (now here)

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

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

Sworn to before me, this 17<sup>th</sup> day }  
of October 1888 } John J. Turley

A. J. White Police Justice.

POOR QUALITY ORIGINAL

0242

Police Court, 6<sup>th</sup> District.

THE PEOPLE, & c.  
ON THE COMPLAINT OF

EXCISE VIOLATION.  
SELLING ON SUNDAY.

vs.

John Dalton

Dated 17 day of October 1888

W. D. Wells Magistrate.

T. J. Turner Officer.  
34th St

Witness,

Bailed \$ \_\_\_\_\_ to Ans. \_\_\_\_\_ Sessions.

By \_\_\_\_\_

Street.

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

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

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

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

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

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

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

**POOR QUALITY ORIGINAL**

0243

**TORN PAGE**

**General Sessions of the Peace**

THE CITY AND COUNTY OF NEW YORK.

STATE OF NEW YORK,

inst

*John J. Dalton*

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

*John J. Dalton*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

*John J. Dalton*

late 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-*eight*, at the City and County aforesaid, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

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

SECOND COUNT—

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

*John J. Dalton*  
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*John J. Dalton*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as ~~Sunday, being then and there~~ in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**  
District Attorney.

0244

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Dandelein, Charles

**DATE:**

11/16/88



3108

0245

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Kurtz, Leopold

**DATE:**

11/16/88



3108





POOR QUALITY ORIGINAL

0248

THE PEOPLE, &c.,  
ON COMPLAINT OF

District Police Court.

vs.

Examination of Surety.

Leopold Kurtz

Morris Friedman being duly sworn as to his sufficiency as bail for Leopold Kurtz in the above entitled proceedings, says in answer to the following questions, as follows:

Question. What is your name?

Answer. Morris Friedman

Question. Where do you reside?

Answer. 15 Orchard Street, 1<sup>st</sup> Floor

Question. What is your business?

Answer. Tailor; work for manufacturers

Question. Do you own any Real Estate,--if so, where situated, and of what does it consist?

Answer. I do; I own the five story single tenement house known as No. 15 Orchard Street in the City of New York

Question. When did you purchase, of whom, and what did you pay?

Answer. January, 8, 1884. From Nathan and Kessler Cohen. I paid \$9000 in cash and ~~and subject~~ a mortgage of \$5850

Question. Are there any mortgages upon the same--and if so, to what amount?

Answer. A mortgage of \$7000. held by one Garrison 26 Broad St. from the proceeds of which I satisfied the \$5850 mortgage when a lien. Said \$7000 is the only lien on said property.

Question. When are they due?

Answer. September 10<sup>th</sup> 1889

Question. Is the property in your own name alone?

Answer. The property was conveyed to me alone

Question. Is the Deed or Deeds on record?

Answer. It has been recorded; 10 January, 1884

Question. Are you surety for anyone else,--and if so, to what amount, and for what?

Answer. None.

Question. Do you owe any money,--and if so, how much?

Answer. I owe nothing except the above mortgage

Question. Are there any judgments against you?

Answer. None

Question. Are there any proceedings in foreclosure now pending against you?

Answer. No.

6-16-110

Sworn to before me, this 13<sup>th</sup> day of November 1889

A. M. Patterson

Police Justice.

**POOR QUALITY  
ORIGINAL**

0249

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

POLICE COURT, 1st DISTRICT.

John J. Lattmann

of No. 98 Reade Street, being duly sworn, deposes and says,  
that on the or about 29th day of August 1888

at the City of New York, in the County of New York, Leopold Kurtz being

a person of evil name and fame and dishonest conversations, and common buyer and receiver of stolen goods, with force and arms four cases of sole leather of the value of Two Hundred and fifty dollars, of the goods and Chattels of this deponent by one Charles Dandelein then lately before feloniously stolen of this deponent unlawfully, unjustly and for the sake of wicked gain, did feloniously receive and have the said Four Cases of sole leather of the value of two hundred and fifty dollars, then and there well knowing the said goods and chattels to have been feloniously stolen; that the facts upon which this affidavit is based are as follows: that deponent has been informed by Henry C. Mathews of 97 Reade Street that he, said Mathews, did on several occasions, during the Summer of 1888, see the said Dandelein remove cases from deponent's place of business and take them into West Broadway; that deponent is further informed by John Blanchard of No. 3 Hudson Street in said City, that he said Blanchard did on or about the 29th day of August 1888 receive from said Charles Dandelein four Cases of Sole leather at No. 3. Hudson Street and at the request of said Dandelein he said Blanchard carted said four

**POOR QUALITY ORIGINAL**

0250

Cases of Sole leather to the Corner of  
Christer and Hester Street and delivered  
them to one Leopold Kurty at his place  
of business; and deponent further says  
that he did on or about the 15<sup>th</sup> day of  
September 1888 find in the possession of  
Isaac Metzger in his store No. 376 East  
Houston Street about 26 strips of Sole  
leather worth about twenty five dollars  
which said Sole leather had been stolen  
from deponent and said Metzger then  
and there informed deponent that he said  
Metzger purchased said Sole leather from  
said Kurty-

Wherefore this deponent prays that the  
said Leopold Kurty may be dealt with  
according to law -

Sworn before me } (John) Lattemann  
this 10<sup>th</sup> day of Nov. 1888 }

A. J. White  
Police Justice

**POLICE COURT** - DISTRICT.

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

vs.

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

Magistrate.

Officer.

Witness,

Disposition

**POOR QUALITY ORIGINAL**

0251

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Henry C. Matthews*

aged *29* years, occupation *Clerk* of No.

