

0688

BOX:

88

FOLDER:

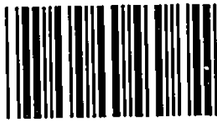
965

DESCRIPTION:

Donnelly, Francis

DATE:

01/30/83



965

0689

254 259

Day of Trial,
Counsel, John O'Mall
Filed 3d day of January 1883
Pleads Not Guilty (Jeri)

Homicide of the degree of Manslaughter in the 2nd Degree.

THE PEOPLE
vs.

Francis Donnelly

John McSheen
District Attorney.

A True Bill.

Wood
Foreman.

Tried and Acquitted by
the 19th day of February 1883.

Bail \$1300.

W.H.G.

James Ryan, a witness,
bailed from N.D.
by Owen Curranagh
370 Broomfield
N.Y.C.

0690

Deceased. The prisoner had no marks or wounds upon him that I saw. His clothes were not torn or disordered and were not wet. I did not search him. I saw the prisoner hand the pistol to Officer O'Brien. He both examined it. Three of the chambers were discharged. It is a 6 chamber revolver.

X E. There were 4 persons in the bar room besides deceased. I was called from post by a man living over the store. The stone pipe was on the floor, as though it had been tumbled down in an affray. I think from the position of deceased, that he was in the act of leaving the bar room. The ball struck deceased on the forehead, above the left eye. I don't know if deceased was shifted from the position he fell. I won't be positive if the outer wall of the store was more than 7 feet from the counter which runs parallel with said wall. The counter is about 10 feet long. The door is on the corner of the

0691

store. Deceased's feet were out
side the door. It was a double
door. Don't know if both were
open - Deceased was lying on
his back. Can't say whether
that is the position in which he
fell. I had no resistance from
any one.

Given to before me
this 19 July 1883.
Andrew White
Police Justice

Thomas H. Kelly

0692

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

James Dannelly.

Witness

Paul of
Albany St.

James Ryan.

John J. McGrath 122 Washington St.

Robert Fletcher 133 Chatham St.

Daniel Campbell 22 1/2 Albany St.

Off. Edward P. O'Brien 29th St

Off. Thomas N. Kelly

D. Messmore. Coram Office

0693

People
v.

James Donnelly

Witnesses

0694

TESTIMONY.

James Ryan being sworn says: I reside at 19 Albany St. I never saw deceased before. About 12 o'clock last night from Jan 2^d to 3^d 1883 I was sitting in a chair in the bar room at No. 122 Washington St. Cor Carlisle St. Two men came in and insisted on having drinks. The barkeeper named ~~Drye~~ ^{Dounelly} refused to give them any drinks. Deceased said "you son of a bitch if you do not give me a drink, I will turn the house up side down". Deceased seized a pewter pitcher filled with water which stood on the counter and threw it at the bartender. The bartender stopped and the pitcher went over him. There was a large kettle full of boiling water on the stove. Deceased seized this also and hurled at the barkeeper. I then jumped up and said he must get out, as that was no way to carry on. He ^(deceased) turned around and kicked me in the pit of the stomach. I became unconscious and cannot say how long it was before I regained my senses. When I came to deceased and the barkeeper were fighting behind the bar. Deceased then ran out from behind the bar and seized the chairs in the bar room and hurled them at the barkeeper. The bartender had a pistol in his hand fired and shot deceased. I picked up the wounded man. The barkeeper said "go out and bring in an officer". By the time I

Sworn to before me,

this 3^d day of Jan'y 1883

Philip Mearns

J.P.R.

0695

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the *Coroner's Office*
No. *1375* *Chatham* Street, in the *4th* Ward of the City of
New York, in the County of New York, this *6th* day of *January*
in the year of our Lord one thousand eight hundred and *83* before

PHILIP MERKLE, CORONER.

of the City and County aforesaid, on view of the Body of *Fred Paul*

Coroner's Office

now lying dead at

Upon the Oaths and Affirmations of

seven good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Frederick Paul came to his death, do upon their
Oaths and Affirmations, say: That the said *Frederick Paul*

came to his death by *by a wound from a pistol*
in the hands of Francis Donnelly
discharged at 22 Washington St
on Jan'y 3/83

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set
our hands and seals, on the day and place aforesaid.

JURORS.

- | | |
|-----------------------------|------------------------------|
| <i>Henry S. Lowell</i> | <i>24 Carmine St</i> |
| <i>Edw. W. Lubry</i> | <i>31 6th Ave</i> |
| <i>William K. O'Connell</i> | <i>4. Carmine St</i> |
| <i>A. P. Vallance</i> | <i>8. Carmine St</i> |
| <i>O. S. Geraty</i> | <i>171. W. 4th St</i> |
| <i>Charles Casey</i> | <i>47. Carmine St</i> |
| <i>J. H. Conance</i> | <i>35. 6th Ave</i> |

== Philip Merkle CORONER, L. S.

0696

1
Daniel Campbell being sworn
in. I reside at 24 Albany St.
I am a seaman. I went into 122
Washington St. to take a glass of
lager and found deceased laying
on the floor. I did not see him shot.
I heard no further conversation about
the matter. The barkeeper merely
said "fetch in the policeman".
I was arrested because I happened
to be in the saloon at the time the
officer came in. There was no
great number of men in the saloon.
I saw only Ryan and the barkeeper.
There might have been some others
but I did not see any more. The
stove pipe was laying on the floor. I
did not see the kettle on the floor but
it might have been there. There were some
chairs upset. How many I do not
know. There were none broken. I
was not long in the stove when an
officer came in. I had a little beer in
me. I was not intoxicated however.
The barkeeper remained entirely sober.

Daniel Campbell

Remore before me
this 19 July 1883
James M. Kelly
Police Justice

Philip Mearns
Coroner

0697

X Drummell was the bar keeper who
sent for the officer

Re direct: I saw no marks on Drummell
I did not go in with deceased. He
lived in the house with me. As far
as I can say deceased was not
with me that day.

Re deceased was not a man I liked
to travel with. He had the reputation
of being wild and drunk ^{and rowdy}. I shunned
him on that account.

Re direct. I would swear that I did not
oblite him from our boarding house
that night

Given before me Daniel

R. Campbell
Magistrate

This 19th day 1883

Andrew White
Police Justice

0698

2

Thomas H. Kelly being sworn
says: I am an officer of the
27th Precinct. I reside at 470 Second Ave.
I reached 122nd Washington St. ^{on June 27, 1908}
at twenty five minutes past twelve.
I found deceased lying on his
back with his feet in the door,
the head towards the bar. The
door was open. I rapped for assistance
and went inside. I saw the prisoner
and said who did this? He answered
I did, ^{I will sign myself up} I told him to remain
there until I could get help. Officer
O'Brien ^{arrived} took charge of the prisoner. I
took charge of the witnesses. They seemed
all under the influence of liquor except
Ryan, who appeared sick. We took
them to the 27th Precinct Station House. The
bar keeper made no statement to me.
Campbell said he went in to the saloon
with deceased to take a drink.
He was not sworn at the time he
made the statement. Campbell
made the statement within five
minutes after being taken to the station.
The prisoner was present when Campbell
made the statement. I did not know
deceased before his death. He ^{was} ^{the} ^{officer}
back, searched the body of Paul and took
Phillips & Winkle Coroners

0699

(3)

in to the Station House. There was no weapon on Paul, not even a penknife. Campbell made a statement about a quarrel about the drinks. Deceased was pronounced dead before we took him to the Station House. He seemed to be going out of the door when he was shot. His feet were outside of the threshold of the door. He was lying on his back. He ^{head} was shot in the left temple. Deceased ^{head} was lying several 7 or 8 feet from the bar, his feet were further from the bar. The door was about 12 or 13 feet from the bar. I would not be positive as to that. I was in the place only once. Deceased was walking out his back would be toward the bar. His right side would be turned to the bar. The place has a very bad reputation. I do not know anything wrong about the place of my own knowledge. I do not know how long Mr. Donnelly kept that house. I heard from the prisoner or Mr. Ryan that the club (Exhibit No. 1) here belonged to the house. I saw the club in the bar room on the bar. Campbell made a statement that he and Paul entered the saloon together and that they boarded together.

Philip M. Werke Coroner

0700

(4)

I did not see any marks of clubbing or
deceit, I did not see any scalp wounds
or marks on the witness. The prisoner
talked straight and walked straight.
The prisoner may have been nervous from
the shooting excitement. I have been
on the ^{force} 3 years. I have taken
many men to the Tombs for intoxication
I have made charges of drunkenness
against some men who have walked
and talked rather straight.

Present before me
this 19th day of January 1883

Police Justice Thomas G. Kelly

Edward O'Donoghue sworn says I am
an officer of the 27th Precinct. I went
into 17th Washington St. on the morning in
question about a minute after the
proceeding officer. I am in the precinct
since last March. At the time
of the shooting I found the pistol
(Exhibit No. 2) in the prisoner's hands.
Deceased was lying on the
floor in the front of the saloon
near the door. His feet were towards
the door. I found the three witnesses
here present and the prisoner there.
I said "Donnelly who shot this
man?" he said "I did." I said
where is the pistol, he said "here"

Philip Werkle Coroner

0701

I then placed him under arrest. I arrived at the spot at from one to three minutes after the shooting took place. I was present at the station house when the prisoner and the three witnesses came there. Campbell and he had boarded with Paul and they had gone into the saloon together. I heard him make this statement in presence of the prisoner. I heard witness Ryan make a statement. He said "He did not know anything about it". The ^{remaining} other witness said he knew nothing of the occurrence and was too drunk. The liquor store is situated on the northwest corner of Washington & Carlisle. Deceased was lying toward the Washington & west entrance. His back was toward the bar. I think Mrs. Donnelly kept the place about five weeks. I saw deceased around that neighborhood. The characters give me a great deal of trouble there. It is a very bad neighborhood. The prisoner might
Philip Morke Clearer.

0702

have been intoxicated, he was very
much excited.

Edward G. O'Brien

Robert Fletcher being sworn says:
I reside at 138 Chatham St,
I walked out to 1-1/2 Washington St
drunk and found three persons there
and deceased lying on his back on the
floor. I was in the saloon about two
minutes I had the injuries I now
have on my face when I entered the
saloon I never was in the saloon
before. The prisoner and witnesses are
perfect strangers to me I never
saw any of them before. I identify
the three persons sitting here at the
railing as the persons I saw there on that
night. I went in to get a glass of beer
but did not get it. The officer came
in just then and arrested me.

Robert Fletcher

Philip Wickle
Baroner.

0703

7

John J. M. Gabley on oath says. I reside at 12 1/2 Washington St., I am employed as a driver by the Pennsylvania railroad. I was not present in the barroom when the shooting took place. I reside on the first floor of the house. I was just about going to bed ~~at~~ heard a disturbance as though the stove was falling and I heard a pistol shot fired immediately after. As I was going down stairs I heard the second shot. I came around to the front door and saw three men with the prisoner in the barroom. The dead man was lying on the floor. The saloon looked very confused. I saw the prisoner with the club I see here, and a revolver in his hand. The club was not broken at the time. I picked up the club. Donnelly said he had done the shooting in self defence. I then went to call an officer and while I was standing in the corner calling an officer. I heard ~~an~~ ^{some one} officer rapping for assistance. When I returned with the officer we found deceased dead. ~~I am~~ ^{I am} residing there since May 1882. The prisoner
Philip W. Winkle, Charmer.

0704

(8)

I do not know how long the
prisoner has possession of the
place. I do not know the
prisoner. I presume the prisoner
kept his place open all night judging
from the noise proceeding therefrom.
In fact I know he ~~could~~
could hear women's voices down
stairs. There is a wooden ceiling
between the saloon and my apartment.
I saw the place open in the morning.
I do not know whether the women
are disreputable or not, only that they
were there at very unreasonable
hours. There was one table and
some chairs in the barroom.
I had no conversation with any
of the witnesses. I noticed that all
over the floor, although I did not
see the Kettle. The ^{upper portion of the} stove and
pipe were ~~all~~ down and strewn
about the floor. Robt C. McHate
Recrossed before me
the 19th of June 1883
before Mr. Judge
I was solemnly after having been cautioned
that he need answer no questions inculpatory
himself and after expressing his willing-
ness to testify was accordingly duly
sworn at St. Louis. I reside at 122
Washington St. I am a liquor
dealer. I have no objections.
Philip H. Beckle, Counselor.

0705

9

to making a true statement of what took place in my saloon on the night in question. The day previous to the night in question, I did not feel very well. I had a pain in my chest on the right side, I went home and remained in my bed until 8 o'clock that evening. I came down to the bar at that time. About 12 o'clock I put in my shutters & I had the keys in my hand ready to go home, when deceased and another man came in. It was another man who went out when he saw he could not get a drink. I had never seen him before. He said deceased said give us two drinks. Deceased had never been in my place before that to my knowledge. I asked him if he had money to pay for them. He said no I demand them of you. I said I cannot accommodate you. Then he said you son of a bitch, I will throw you and the place inside out if I do not get the drinks. I replied you will not get leave to do that.

Philip M. Barker

0706

10

He then seized hold of a pewter
pitcher which sat on the counter
and which weighed about ten
pounds it was a very large
one. He threw it at my head
across the bar, I stooped and
the pitcher passed over my head.
Then I went around from behind
the bar and tried to eject him.
When he seized a large kettle
of boiling water which was on
the stove and he deliberately
attempted to throw it at my face, I
stooped low and my coat was wet
with the boiling water which he poured
on me. Ryan said "This sort of work
has gone too far" Deceased turned
around on Ryan and kicked
him in the stomach, and left him
standing almost like a statue. He appeared
to be in a fainting condition. Deceased
then turned around and I retreated
in behind the bar and as I was
retreating he kicked me on the left gluteal
region. We ~~glunched~~ ^{glunched} behind the bar,
Deceased saying "you son of a bitch,
I will have your life" There is a ^{wooden grating} ~~trap~~
behind the bar for the purpose of standing
on to keep your feet from getting wet. ^{Deceased}
Pleasant Mearles, Coroner.