*97 Reade*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John J. Lattemann*

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

Sworn to before me, this *10<sup>th</sup>*  
day of *November* 1838

*H C Matthews*

*A J White*

Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Standard*

aged *20* years, occupation *Express* of No.

*3 Hudson*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John J. Lattemann*

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 *November* 1838

*John Standard*

*A J White*

Police Justice.

**POOR QUALITY  
ORIGINAL**

0252

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Isaac Metzger*  
aged *35* years, occupation *Leather Merchant* of No. *376 East Houston* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *John J. Lattmann* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *10<sup>th</sup>* day of *November* 183*8*. } *Isaac Metzger*

*A. J. White*  
Police Justice.

**POOR QUALITY ORIGINAL**

0253

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Leopold Kurtz 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.

Leopold Kurtz

Question. How old are you?

Answer.

38 years.

Question. Where were you born?

Answer.

Austria

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

Answer.

93 Delaney St. 6 mos.

Question. What is your business or profession?

Answer.

Shoe 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  
Leopold Kurtz

Taken before me this

day of

1891

18

M. J. Sullivan  
Police Justice.

POOR QUALITY ORIGINAL

0254

Nov. 2 - 18 out renewed  
 Nov. 23 1888  
 same Bristowman

BAILED  
 At *John J. Bottenman*  
 Residence \_\_\_\_\_ Street

No. 2, by *Mrs. M. Friedman*  
 Residence *15 Orchard* Street

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

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

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
*John J. Bottenman*  
 vs.  
*Joseph H. Kelly*

Date *November 11<sup>th</sup>* 1888

Magistrate  
*John W. Chalmers*

Witnesses  
 No. *96* *John J. Bottenman* Street  
 No. *91* *Henry P. Matthews* Street  
 No. *99* *George M. H. Per* Street  
 No. *90* *John J. Bottenman* Street  
 No. *250* *John J. Bottenman* Street  
 No. *1073* *John J. Bottenman* Street

Police Court... *1* District... *1918*

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 *Joseph H. Kelly*

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

Dated *Nov 13* 1888 *John J. Bottenman* Police Justice.

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

Dated *Nov 13* 1888 *John J. Bottenman* Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINAL

0255

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT, .1 DISTRICT.

George Lohm

of No. 96 Reade Street, aged 49 years,

occupation... Cutter... being duly sworn deposes and says,

that on the 28 day of August 1888

at the City of New York, in the County of New York, he saw Charles

Dandulew (nowhere) in the premises No 100  
and 102 Reade Street. The same being  
a shoe manufactory. That said defendant  
is employed in said premises and was  
found there by defendant when the hall  
door leading into said premises were  
unlocked the said defendant having  
no lawful right-therein until said  
premises were unlocked by Louis Metz

Defendant further says that he was  
first one in said premises after...

Sworn to before me, this

of 1888

day

Police Justice,

POOR QUALITY ORIGINAL

0256

Police Court District  
15 days of October 1891  
Sumner by view

door was unlocked by the aforesaid Metz  
and he found said defendant sitting  
down at a window in the stock room  
in the ~~third~~ <sup>fourth</sup> floor of said premises  
Defendant alleges that said defendant  
so entered and secreted himself in  
said building with intent to commit  
larceny in violation of Section 505  
of the Penal Code *George Lohm*

ARRIDAVIT

THE PEOPLE, &c.  
ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness.

Disposition.

**POOR QUALITY ORIGINAL**

0257

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 18 years, occupation Cutter of No. 96 Reade Street, being duly sworn deposes and

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

Sworn to before me, this 17 day of Oct 1883 } Louis Herz

John J. Hill  
Police Justice.

POOR QUALITY ORIGINAL

0258

Nov. 2 - 18 out renewed  
same & sidewalk man  
Nov. 23<sup>d</sup>/88

BAILED  
No. 1, by *[Signature]*  
Residence \_\_\_\_\_ Street.

No. 2, by *Morris Friedman*  
Residence 15 Orchard Street.

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

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

The preceding justice will please direct as all witnesses for within over in my of receipt of *[Signature]* *[Signature]* *[Signature]*

Police Court... 1448 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*[Signature]*  
*[Signature]*

1  
2  
3

Offence Receiv[ing]  
 stolen goods

Dated November 11<sup>th</sup> 1888

*[Signature]* Magistrate.  
*[Signature]* Officer.

WITNESSES  
No. 96 *[Signature]* Street.  
No. 91 *[Signature]* Street.

No. 91 *[Signature]* Street.

No. 91 *[Signature]* Street.  
No. 91 *[Signature]* Street.

No. 91 *[Signature]* Street.  
No. 91 *[Signature]* 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 *[Signature]*

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

Dated Nov 13 1888 *[Signature]* Police Justice.

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

Dated Nov 13 1888 *[Signature]* Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

The People  
vs  
Charles Dandorlein

Witnesses for the People.

- ✓ John J. Gattermann  
96 Reade St.
  - ✓ Martin Gattermann
  - ✓ George Lohm
  - ✓ Hermann Maurer
  - Louis Merz
  - Louis Lubs
  - Abraham Jacobs
- at John J. Gattermann's  
96 Reade St

Joseph Ostrawich  
77 Warren St.

- ✓ Henry C. Mathews
  - Augustus Harris
  - John Poole
- with Rose McAepin  
Res. 97 Reade St

- ✓ John Blanchard
  - Stephen Blanchard
  - Bummings
- at Blanchard's Esc-  
-press office  
3 Hudson St.