0707

11

tripped on the and fell and I got myself released from his hold. He was a much taller and more powerful man than myself. He then got up and took hold of a siphon of seltzer from the shelf behind the bar, called the back bar. Deceased was behind the bar then still. I grasped hold of my pistol. Deceased was about eight feet from me. He attempted to throw the siphon at me but it caught in his coat and did not hit me. I said clear out of my place. He ~~then~~ ^{was still} ~~left from~~ behind the bar when I said this. He ^{I repeated this request two or three times adding or will show you} ~~came back behind~~ He then grasped the top of the stove and left it lying on the floor besides the lower part of it. There was fire on this stove at the time. The upper part of the stove was not very hot. It is made of iron. The next thing he did was to take a chair, which he threw across the bar. I was still standing behind the bar. I never left it as I was afraid. The chair ^{back part of the} caught me about the stomach. I had my back against the back bar. I was a little stunned not much. He had hold of another chair to fire at me again.

Philip Werble Barrow

0708

(12)

when I shot him, I considered my life in danger because he threatened to take my life. I then told Ryan to go and get a policeman and I would go and give myself up at the station. When I reached Ryan a club to rap for a policeman at the door. It was the club I see her (Exhibit No. 1) It was not broken then. It had never been used. I never saw the preceding witness. He probably saw me hand the club to Ryan to rap for a policeman. I did it all in self defence. I certainly thought the chair would kill me. If the pitcher had hit me it would have killed me. Paul fell directly after I shot him. The second chair he was about to throw fell with him. I was behind the bar about the middle of it. Deceased was in front of it trying to hurl the chair at me. The Kettle of hot water would hold about seven or eight gallons of water. I only remember firing one shot.

James J. Donnelly Philip Burke
Coroner.

0709

TESTIMONY.

apt outside an office was about Center.
~~The dead man was taken~~ I was then
 arrested as a witness

James Ryan

(G. A.)

sworn Dr. M. B. Messemer being sworn on
 19/13 On January 31/83 at the Morgue
 of East 1st St I made an autopsy
 on the body of Fred. Paul. He was
 a very strongly built muscular young
 man about 5 feet 8 inches in height
 There was a pistol bullet hole one and
 a half inches above the left eye.
 The ball was found to have pierced the
 left side of the frontal bone and after
 lacerating the anterior and middle
 lobe of the Left Cerebral Hemisphere
 of the brain was found at the extreme
 back end of the Posterior Lobe of the
 Left Cerebral Hemisphere of the brain
 situated immediately beneath the Dura
 Mater. The Lungs were found to be
 congested and redematous. The
 kidneys markedly congested. The
 liver enlarged and mottled in
 appearance. The stomach very much
 inflamed as though alcohol had acted
 on the mucous membrane thereof.
 The cause of death is shock from
 Pistol Shot Wound of the Skull and
 Laceration of the Brain

M. B. Messemer M.D.

I sworn to before me,

this 3rd day of July 1883

Resworn before me

this 19 July 1883

C. W. [unclear]

Philip Worke

CORONER.

0710

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
2 1/2 Years, — Months, — Days.	Germany	Maryland	January 3/83

Shot at 122 Washington St

Skull from
 Protol shot, Maryland
 photo skull -
 Entered the frontal
 Bone cross-section
 half inches over the
 left eye, located
 the anterior and
 posterior table
 of the left cerebral
 hemisphere of the
 brain and found
 nichelblau's test
 positive left cerebral
 hemisphere
 Very muscular
 Steel finches

B. Jan 29. 3 PM

Police 242

M.

No. 219

1 Quar. 1883

AN INQUISTION

On the VIEW of the BODY of

Fred. Paul

whereby it is found that he came to his Death by

Fornicidal

Protol shot, Maryland
 of the head, the
 in the hands
 Francis Donnelly
 on Jan 29/83 at
 122 Washington St
 Inquest taken on the _____ day
 of January 1883
 before

PHILIP MERRILL, Coroner.

07111

Luck from
 Pistol shot. Wound
 of the skull -
 Entered the frontal
 Bone *occipital*
 half inches over the
 left eye, lacerated
 the anterior and
 posterior slope
 of the left cerebral
 Hemisphere of the
 Brain and found
 imbedded in the
 Posterior left Cerebral
 Hemisphere
 Very Muscular
 5 feet 8 inches

E. J. Janney 29. 3192

AGE.	Years, - Months, - Days.	27
PLACE OF NATIVITY.	WHERE FOUND.	Kennedy Maryland
DATE.	When Reported.	January 3/83

Shot at 123 Washington St

M. No. 29
 Quar. 1 1883

AN INQUISITION

On the VIEW of the BODY of

Fred. Paul

whereby it is found that he came to his

Death by

Amicidal

Pistol shot Wound
 of the head, *bullet*
 in the *hemisphere*

Francis Donnelly
 on Jan'y 3/83 at
 122 Washington St

Inquest taken on the 16th day
 of January 1883
 before

PHILIP MERKLE, Coroner.

0712

Sec. 198-200.

Stuyvesant District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Donnelly 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. *Francis Donnelly*

Question. How old are you?

Answer. *28 years.*

Question. Where were you born?

Answer. *In Ireland.*

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

Answer. *122 Washington. Two months.*

Question. What is your business or profession?

Answer. *Liquor 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 ceased entering my saloon while under the influence of liquor. I was asked for liquor drinks. I refused when he said "You son of a bitch if you dont give them to me. I'll turn your house and you inside out." He then threw a heavy pewter pitcher at me. Then seized a kettle of hot water from the stove threw it over the bar at me. The water falling upon me. Then he kicked me behind the bar and allowed me behind the bar. Then followed what is stated in my examination before the Coroner. which I here reiterate.*

Francis Donnelly

Taken before me this

22

day of *January* 188*8*

Joseph M. [Signature]

Police Justice.

0713

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 _____

_____ *Francis Dornally* _____
guilty thereof, I order that he be held to answer the same and ~~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 bail~~ *legally discharged*

Dated *23 January* 188*3* _____ *Aureus White* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0714

259

Police Court - 1 District.

THE PEOPLE, &
ON THE COMPLAINT OF

vs.

Chauvin Douville

2

3

4

Offense

Dated *22 January* 188*3*

Phike Magistrate.

Kelly & Price Officer.

27 Precinct.

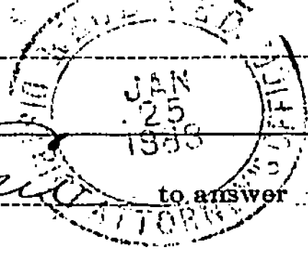
Witnesses

No. Street.

No. Street,

No. Street,

\$ *Cove* to answer *GP*



BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0715

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

-----x :
The People of the State of New-York :
- against - :
Francis Donnelly. :
-----x :

The Grand Jury of the City and County of New-York, by
this indictment, accuse Francis Donnelly of the Crime of Man-
slaughter, committed as follows: The said Francis Donnelly

late of the First Ward of the City of New York, in the County of
New York, aforesaid, on the third day of January
in the year of our Lord one thousand eight hundred and eighty three ^{was} at the City
and County aforesaid, with force and arms, in and upon one Frederick Paul
in the peace of the People of the State then and there being, wilfully and feloniously
did make an assault, and he the said _____

Francis Donnelly
a certain pistol then and there charged and loaded
with gunpowder and one leaden bullet, which said pistol
the said Francis Donnelly

in his right hand then and there had and held to, at, against, and upon him
the said Frederick Paul then and there feloniously and wilfully
did shoot off and discharge, and he the said _____

Francis Donnelly
with the leaden bullet aforesaid, out of the pistol aforesaid, then and there, by
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, him
the said Frederick Paul in and upon the head
of him the said Frederick Paul then and there
feloniously and wilfully did strike, penetrate, and wound, giving to him
the said Frederick Paul then and there,
with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out
of the pistol aforesaid, by him the said _____

Francis Donnelly
in and upon the head of him the said
Frederick Paul one mortal wound of the breadth of one inch
and of the depth of six inches of which said mortal wound he the
said Frederick Paul at the Ward, City, and County
aforesaid, ~~from the day first aforesaid~~
~~in the year aforesaid, until the~~
~~in the same year aforesaid, did languish, and languishing did live, and on which~~
~~day of~~
in the year aforesaid, the said _____ at the Ward,
City and County aforesaid, then and there did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that he the said
Francis Donnelly him
the said Frederick Paul in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid,
and in the year aforesaid, wilfully and feloniously, did kill and slay, against the
form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

John McKeon, District Attorney.

0715

BOX:

88

FOLDER:

965

DESCRIPTION:

Donnerstag, Joseph

DATE:

01/09/83



965

0717

75
W. F. K

Counsel,
Filed *9* day of *Jan* 188*3*
Pleads *Not Guilty (10)*

THE PEOPLE
vs.
George W. Demarest
Grand Larceny, ~~Receiving Stolen Goods~~ degree, and

JOHN McKEON,
District Attorney

A TRUE BILL.
Shurll
Part 2 Jan 12/83 Foreman.
Tried and acquitted

0718

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Mary Percell

of No. 111 77 32a

Street.

being duly sworn, deposes and says, that on the 29 day of December 1882

at the City of New York,

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

of deponent, on the day time

the following property, viz:

One gold watch of the value of one hundred dollars and one gold chain of the value of Fifty dollars, one diamond of the value of Ten dollars all of said property being contained in a box in bureau drawer on the first floor of premises No 111 West 32a Street

Sworn before me this

the property of deponent who is 21 years old

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Joseph M. Demmerstag (now Hue)

That deponent is informed by officer Schmittbeger that he found said gold chain and a pawn ticket representing said gold watch in the possession of said Demmerstag and said Demmerstag admitted stealing said watch and chain and other said property and that he pledged said watch

Mary Percell

1883
Demmerstag
Police Justice

0719

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Joseph M. Domestag 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. Joseph M. Domestag

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. United States

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

Answer. 37 E 27th St. 6 weeks

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am guilty

Joseph M. Domestag

Taken before me this

day of

1887

Police Justice.

0720

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 M. Downeslag

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 January 1 1887 R. W. Rugh 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.

0721

Police Court 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Percell

vs.
Joseph H. Donnerstag

*Offence Grand Larceny
2nd degree*

Dated January 1 1882

73 St Bixby Magistrate.

Max Schmidtberger Officer. ✓

29 Precinct.

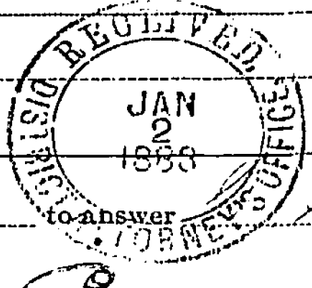
Witnesses officers ✓

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ 1000 to answer



BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0722

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Max Schmittberger
Police officer of No.

of No. 29th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Percell

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

Sworn to before me, this 15th
day of January 1882

Max F. Schmittberger

B. L. Arch
Police Justice.

0723

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph M. Domerick

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

Joseph M. Domerick

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

The said Joseph M. Domerick

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

one watch of the value of one hundred dollars, one chain of the value of fifty dollars and one diamond of the value of ten dollars

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

John M. Keen District Attorney

0724

BOX:

88

FOLDER:

965

DESCRIPTION:

Dorig, Albert

DATE:

01/11/83



965

0725

110

Counsel,
Filed 11 day of *Jan'y* 1883
Pleads

THE PEOPLE
vs.
Assene Dorig

Grand Larceny, ~~Second~~ *Second* degree, and
~~Receiving Stolen Goods~~

John McKeon
Attorney

JOHN McKEON,
District Attorney

A True Bill.

E. A. Howell
Jan'y 12/83
Foreman.

Pls guilty
S.P. 12 to years

0726

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Thomas F. Lawler
Police officer of No.

the 8th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John G. Egger

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

Sworn to before me, this 4th
day of January 1883

Thomas F. Lawler

R. W. Brock
Police Justice.

0727

✓ District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

John G Egger

of No. 136. South 5th Avenue street. 38 years Saloon keeper

being duly sworn, deposes and says, that on the 14th day of January 1883
at the above premises City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from his saloon on the night time
the following property, viz:

Two over coats of the value of fifteen dollars
One dress coat of the value of three dollars
Two sets of Pool balls of the value of six dollars
Three boxes containing cigars of the value of five
dollars Two shirts of the value of one dollar
and fifty cents and Copper coins of the value
of the value of two dollars, and in all of the
value of eighty six dollars and fifty cents

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 Albert Derrag (now here)
for the reason that deponent is informed
by Officer Thomas F Lawlor of the 8th
Precinct Police, that he arrested said
Derrag coming from deponent's house
having the above described property in
his possession, and which deponent has
seen and identified as his property

J. G. Egger

Sworn before me this

14th day of

January

1883

Police Justice.

Handwritten signature of the Police Justice

0728

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Albert Derrag being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{is} right to
make a statement in relation to the charge against 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 h^{is} waiver cannot be used
against h^{im} on the trial.

Question What is your name?

Answer. Albert Derrag.

Question. How old are you?

Answer. Twenty one years

Question. Where were you born?

Answer. Germany

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

Answer. 136 - 5th Avenue 2 weeks

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am guilty

Albert Derrag

Taken before me this

day of

January 1883

Attest

Police Justice.