(over)

POOR QUALITY  
ORIGINAL

0260

Isaac Metzger

376 East Houston St.

Julius Tobias

73 Forsyth St.

George Becker

11 Eldridge St

~~Julius P.~~

John H. Folk }  
Charles Fritz }

of Folk + Fritz  
47 Warren St

**POOR QUALITY ORIGINAL**

0261

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer Charles Danderben

Question How old are you?

Answer 27 years

Question. Where were you born?

Answer. N. S.

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

Answer. 973 10th Ave Brooklyn

Question What is your business or profession?

Answer Shoe cutter

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

Answer. I am not guilty of the charge.

Subscribed and sworn to before me this 4th day of July 1904.  
Charles Danderben

Taken before me this

day of \_\_\_\_\_ 188.

John J. Kelly  
Police Justice.

POOR QUALITY ORIGINAL

0262

B0 408 1025  
Police Court... District.

THE PEOPLE, Ac.,  
ON THE COMPLAINT OF

George A. DeFord  
96<sup>th</sup> Road St  
Brooklyn, New York

1  
2  
3  
4  
Offence: *Warrant*

Dated Oct 15 1888

Daniel O'Reilly Magistrate  
Handy & Feagarty  
C. C. Officer

Witnesses: *John J. Jones*  
John J. Jones  
John J. Jones

No. 1, by *George A. DeFord*  
Residence: *96<sup>th</sup> Road St, Brooklyn*

No. 2, by *George A. DeFord*  
Residence: *96<sup>th</sup> Road St, Brooklyn*

No. 3, by *George A. DeFord*  
Residence: *96<sup>th</sup> Road St, Brooklyn*

No. 4, by *George A. DeFord*  
Residence: *96<sup>th</sup> Road St, Brooklyn*

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

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 15 1888 *Daniel O'Reilly* Police Justice.

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

Dated *Oct 15* 1888 *Daniel O'Reilly* Police Justice.

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

Dated *Oct 15* 1888 *Daniel O'Reilly* Police Justice.

**POOR QUALITY ORIGINAL**

0263

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Charles Dandain*  
*and George Hunter*

The Grand Jury of the City and County of New York, by this indictment, accuse *Charles Dandain and George Hunter* —

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

The said *Charles Dandain and George Hunter, both* —

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

*four cases of saddle leather of the value of fifty two dollars and fifty cents each case, and two hundred and fifty strips of saddle leather of the value of one dollar each strip,*

of the goods, chattels and personal property of one *John J. Doherty,*

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**

0264

SECOND COUNT—

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

*George A. Huntley*

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

The said *George A. Huntley*

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,

*four cases of saddle leather of the value of ninety two dollars and fifty cents each case, and two hundred and fifty skins of saddle leather of the value of one dollar each skin,*

of the goods, chattels and personal property of one *John J. Dabeman,* *and one Charles Dandelin, and*

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

*John J. Dabeman*

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

*George A. Huntley*

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

JOHN R. FELLOWS,  
District Attorney.

0265

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Daniels, Gabriel

**DATE:**

11/22/88



3108

POOR QUALITY ORIGINAL

0266

235

Counsel,

Filed

22 day of Apr

1888

Pleads

Argued 23

THE PEOPLE,

vs.

Gabriel Daniels

Apr 20/89

Read to the Court at Special Sessions for trial, by request of Counsel for Defendant.

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)

[111 Rev. Stat. (7th Edition), page 1983, Sec. 21 and page 1989, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred M. Muelley  
Foreman.

WITNESSES:

W. J. McCord

**POOR QUALITY  
ORIGINAL**

0267

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Gabriel Daniels*

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

*Gabriel Daniels*  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

*Gabriel Daniels*

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *November* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

*Louis Mc Cord*

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

SECOND COUNT—

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

*Gabriel Daniels*

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

*Gabriel Daniels*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**JOHN R. FELLOWS,**

District Attorney.

0268

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Daub, Philip

**DATE:**

11/28/88



3108

**POOR QUALITY ORIGINAL**

0269

374

Witnesses:  
J. Allen  
D. W. W. W.

Counsel,  
Filed, 28 day of Nov 1888  
Pleads, Not Guilty

THE PEOPLE,  
vs.  
Philip A. D. D. D.  
(et al)

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

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

Robert Macleod

Foreman.  
Part III December 12/88  
Indictment

**POOR QUALITY ORIGINAL**

0270

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Philip Daub*

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

*Philip Daub*

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

The said *Philip Daub*

late of the City of New York, in the County of New York aforesaid, on the  
*seventeenth* day of *August* in the year of our Lord  
one thousand eight hundred and eighty-eight, with force and arms, at the City and  
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly  
act and assist in the forging a certain instrument and writing,

which said forged *instrument and writing*  
is as follows, that is to say:

*New York 9 Aug 1888*

*M Daub*  
*Tin & Slate*  
*Roofing*  
*Painting & Repairing*  
*in all its branches.*  
*Putting up*  
*Leaders & Gutters.*

To *Stephen Metz, Dr.,*  
*Tin & Slate Roofer,*  
*283 Broome St., Bet Allen & Eldridge Sts.*

<i>June 29</i>	<i>N 231 Roof 3 lb Solder</i>	<i>60</i>
	<i>1 Elbow</i>	<i>30</i>
	<i>Coal in reason</i>	<i>35</i>
<i>July 1</i>	<i>Tin</i>	<i>2. "</i>
	<i>Cleaning sooper</i>	<i>2. "</i>
<i>9</i>	<i>1 Bar</i>	<i>75</i>
	<i>1 lb solder</i>	<i>20</i>
	<i>3 lb Lead Pipe</i>	<i>30</i>
	<i>2 screw bolts</i>	<i>10</i>
	<i>Coal</i>	<i>15</i>
<i>Aug 30</i>	<i>Tin &amp; Wash Pipe</i>	<i>3. "</i>
<i>3</i>	<i>Coining 4 Water Closets</i>	<i>50</i>
<i>6</i>	<i>6 @ Sales 3.50</i>	<i>12</i>
<i>8</i>	<i>10 lb waist Pipe</i>	<i>21</i>
	<i>1 lb solder</i>	<i>1</i>
	<i>Tin</i>	<i>20</i>
		<i>125</i>
		<i>45 70</i>

*Stephen Metz*

*Aug 17/88*

with intent to defraud, 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**

0271

SECOND COUNT:—

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

*Philip A Daub*

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

The said *Philip A Daub*

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing,

which said forged instrument and writing—  
is as follows, that is to say:

*Mr. Daub*  
Tin & Slate  
Roofing  
Painting & Repairing  
in all its branches  
Putting up  
headers and gutters

*New York 9 Aug 1888.*

*To Stephen Metz, Dr.,  
Tin & Slate Roofer,  
283 Broome St. Bet. Allen & Eldridge Sts.*

<i>June 29</i>	<i>2231 Roof 3lb. Solder</i>		<i>60</i>
	<i>1 Elbow</i>		<i>30</i>
	<i>Coal in reason</i>		<i>35</i>
<i>July 1</i>	<i>tin</i>		<i>2. "</i>
	<i>tinning soap</i>		<i>2</i>
<i>9-33</i>	<i>tin Pan</i>		<i>75</i>
	<i>1lb solder.</i>		<i>20</i>
	<i>3lb Lead Pipe</i>		<i>30</i>
	<i>2 Screw-bolts</i>		<i>10</i>
	<i>Coal</i>		<i>15</i>
	<i>tin</i>		<i>3. "</i>
<i>Aug 30</i>	<i>tin Washpan</i>		<i>50</i>
	<i>3 tin 4 Water Closets</i>	<i>2 3</i>	<i>12. "</i>
	<i>6 6 Drabs 7.50</i>		<i>21</i>
	<i>8 10lb waist Pipe</i>		<i>1</i>
	<i>1lb solder</i>		<i>20</i>
	<i>tin</i>		<i>125</i>
<i>aug 17/88</i>			<i>4570</i>

*Stephen Metz*

with intent to defraud, *he*

the said *Philip A Daub*

then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY ORIGINAL

0272

287.  
H. Meyerson

Counsel,  
Filed, 27<sup>th</sup> day of Nov 1888  
Pleads, Chiquely

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

THE PEOPLE,  
vs.

P

Philip A. Domb  
(et al)

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

Wm. M. Macaulay

Forw. III December 13, 1888.  
Jedwards Registrar

Witnesses:

A. Stern  
A. Merty

My own hope  
Recd from Chief Clerk  
Speaks - 9 Ball Letters  
left in evidence in  
connection with this case  
A. Stern  
11 Ave St  
NY

**POOR QUALITY ORIGINAL**

0273

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Ernie A. Daud*

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

*Ernie A. Daud*

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

The said *Ernie A. Daud*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, being then and there the clerk and servant of *Samuel Menger and Aaron Stern, partners in trade then and there doing business in and by the firm name and style of Menger and Stern*

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

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

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

to his own use, with intent to deprive and defraud the said *Samuel Menger and Aaron Stern*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Samuel Menger and Aaron Stern*

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

**JOHN R. FELLOWS,**  
**District Attorney**

**POOR QUALITY ORIGINAL**

0274

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK

~~THE PEOPLE OF THE STATE OF NEW YORK,~~  
*against*  
Second Count.

*And* The Grand Jury <sup>of the City and County of New York</sup>, by this indictment, ~~accuse~~  
*Further accuse the said Philip A. Danks*  
of the CRIME OF ~~Grand~~ LARCENY, *in the second degree*, committed  
as follows:

The said *Philip A. Danks*, \_\_\_\_\_

late of the City of New York, in the County of New York aforesaid, on the  
*Xxxxxxxxx* day of *September*, in the year of our Lord  
one thousand eight hundred and eighty *eight*, at the City and County aforesaid, being  
then and there the ~~clerk and servant of~~ *agent of Samuel Meyer*  
*and Aaron Stern, partners in trade*  
*then and there doing business in and*  
*by the firm, name and style of*  
*Meyer and Stern, and as such agent*  
and as such ~~clerk and servant~~ then and there having in his possession, custody and control  
certain moneys, goods, chattels and personal property of the said *Samuel*  
*Meyer and Aaron Stern,* \_\_\_\_\_

the true owner thereof, to wit: *the sum of one hundred*  
*and ten dollars in money, lawful*  
*money of the United States, and*  
*of the value of one hundred and*  
*ten dollars,* \_\_\_\_\_

the said *Philip A. Danks*, afterwards, to wit:  
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,  
did feloniously appropriate the said *sum of money* \_\_\_\_\_

to his own use, with intent to deprive and defraud the said *Samuel Meyer*  
*and Aaron Stern,* \_\_\_\_\_  
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and  
personal property of the said *Samuel Meyer and Aaron*  
*Stern,* \_\_\_\_\_

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

JOHN R. FELLOWS,  
District Attorney.

POOR QUALITY ORIGINAL

0275

Witnesses:

*J. Stern*

Bailed Dec. 24/88  
by Aaron Harris  
339 West 50th St.

Counsel,

Filed *12* day of *Nov* 188*8*

Pleads, *Guilty*

THE PEOPLE

vs.