0730

Police Court - 2 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John G Egger

136 So. 1st Avenue

Albert Derrag

2

3

4

Office of Grand Jurors

Dated *January 4th* 1883

Bixby

Magistrate.

Thos J Lawler

Officer.

8th

Precinct.

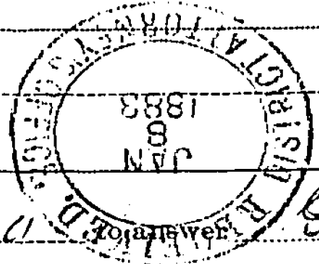
Witnesses

No. Street.

No. Street,

No. Street,

\$ *1000* *g s*



C

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0731

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Dorio

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

Albert Dorio

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

The said

Albert Dorio

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~fourth~~ ^{fourth} day of January in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms two overcoats of the value of eight dollars each, one coat of the value of three dollars, thirty two gold dollars of the value of two dollars each, three notes or papers of the value of two dollars each, two shirts of the value of one dollar each and divers coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars

of the goods, chattels and personal property of one John E. Egan then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
District Attorney

0732

BOX:

88

FOLDER:

965

DESCRIPTION:

Dowd, James

DATE:

01/15/83



965

0733

#130

Day of Trial
Counsel,
Filed *15* day of *May* 1883
Pleads

THE PEOPLE
vs.
James Dowd
P

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney.

A True Bill.
E. Howard
May 16/83 Foreman.
Cathalo

0734

Police Court 1st District Frank L. Close.
City and County } ss.:
of New York, }

of No. 201 Greenwich Street, aged 30 years,
occupation clothes being duly sworn

deposes and says, that the premises No. said premises
Street, 3rd Ward, in the City and County aforesaid, the said being a store
and warehouse

and which was occupied by deponent ~~as~~ and his father as a
clothing store were BURGLARIOUSLY

entered by means of forcibly breaking the glass in
a window of the 2nd story and unfastening the
catch on the same, with intent to commit
a crime therein

on the night of the 6th day of December 1882
and the following property feloniously taken, stolen, and carried away, viz:

A quantity of cloth clothing
of about the value of One hundred
dollars

the property of his deponent and his father Aaron Close, a father,
doing business under the firm name of F. Close & Son
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
James Dond (nowhere) and others
heretofore arrested;

for the reasons following, to wit; That the said window
was broken open about the hour
of 8 o'clock P.M. of the day aforesaid
and that a quantity of ^{clothing} was stolen from the
said store at the said time; and that
deponent was thereafter informed by Mary
Raynare that on or about the 7th day of
December 1882, the said Dond and
another boy came to her residence and
asked her to furnish a new suit of clothes
and that she did furnish them at the time

0735

in Greenwich near
~~of Washington and Reiter streets~~
for which she received three dollars
and a ticket, and that she gave the
money and ticket to the said Bond.
Deponent further says that on the 1st
day of January 1883, he visited the
barn shop at the said place and
then saw and identified a suit of
clothing as his property and then
found his said store as hereinbefore
described.

Shown to before me this
2^d day of January 1883 } sworn to. close
J. Henry Ford
Police Justice

0736

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 12 years, occupation News girl of No.

26 Washington Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank J. Clove

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

Sworn to before me, this 26
day of January 1883

Mary Bynane

J. Henry Smith
Police Justice.

0737

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st
District Police Court.

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

Question. What is your name?

Answer. James David

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. # 102 Washington Street: 17 months

Question. What is your business or profession?

Answer. Black boots

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 boy met me on the street and asked me if I would mind a suit of clothes he had just bought and said I would and I took them to Mrs. Rynane's and asked her to mind them for me - the next day that boy and myself went to Mrs. Rynane's house for the clothes - she sent her daughter, Mary Rynane, to pawn them - she brought back three dollars. Mrs. Rynane got one dollar - I got ten cents to go to the theatre with and the other boy kept the rest.

James David

Taken before me this

day of March 1882

Wm. J. ...
Police Justice.

0730

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

James J. Ford
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 August 3rd 1883 J. Murray Ford 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.

0739

ndwd/30
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. Bond
29, Spring Street
James A. Bond
Office *James A. Bond*

BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Dated *January 8th* 1883
J. Bond Magistrate.
Patrick J. Peely Officer.
27 Prob Clerk.

Witnesses, *Mary Ryan*
No. *20 Washington* Street,

No. _____ Street,

No. _____ Street,

\$ *500* answer



0740

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

James Dand

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

James Dand

of the crime of Burglary in the third degree,

committed as follows:

The said James Dand

late of the Third Ward of the City of New York, in the County of New York,
aforesaid, on the seven day of December in the year of our
Lord one thousand eight hundred and eightytwo, with force and arms, at the Ward,
City and County aforesaid, the store of

Frank S. Rose

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

Frank S. Rose

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and six coats of
the value of ten dollars each, six
pairs of trousers of the value of
seven dollars each pair, and six
pairs of the value of three dollars
each

of the goods, chattels and personal property of the said Frank S. Rose

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

0741

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

James Dowd

of the crime of Receiving Stolen Goods

committed as follows:

The said

James Dowd

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, six coats of the value of ten dollars each, six pairs of trousers of the value of seven dollars each pair and six vests of the value of three dollars each

of the goods, chattels and personal property of Frank S. Rose

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Frank S. Rose

unlawfully and unjustly, did feloniously receive and have (the said James Dowd)

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

JOHN McKEON, District Attorney.

0742

BOX:

88

FOLDER:

965

DESCRIPTION:

Downey, Thomas

DATE:

01/30/83



965

0743

271

Day of Trial
Counsel, *E. L. P.*
Filed *30* day of *Jan* 188*3*
Pleads *Not Guilty*

BURGLARY—Third Degree, and
Receiving Stolen Goods.

THE PEOPLE

vs.

P

Thomas Downing
Feb 6/83
Guilty & Acquitted

JOHN McKEON,

District Attorney.

A True Bill

E. J. [Signature]
Foreman.
W. J. [Signature]

0744

Police Court - 3rd District.