*Philip A. Damb*

LATENCY, (MISAPPROPRIATION)  
(Sections 528 and 534 of the Penal Code)

JOHN R. FELLOWS,

District Attorney.

off. U.S.

A TRUE BILL.

*David MacCall*

Foreman.

*Bail dec'd  
Feb 13/89*

POOR QUALITY  
ORIGINAL

0276

District Attorney's Office.

PEOPLE

vs.

Philip A. Lurie

Solomon Stern

Personally served  
Feb 5th by  
for Feb 12th Part 2  
Deubert-

**POOR QUALITY ORIGINAL**

0277

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

City and County } ss.  
of New York, }

of No. 37 Avenue C Street, aged 29 years,  
occupation Employer being duly sworn, deposes and says,  
that on the general day of August <sup>in the year</sup> 1888, at the City of New  
York, in the County of New York, one Philip A. Paul

did feloniously forge the instrument  
& with intent to defraud, and did feloniously  
& knowingly, utter the same with  
like intent & knowing same to be forged

Done before me this }  
23<sup>rd</sup> day of August 1888 } W. L. M.

William A. Greig  
County of Westchester  
City of NY.

POOR QUALITY ORIGINAL

0278

287-

DISTRICT ATTORNEY'S OFFICE,  
City and County of New York.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Solomonson

v.s.

Philip A. Baul

*[Signature]*  
Offence

Dated Nov 23 1886

Witnesses, Andrew Metry

No. 231 East 103 Street,

Stephen Metry

No. 223 East 103 Street,

Henry W. Meade

No. 1867 3d Ave

**POOR QUALITY ORIGINAL**

0279

Court of General Sessions  
-----

The People &C.

against

Philip A. Daub  
-----

:

:

TWO INDICTMENTS  
Forgery 2nd. Degree

:

Grand Larceny 2nd. Degree  
-----

PLEASE TAKE NOTICE, That upon the annexed affidavit, and upon all the papers and proceedings in both the above entitled actions. I shall move this Court at part three thereof at the Court House in the City of New York on the 20th. day of December 1888 at the opening of the Court or as soon thereafter as Counsel can be heard for an order dismissing the indictments above mentioned, and to discharge the defendant from custody under and by virtue of the power and authority vested in this Court, pursuant to section 671 of the Court Code of civil procedure of the State of New York.

And at the same time and place I shall seek such other and further relief in the premises as may seem just and proper to the Court.

Dated New York December 19th. 1888

YOURS &C.

*John R. Heingelman*

Def'ts Atty.

To John R. Fellows Esq.

Dis't Atty.

City and County of New York

**POOR QUALITY ORIGINAL**

0280

Court of General Sessions.

-----:  
The People &c. :  
agst :  
Philip A. Daub :

Forgery 2nd.Degree.

-----:  
-----:

The People &c. :  
agst :  
Philip A. Daub :

Grand Larceny 2nd.Degree

-----:

City and County of New York SS.

John R. Heinzelman being duly sworn says, that he is the Attorney for the defendant in the above entitled actions.

That on the 12th. and 13th. days of December 1888 defendant above named was placed on trial in this Court in part 3 thereof before Judge Cowing upon two indictments each charging the defendant with the crime of forgery in the second degree and that on the trial of the first indictment the defendant was acquitted by the jury by direction of the Court, it appearing on the trial by the witness on the part of the prosecution that the voucher alleged to have been fraudulently signed by the defendant was in truth and fact fully paid by the defendant, that immediately after the acquittal of defendant on said indictment defendant was again placed on trial upon the second indictment substantially in form as the first and that in said trial proof was offered by the people by way of proving the

**POOR QUALITY ORIGINAL**

0281

the SCIENTER of other alleged forgeries alleged to have been made by defendant including the subject of the above indictment and it did appear that the paper purporting to have been, fraudulently executed was in fact paid by defendant as all other papers and no fraud committed by defendant and that upon said trial defendant was acquitted thereof also

That defendant is now imprisoned awaiting trial upon the said indictment notwithstanding the fact that the same has been fully investigated upon the last trial and that defendant has always been ready and prepared for trial and so announced the fact upon the conclusion of the said last trial, but that the District Attorney refused to move the trial of said case and as deponent is informed and believes does not intend to move the same until the next term in part one of this Court.

Deponent further alleges that the testimoney in the above entitled actions must necessarily be the same as in the last two trials.

That the Court has reduced the bail to the sum of one thousand dollars to cover the two indictments now pending but the defendant is wholly unable to furnish the same.

That the defendant is a man of family who are destitute of any means of support and that by voluntary contributions on the part of Attorneys, Jurors and others in and about the Court room during the trial of this action, his family have been able to exist.

*Sworn to before me this }  
19th day of December 1883 } John P. Heitzelmann  
City Clerk filed }  
NY Co }  
David Eilan }  
Notary Public }  
King Co }*

POOR QUALITY ORIGINAL

0282

*My General Service*

*The People re  
ajot*

*Philip A. Stamb*

*Copy and notes  
of motion*

JOHN R. HEINZELMAN,

Attorney for *ajot*,

STEWART BUILDING,  
280 BROADWAY,  
NEW YORK CITY.

Service of a Copy of the within is hereby  
admitted.

Dated *11/11/88*

*John P. Kelly  
Secy. Atty*

POOR QUALITY ORIGINAL

0283

Police Court District.

Affidavit-Larceny.

City and County } ss.:  
of New York,

of No. 37 Avenue C Solomon Stern  
occupation Dry Goods Dealer Street, aged 29 years,  
deposes and says, that on the 20<sup>th</sup> day of September 1888 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property viz:

Gold and Liqueur money of the  
United States to the amount  
and of the value of one  
thousand and ten dollars

the property of Messrs Meyer and Stern,  
Co-partners, and in care and  
charge of deponent as Manager  
for said Messrs Meyer and Stern 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 Philip A. Lamb, now  
here, from the fact that said  
deponent was then the Agent  
of Messrs Meyer and Stern and  
had charge of their property  
viz: Premises No. 231, 233 and 235 East  
103 Street. That by virtue of such  
Agency the said deponent  
collected said money from  
the tenants in said East 103rd  
Premises; and that he does now  
withhold and retain said money  
and has failed to account for  
the same and has feloniously  
appropriated said money to his own  
use. Solomon Stern

Sworn to before me, this 20<sup>th</sup> day of September 1888

J. M. Peterson  
Police Justice

**POOR QUALITY ORIGINAL**

0284

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Phillip A. Roub.* 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 *Phillip A. Roub.*

Question How old are you?

Answer *43 years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *604 East 13<sup>th</sup> St. 1 year.*

Question What is your business or profession?

Answer *Collector.*

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*

*Phillip A. Roub*

Taken before me this

day of *October* 188 *87*

*John J. ...*

Police Justice.

POOR QUALITY ORIGINAL

0205

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

Police Court... 1734  
 District...

THE PEOPLE, vs.  
 ON THE COMPLAINT OF

1. Felony for Part 2.  
 2. \_\_\_\_\_  
 3. Commonwealth Service  
 4. Felony for Part 2.

Officer: *Anna Corney*

Dated *Nov 30* 188

Magistrate: *William J. Kelly*  
 Officer: *John Kelly*  
 Precinct: *2*

Witnesses

No. *Ed Brown*  
 Street \_\_\_\_\_

No. *2 1/2 Court*  
 Street \_\_\_\_\_

No. *15th*  
 Street \_\_\_\_\_  
 To Justice: *Ed Brown*

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

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

Dated *Nov 30* 188 *John Kelly* 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**

0286

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Philip A. Dault*

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

*Philip A. Dault*

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

The said *Philip A. Dault*,

late of the City of New York, in the County of New York aforesaid, on the  
*Twenty* day of *June*, in the year of our Lord  
one thousand eight hundred and eighty-*seven*, with force and arms, at the City and  
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly  
act and assist in the forging a certain instrument and writing,

which said forged *instrument and writing*  
is as follows, that is to say:

*June 10<sup>th</sup> 1887*

*Philip A. Dault*  
*for and in behalf*

<i>Oct 1887</i>	<i>1200</i>	<i>600</i>
<i>1888</i>	<i>1200</i>	<i>600</i>
<i>1889</i>	<i>1200</i>	<i>600</i>
	<i>Summa</i>	<i>1800</i>

*Philip A. Dault*

with intent to defraud, 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**

0287

SECOND COUNT:—

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

Philip A. Dando

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

The said Philip A. Dando,

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, \_\_\_\_\_

which said forged instrument and writing is as follows, that is to say:

June 10<sup>th</sup> 1888

Philip Dando  
to Am. Int'l

Oct 1887	to Am. Int'l	231	600
	to Am. Int'l		400
	to Am. Int'l	231	
May 1888	to Am. Int'l	35	600
	Summa		1600

and writing

with intent to defraud, the the said Philip A. Dando then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,  
District Attorney.

POOR QUALITY ORIGINAL

0200

587  
377

*Stegelman*

Counsel,

Filed, 20

188

Pleas, *Chapman*

THE PEOPLE,

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

*Philip A. Paul*

*(et passim)*

JOHN R. FELLOWS.

District Attorney.

A True Bill.

*W. M. MacLear*

*July 13/89* Foreman.

*Carl D. DeLong*

Witnesses:

*D. Allen*

*D. Metz*

*Bailed on other Indictment  
I recommend that on each  
of the indictments the  
defendants bail be dis-  
charged*

*J. W. Guffey  
Ant. Dist. Atty*

**POOR QUALITY ORIGINAL**

0289

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Philip A Daub*

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

*Philip A Daub*

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

The said *Philip A Daub*

late of the City of New York, in the County of New York aforesaid, on the *twenty eighth* day of *July* in the year of our Lord one thousand eight hundred and eighty *seven*, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing,

which said forged *instrument and writing* is as follows, that is to say:

Also Dealer in Hardware and House Furnishing Goods, All Jobbing Promptly attended to.

*New York, July 1887*

*Mr Philip Daub 221 & 223 E 103 St  
To H. W. Mc Allester, Dr.  
Plumber, Gas Fitter, Tin & Sheet Iron Worker,  
1867 Third Avenue, Corner 103rd St.*

*June 16 221 Rep Liver & Closet Solder & time  
223 Rep & Clean Closet 1 Pan  
2 lbs solder 50 = 3 lbs Putty 15  
3 Hours Plumber & Steeper  
Paid to Mc Allester*

*75  
90  
65  
135  
365  
July 28/87*

*Rec Day*

with intent to defraud, 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**

0290

SECOND COUNT:—

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

Philip A. Daub

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

The said Philip A. Daub

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing,

which said forged instrument and writing is as follows, that is to say:

New York, July 1887

Also Dealer in Hardware and House Furnishing Goods, All Jobbing promptly attended to.