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

Thomas G. Gamara

of No. 52 Scamuel Street, aged 24 years,
occupation Liqueur dealer being duly sworn

deposes and says, that the premises No. 52 Scamuel
Street, 7th Ward, in the City and County aforesaid, the said being a Dwelling
House the first floor of

which was occupied by deponent as a Liqueur Store

were BURGLARIOUSLY BROKEN

and entered by means forcibly breaking a glass in the door
leading to said Store

on the Morning of the 21 day of January 1883

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

15 Boxes of Cigars (containing 750 Cigars)
of the value of thirty dollars
One Leardigan Jacket of the value of five dollars
and Silver and Nickel Coins of the value of
three dollars and property being in all
of the value of thirty-eight dollars

the property of deponent

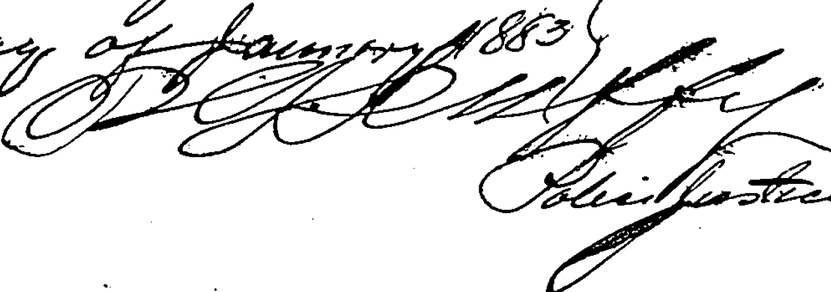
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Thomas Downey (now living)

for the reasons following, to wit; Deponent is informed by Charles
Leoborn of No. 72 Jackson Street that on Friday
the 26th day of January 1883, at the hour of about 4 1/2 o'clock
in the cellar of the premises No. 72 Jackson Street
that he asked said Thomas what he was doing
in said Cellar, and he answered that he was
putting something away, said Leoborn then
entered said Cellar and there found five
Boxes containing Cigars, that about the

0745

hour of about 11 o'clock the same night
said Thomas came to said Lebowitz, and
demanded from said Lebowitz, said Cigar.
Deponent fully identifies said Cigar as
a portion of the property stolen from
deponent, and
deponent charges that said Thomas
Downey did knowingly and intentionally
procure and did steal said property
as aforesaid.

 Theo McNamee
 sworn to before me this
 28th day of January 1883
 J. J. McNamee
 Justice

0746

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Coburn

aged 44 years, occupation Steward of No.

72 Jackson Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel M. Newman

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

Sworn to before me, this 28
day of January 1885

Charles Coburn

[Signature]
Police Justice.

0747

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Thomas Downey

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 20 Monroe Street, One year

Question. What is your business or profession?

Answer. Iron Moulder

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 Downey
Prisoner

Taken before me this 28

day of June 1888

[Signature]
Police Justice.

0748

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

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 January 28 1888 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0749

Police Court 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Denny
57 Scammel St.
Thomas Denny
1 _____
2 _____
3 _____
4 _____
Office, *Denny*

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated *January 28* 18*83*

Duffy Magistrate.

McLeary & Povey Officer. ✓

13 Clerk.

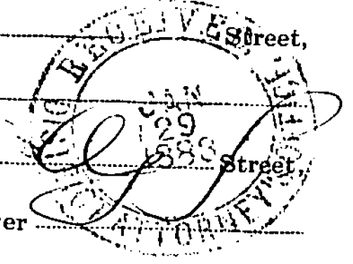
Witnesses, *Charles Labourer* ✓

No. *72 Jackson* Street,

No. _____ Street,

No. _____ Street,

§ *1000* to answer



0750

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Thomas Donney

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

Thomas Donney

of the crime of Burglary in the third degree,

committed as follows:

The said *Thomas Donney*

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

Thomas Mc Namara

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

Thomas Mc Namara

then and there being, then and there feloniously and burglariously to steal, take and carry away, and *eighteen* boxes of cigars of the value of two dollars each box, one jacket of the value of five dollars, and divers coins of the United States of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars

of the goods, chattels and personal property of the said

Thomas Mc Namara

so kept as aforesaid in the said *store* then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0751

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

Thomas Downey
of the crime of Receiving Stolen Goods

committed as follows:

The said Thomas Downey

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, five boxes of cigars of the value of two dollars each

of the goods, chattels and personal property of

Thomas Mc Namara

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said

Thomas Mc Namara

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

Thomas Downey

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

JOHN McKEON, District Attorney.

0752

BOX:

88

FOLDER:

965

DESCRIPTION:

Duffy, John

DATE:

01/03/83



965

0753

15

Counsel,
Filed *3* day of *Jan'y* 1883
Pleads

THE PEOPLE
vs.
Robert D. 1883
Robert D. 1883
Robert D. 1883

Grand Larceny, *Second* degree, and
Receiving Stolen Goods

JOHN McKEON,
District Attorney

A True Bill.
E. H. Hurlb
Foreman.
Jan'y 4/83
Pleads guilty.
S. P. Two years.

0754

STATE OF NEW YORK, } Form 112.
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

of No. 1024 Barclay Street, being duly sworn, deposes
and says, that on the 23 day of Dec 1892

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

the following property, viz:

Said premises in the day time
One barrel of poultry
say about two hundred
pounds and

of the value of about thirty five Dollars,
the property of deponent

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

now present from the fact
that he was seen by a person
who informed deponent that he
had stolen the poultry, and
deponent following said Duffy
saw and found the property
in his possession

Hugo Josephy

Sworn to, before me, this

of

day

18

92

Police Justice.

0755

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

John Duffy 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 Duffy

Question. How old are you?

Answer.

38 Years

Question. Where were you born?

Answer.

New Hampshire

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

Answer.

In Jersey City

Question. What is your business or profession?

Answer.

Truck driver

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

Answer.

I am not guilty. I was told by an carman to toll it to his cart but I was doing so

John Duffy

Taken before me this
day of

Dec 1888

Charles H. ...
Police Justice.

Police Justice.

0756

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 Duffy

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 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 23 1882 Anthony J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0757

Police Court ¹⁰⁸² District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hugh Joseph
104 Barclay St.
John Duffy

1
2
3
4

2^d Dog

officer
Garcery
Garcery

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated Dec 23 1882

White Magistrate.

Christopher Brady Officer.

Qy Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 500 to answer _____



Qy

0758

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 Duffey

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

John Duffey

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

John Duffey

late of the First Ward of the City of New York, in the County of New York, aforesaid, ~~on the~~
23rd ~~on the~~ day of ~~December~~ in the year of our Lord one thousand eight hundred and
eighty- ~~two~~ , at the Ward, City and County aforesaid, with force and arms

*ten turkeys of the value of
two dollars and fifty cents
each and ten chickens of
the value of one dollar
each*

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

John McKeane
District Attorney

0759

BOX:

88

FOLDER:

965

DESCRIPTION:

DuFour, Paul

DATE:

01/29/83



965

0760

Swamp
Mr. Attnit
Madame
331 Washington
and few species
FJ
The worms in eggs.
That the nest has
been. In his empty
for 3 years. Always
honest. Has been
written with large
train of eggs.
The delivery says
he arrives next.
and comes on the
partially by each
2. Please Currier.
1883. Has species the
Smith. FJ.

258

Counsel,
Filed 29 day of Aug 1883
Pleads

THE PEOPLE
vs.
Saml. S. Dawson
Part. 2. Aug 30
Pleas P. L.
INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS

JOHN MCKEON.
District Attorney.
A True Bill
E. J. Howell
Foreman.

~~Robert J. Howell~~
Pen Freed 11.1883
FJ.

0761

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. Salesman, of No 331 Washington Street, William E Pierson, aged 43 years

being duly sworn, deposes and says, that on the ^{or about} 20 day of May 1882

at the premises 331 Washington Street in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time with the unlawful intent to cheat and defraud the true owner of the following property, viz:

Two Pillows. Two Comfortables. Two ^{unfinished} Comfortables with lining
One Bed Spread. one Flannel under Skirt. one
Flannel undervest. one night dress. a quantity of lace
and four Boxes of Thread in all about the value of
thirty five dollars

Sworn before me this

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 Paul P Dufour (now here)

from the fact that said defendant acknowledged and confessed to this deponent in the presence of officer Patrick Dolan that he said defendant did take steal and carry away the aforesaid property and pawned the same

Wm E Pierson

W.H. day of January 1882
Police Justice

0762

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Paul P Dufour

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

Question. What is your name?

Answer. Paul P Dufour

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. New York

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

Answer. 156 Maoster St 3 months

Question. What is your business or profession?

Answer. Painter

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

Answer. I am guilty

Paul P Dufour

Taken before me this

day of

September 1889
S. J. [Signature]

Police Justice.

0763

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 Paul P. Sufour

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One ~~thousand~~ 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 24 January 1883 W. J. Brown 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.

0764

61
Police Court - First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William E Pierce
J. B. Washington
Paul P. Dufour

Grand Jury
Office

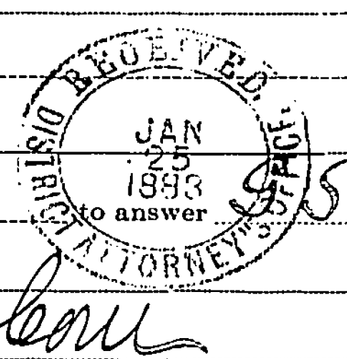
1 _____
2 _____
3 _____
4 _____

Dated 24 January 1893
M. J. Power Magistrate.
P. Dolan & Chas. Bookham Officer.
Central Office Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street,

No. _____ Street,
\$ 1000 to answer _____
low



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

0765

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Paul P. Du Fan

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

Paul P. Du Fan

of the CRIME OF GRAND LARCENY, committed as follows:

The said Paul P. Du Fan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the twentieth day of May in the year of our Lord one thousand
eight hundred and eighty-two, at the Ward, City and County aforesaid, with
force and arms two pillows of the value of three
dollars each, four comfortables of the
value of three dollars each, one bed
spread of the value of four dollars
one shirt of the value of three dollars
one undershirt of the value of two dollars
one night dress of the value of two
dollars four boxes of thread of the
value of two dollars each

of the goods, chattels and personal property of one William

E. Pearson

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

John McKeon
District Attorney

0766

BOX:

88

FOLDER:

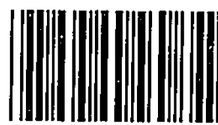
965

DESCRIPTION:

Dunleary, Michael

DATE:

01/02/83



965

0767

Counsel,

Filed 2 day of January 1883

Pleads Guilty (3)

THE PEOPLE

vs.

F

Richard D. Dineen

M.D.

BURGLARY—Third Degree, and
Grand Larceny, and

First Degree and
Second Degree

JOHN McKEON,

District Attorney.

A True Bill.

E. Shultz
Foreman.

Verdict Guilty should specify of which count.

Part 2. Jan 10, 1883

Tried and convicted

Sept. 1st 1882
D.C. 7 1/2 years
46 15

0768

State of New York.

Executive Chamber,

Albany, MAY 5 1888

Sir:

I have the honor to inform you that an application has been made to me for executive clemency on behalf of Michael Doudhoe ^{alias} McCleary, who was convicted before you of the offense of § 40, 1st, in the county of Albany, and sentenced Jan. 15 1888 to imprisonment in the Albany County Prison ~~County Penitentiary~~, ~~House of Refuge~~, ~~State Reformatory~~ for the term of 7 years and 0 months, and to pay a fine of \$

You are respectfully requested, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, to give me your opinion of the merits of the application, together with a concise statement of the facts and circumstances as developed upon the trial or upon the preliminary examination, or before the Coroner's Jury, if no trial was had, and of any other matters which may have come to your knowledge since the conviction, which may have a bearing upon the question of extending or refusing executive clemency.

Each letter of inquiry from this Department should be separately answered.

Very respectfully,

David C. Hill

Governor.

By Bedwin Brown.

Executive Clerk.

To Hon. J. A. S. Smith

0769

v j

John
H. ...

0770

Police Court ^{3rd} District.

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

Nellie Robinson

of No. 9 Forsyth Street, aged 20 years,
occupation a waitress being duly sworn

deposes and says, that the premises No. 9 Forsyth
Street, 10th Ward, in the City and County aforesaid, the said being a Dwelling House
one room on the top floor with front
and which was occupied by deponent as a Dwelling for herself.

were BURGLARIOUSLY
entered by means forcibly breaking the lock of the door
leading to said room

on the Night of the 21 day of December 1882
and the following property feloniously taken, stolen, and carried away, viz:

One Black Silk Dolman of the value of thirty dollars
one Black Cloth Coat of the value of five dollars
One Brown Jacket of the value of two dollars
one Black Cashmere wrapper of the value of nine dollars
two Brown Skirts of the value of five dollars
said property being in all of the value
of fifty one dollars

the property of deponent

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

Michael Dunleavy (now here)

for the reasons following, to wit; deponent at the hour
of about 8 1/2 o'clock P.M. on the aforesaid
day left said room and securely
locked said door, that deponent returned
to said room this 22nd day of December 1882
at the hour of about 10 o'clock A.M.
and then & there discovered that said
Burglary had been committed and
said property taken stolen and carried away

0771

Deponent is informed by Kate Boulder
of No 81 Henry Street that said Michael
at the hour of about 10 o'clock P.M.
on December 21st 1882 brought ~~and~~
the within described property to
her Room at No 81 Henry Street
and deponent charges that
said Michael did commit
said Burglary and said
said property -

Hellie Johnson

Sworn to before me this
22nd day of Decr 1882

John B. Smith

Deputy

0772

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter Bowler

aged 22 years, occupation Work as Confectionery of No.

81 Henry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Mellie Robinson

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

Sworn to before me, this 22

day of December 1882

Walter Bowler

Edouard Smith

Police Justice.

0773

Sec. 196-200.

3rd

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Michael Dunleavy

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York

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

Answer. 9 Forsyth Street 2 months

Question. What is your business or profession?

Answer. Harmon 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

Michael Dunleavy

Taken before me this

22

day of November 1887

Edouard Smith

Justice

0774

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

Michael Dunleavy Five
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 Dec 22 1882

John B. Smith Police Justice

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

Dated _____ 188 _____

Police Justice.

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

Dated _____ 188 _____

Police Justice.