Mr Philip Daub 221 & 223 E 103 St  
To H. W. McAllester, Dr.  
Plumber, Gas Fitter, Tin & Sheet Iron Worker,  
1867 Third Avenue, Corner 103rd St

June 16	221 Rep Lever to Closet	Solder & Time	75
	223 Rep & Clean Closet	1 Pan	90
	2 lbs Solder	50 lbs Putty	15
	3 Hours Plumber & Helper		65
	Paid H. W. McAllester		1.35
			<u>\$365</u>

Rec Pay

with intent to defraud

he

the said

Philip A. Daub

then and there well knowing the same to be

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

JOHN R. FELLOWS,

District Attorney.

0291

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Davis, Charles

**DATE:**

11/12/88



3108

72  
J.R.

Witnesses:

*D. Galton*

*John Green*

15<sup>th</sup>

Counsel,  
Filed *13* (day of *Nov*) 188*8*  
Pleads, *Chapman* (13)

THE PEOPLE  
*vs*  
*John H. Davis*  
*Charles Davis*

Grand Larceny, Second Degree,  
(From the Person.)  
[Sections 328, 331 Penal Code]

JOHN R. FELLOWS,

*Dist. Atty*, 1888 District Attorney,  
*conceded*

*S.P. Jones*

A TRUE BILL

*Wm. Macalloy*

Foreman.

Police Court—21 District.

Affidavit—Larceny.

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

of George J. Leson  
15th Precinct Police Street, aged 32 years,  
occupation Police Officer

being duly sworn  
deposes and says, that on the 2nd day of November 1888 at the City of New

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

One leather pocket book containing  
good and lawful money of  
the United States to the amount and  
of the value of Twenty six cents

the property of An unknown woman

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 Harris  
from the fact that deponent is informed  
by Stephen Eaton that he Eaton saw the  
said defendant take, steal and carry  
away said pocket book from the pocket  
of the saquer then and there worn by an  
unknown woman who was standing  
at the corner of 5th Avenue and 14th St.  
at about the hour of 11 o'clock P.M. said  
date looking at the parade.  
Wherefore deponent prays the said  
defendant may be held and dealt with  
according to Law.

George J. Leson

Sworn to before me, this 11th day  
of November 1888

John B. [Signature]  
Police Justice.

**POOR QUALITY ORIGINAL**

0294

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged *20* years, occupation *Shipping Clerk* of No. *8211 E. 146* Street, being duly sworn deposes and

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

Sworn to before me, this *15th* day of *Nov* 188*7*

*Stephen P. Eaton*

*G. S. Lessor*  
Police Justice.

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Charles Davis*

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

Question. What is your name?

Answer. *Charles Davis*

Question. How old are you?

Answer. *2 years old*

Question. Where were you born?

Answer. *Albany*

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

Answer. *728 Dr 30 St*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer.

*I have nothing to say*

*Charles Davis*

Taken before me this

day of

188

Police Justice.

**POOR QUALITY ORIGINAL**

0296

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

Police Court---  
District

THE PEOPLE, Ac.,  
 ON THE COMPLAINT OF  
*Sergeo Stearn*  
*Charles Kern*

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offence *Assault*

Date *Nov 11* 188*8*

Magistrate *Stearn*

Officer *Stearn*

Witnesses *Arthur Eaton*

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

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

\$ *500* to answer

*John*

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

*Alfred Santz*

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

Dated *Nov 11* 1888 *John* Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

COURT OF GENERAL SESSIONS OF THE PEACE:  
City and County of New York.

-----:

The People :  
vs. :  
Charles Davis. :

Indicted for Grand Larceny in the second : Before,  
degree : Hon. Rufus<sup>B</sup><sub>A</sub> Cowing,  
Indictment filed , October 1888. : and a Jury.

-----:

Tried November 16, 1888

APPEARANCES:

Assistant District Attorney Goff, for the People.  
Mr. Mc Laughlin, for the Defence.

-----ccco-----

STEPHEN EATON: the plaintiff, testified that he was a clerk for a furniture house, He was on Broadway on the 3rd. day of November, the day of the great political parade. He was standing at Broadway and 14th. Street in the afternoon and there was a great crowd around him. He saw the defendant and another colored

2.

man near him. They jostled against him and drew his attention to them. He saw them walk up to the next corner, and saw them step behind a crowd of ladies. He saw the prisoner put his hand into a ladies pocket and take out her pocket book and put it into his pocket. He kept his hand in his pocket, still holding the pocket book. He, the witness, called to a police officer, and the police officer pulled the defendant's hand out of his pocket and the pocket book was still in his hand. He also saw the police officer take a razor from the defendant's pocket. He also had a penknife in his pocket, The police officer opened the pocket book, in his, the witness' presence. It contained a 25 cent silver piece a penny and some papers.

CROSS-EXAMINATION: He testified that after the defendant and his companion jostled him at 14th. Street, and Broadway, - they walked towards Fifth Avenue and at 15th. Street the defendant stole the pocket-book. The lady whose pocket book was stolen disappeared in the crowd which gathered when he arrested the defendant.

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3.

FOR THE DEFENCE: CHARLES DAVIS: testified that he was walking up Fifth Avenue with another young colored man. The other man said, "hold on a minute, hear is something. Hold on a minute." He, the defendant, took the pocket-book, and then the complainant seized him and the other colored man ran away. He didn't know that the pocket-book was stolen; and he didn't steal it.

CROSS-EXAMINATION: He testified that the other colored man must have stolen the pocket-book, because he didn't steal it. He had been in New York about 4 years He had lived in Albany.

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Am

The People

vs  
Charles Davis

Before  
Hon. Rufus W. Loring,  
and a Jury

Indicted for Grand Larceny in  
the Second Degree

Indictment filed October 1888

Tried, November 16/1888

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Davis

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

Charles Davis

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

The said Charles Davis,

late of the City of New York, in the County of New York aforesaid, on the third day of November, in the year of our Lord one thousand eight hundred and eighty-eight, in the day time of the said day, at the City and County aforesaid, with force and arms,

one pocket watch of the value of twenty cents, and some coins, of a number, said and denomination to the Grand Jury aforesaid unknown, of the value of twenty six cents,

of the goods, chattels and personal property of one a certain woman whose name is to the Grand Jury aforesaid unknown, on the person of the said woman, then and there being found, from the person of the said woman, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Kellogg, District Attorney

0302

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Dawson, Roland

**DATE:**

11/02/88



3108

POOR QUALITY ORIGINAL

0303

596

Witnesses:

J. B. Hecker,  
E. M. King, Jr.,  
J. H. Bradburn

Nov. 14, 1888.

I recommend the  
dismissal of this In-  
dictment for the reasons  
stated in the case of  
People v. Duncan B.  
Buchanan, filed here-  
with.

J. R. Fellows  
District Attorney.

Counsel,  
Filed,  
Pleads,

2 day of Nov 1888

THE PEOPLE

vs.

Roland S. Dawson

FRAUDULENT REGISTRATION  
[Chap. 410, Laws of 1882, & 1903.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. L. Smith Foreman.  
F 2 Nov. 16, 1888  
Indictment dismissed

**POOR QUALITY  
ORIGINAL**

0304

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Roland S. Dawson*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by  
this indictment, accuse *Roland S. Dawson*  
of a FELONY, committed as follows:

Heretofore, to wit: on the *23* day of  
October, in the year of our Lord one thousand eight hundred and eighty-~~eight~~, the  
same being a day duly appointed by law as a day for the general registration of the  
qualified voters of the said City and County, the said *Roland S. Dawson*  
late of the City and County aforesaid, at the City and County aforesaid, did personally  
appear before the Inspectors of Election of the *Twenty-first* Election District  
of the *Twenty-first* Assembly District of the said City and County, at a meeting  
of the said Inspectors of Election then being duly held for the purpose of the general  
registration of the male residents of the said Election District as then were, or would be  
on the day of election next following the said day of registration, (to wit: on the *23*<sup>rd</sup>  
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in  
the said month of November, and being the day duly appointed by law for the holding of  
a general election throughout the said State, and in the City and County aforesaid), entitled  
to vote therein, at the duly designated polling place of the said Election District, and did  
then and there, at the said general registration of voters, feloniously and fraudulently  
register in the said Election District, not having a lawful right to register therein, in this,  
to wit: that the said *Roland S. Dawson* was not then a male resident  
of the said Election District as then was, or on the said day of election next following the  
said day of registration would be entitled to vote therein, for the reason that he was not  
then, nor would he on the said day of election have been, an inhabitant of the said State  
one year next preceding such election, and the last four months a resident of the said  
County of New York, and for the last thirty days a resident of the said Election District,  
against the form of the statute in such case made and provided, and against the peace and  
dignity of the said People.

JOHN R. FELLOWS, District Attorney.

0305

**BOX:**

328

**FOLDER:**

3108

**DESCRIPTION:**

Dawson, William R.

**DATE:**

11/02/88



3108

POOR QUALITY ORIGINAL

0306

592

Witnesses:

J. B. Becker,  
E. M. Kugler,  
J. H. Broadhurst

Nov. 14, 1888.

I recommend the  
dismissal of this In-  
dictment for the reasons  
stated in the case of  
People v. Duncan Mc-  
Bushman, filed here-  
with.

J. P. Allens  
District Attorney.

Counsel,  
Filed,  
Pleads,

2 day of Nov 1888

THE PEOPLE

vs.

FRAUDULENT REGISTRATION.  
[Chap. 410, Laws of 1882, & 1903.]

William R. Dawson

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. L. Linn  
Foreman.  
F 2 Nov. 16, 1888  
Indictment dismissed

**POOR QUALITY  
ORIGINAL**

0307

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 R. Dawson*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by  
this indictment, accuse *William R. Dawson*  
of a FELONY, committed as follows:

Heretofore, to wit: on the *25th* day of  
October, in the year of our Lord one thousand eight hundred and eighty-~~eight~~ the  
same being a day duly appointed by law as a day for the general registration of the  
qualified voters of the said City and County, the said *William R. Dawson*  
late of the City and County aforesaid, at the City and County aforesaid, did personally  
appear before the Inspectors of Election of the *21st* Election District  
of the *21st* Assembly District of the said City and County, at a meeting  
of the said Inspectors of Election then being duly held for the purpose of the general  
registration of the male residents of the said Election District as then were, or would be  
on the day of election next following the said day of registration, (to wit: on the *19th*  
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in  
the said month of November, and being the day duly appointed by law for the holding of  
a general election throughout the said State, and in the City and County aforesaid), entitled  
to vote therein, at the duly designated polling place of the said Election District, and did  
then and there, at the said general registration of voters, feloniously and fraudulently  
register in the said Election District, not having a lawful right to register therein, in this,  
to wit: that the said *William R. Dawson* was not then a male resident  
of the said Election District as then was, or on the said day of election next following the  
said day of registration would be entitled to vote therein, for the reason that he was not  
then, nor would he on the said day of election have been, an inhabitant of the said State  
one year next preceding such election, and the last four months a resident of the said  
County of New York, and for the last thirty days a resident of the said Election District,  
against the form of the statute in such case made and provided, and against the peace and  
dignity of the said People.

JOHN R. FELLOWS, District Attorney.