0775

Osborn
for defense

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nellie Robinson
House of Detention

Michael Dunlavy

Officer Dunlavy

1002

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated Dec 27 1897

Smith Magistrate.

Duggan & Sherry Officer.

7th Clerk.

Witnesses Kate Bowler

No. 81 Henry Street,

Jonathan Haggerty

No. 7th Pecunia Street,

Complainant

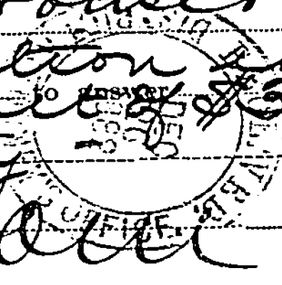
to the House of _____ Street,

No. _____

Detention in

default of \$300

Fine



0776

State of New York.

Executive Chamber,

Albany, MAY 5 1888

Sir: Application having been made to the Governor for the pardon of Michael Douchoe ^{de} Quileary, who was sentenced on July 15, 1883 18, in your County, for the crime of Larceny for the term of 7 years and 6 months to the State Prison

Penitentiary, you are respectfully requested (in pursuance of § 695 of the Code of Criminal Procedure, ~~Chapter 340, Statutes 1877~~) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

David B. Hill

Governor.

To Wm. R. C. Martin

District Attorney, &c.

By Edwin Brewster,

EXECUTIVE CLERK

0777

Answered
June 26/80
P.O. box

0778

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Michael Dineen

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

Michael Dineen

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

The said

Michael Dineen

late of the Sevier Ward of the City of New York, in the County of New York aforesaid, on the twenty first day of December in the year of our Lord one thousand eight hundred and eighty two with force and arms, about the hour of ten o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Ellie Robinson

there situate, feloniously and burglariously did break into and enter, ~~by means of forcibly~~ he the said

Michael Dineen

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Ellie Robinson in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Second Count:

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

Michael Dineen

of the CRIME OF GRAND LARCENY IN ~~the Third Degree~~ the First Degree, committed as follows :

The said

Michael Dineen

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, ~~in the night time of said day, one diamond of the value of twenty dollars, one chain of the value of five dollars, one pair of the value of two dollars, one wrapper of the value of nine dollars, two shirts of the value of three dollars each~~

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

Ellie Robinson

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

JOHN W. HENRY District Attorney

0779

Grand Court :

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

Michael Dunleavy
of the crime of Receiving Stolen Goods

committed as follows :

The said

Michael Dunleavy

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

of the value of thirty dollars, one
dollar of the value of five dollars
one jacket of the value of two dollars,
one wrapper of the value of nine
dollars and two shirts of the value
of three dollars each

of the goods, chattels and personal property of

Nellie Robinson

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said

Nellie Robinson

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

Michael Dunleavy

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

JOHN McKEON, District Attorney.

0780

BOX:

88

FOLDER:

965

DESCRIPTION:

Dunn, James

DATE:

01/03/83



965

0781

WITNESSES:

Counsel,

Filed *23* day of *January* 188*3*

Pleads

THE PEOPLE

vs.

P

John McKeon
Attorney

INDICTMENT.
LARGELY FROM THE PERSON.

JOHN McKEON,

District Attorney.

A True Bill.

S. P. Swoboda
Foreman.

January 4th 1883
Pleaded guilty 2nd day
S. P. Swoboda

0782

Form 112.

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

Police Court—First District.

~~of No.~~ attached to the 14th Precinct Police Street, being duly sworn, deposes
and says, that on the 23 day of December 1882

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of ~~deponent~~, a woman and from the person
of said woman name unknown to deponent in the night
time the following property, viz: one pocket book containing
twenty five cents lawful money in all

of the value of thirty cents Dollars,
the property of a person name unknown to this
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 James Dunn (now here)
from the fact that while said woman
name unknown was passing along the
Bowery in said city deponent saw said
Dunn place his hand into the pocket of
the saccue worn by said unknown woman
and take therefrom the aforesaid property

Patrick Cully.

Sworn to, before me, this

of

1882

day

Police Justice.

0783

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. James Durm

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. 34 East Houston St. 2 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I have nothing to say
James Durm
mark

Taken before me this

day of November 1887

Charles J. Roberts
Police Justice.

0784

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

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 24 December 1882

[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.

0785

Police Court ¹⁰⁸¹ First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Cully

vs.
James Dunn

1st Deg

offence, *garcing from person*

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated *24 December* 188*2*

White

Magistrate.

Patrick Cully

Officer.

14 P.M.

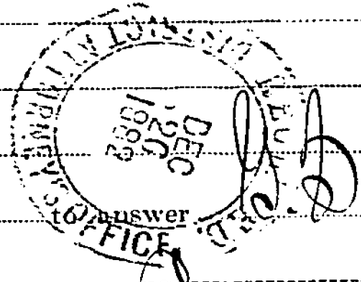
Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

No. *572* _____ Street,



Cully

0787

BOX:

88

FOLDER:

965

DESCRIPTION:

Dunne, William

DATE:

01/16/83



965

0788

WITNESSES:

Oliver

1883

Counsel,

Filed

day of

1883

Pleads

Not Guilty (17)

THE PEOPLE

vs.

P. William Dime

Wm. Dime

INDICTMENT.
BARGAINED FROM THE PERSON.

JOHN McKEON,

District Attorney.

Henry C. Cundy
Henry 29/83

A True Bill.

E. H. Hurd
Foreman.

Henry 30/83
Henry D. Dime
S. P. Two years.

9789

Affidavit—Larceny.

District Police Court.

CITY AND COUNTY OF NEW YORK.

of No. 241 East 34 Street, 33rd Year, et al. Mamm

being duly sworn, deposes and says, that on the 13 day of January 1883

City of New York,

at the _____ in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, _____ from her person in the day time

the following property, viz:

A pocket book containing
lawful money in silver notes
and other coins to the amount
and of the value of twenty cents

deponent the property of

Sworn before me this

13

1883

day of January

POLICE JUSTICE.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by _____

whom as deponent that calling _____

_____ near _____

_____ Officer

_____ a pocket

_____ by deponent

_____ of the latter

_____ their own by deponent

_____ and who afterwards recovered

_____ the property from a man

_____ with a trunk if where the deponent

_____ had known of the time of his arrival

_____ deponent informed. That the pocket book

_____ was in the pocket in which the Officer

_____ saw the deponent have his trunk

0790

City and County
of New York, ss

Daniel Cody of the Steamboat
Squad being sworn says that he
saw the defendant have his hand
in an outside pocket of the blouse
then worn by the Complainant
while she was crossing West Street
and deponent further says that
the pocketbook which the Complainant
identifies was afterwards handed
to him by a man named Corry
who informed deponent that he
saw the defendant throw said
pocketbook away from him -
Daniel Cody

Given to before me this
13th day of July 1888 }
Police Justice }

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0791

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

S. B. J.

The People of the State of New York,

Wm. Daniel Cady

of No. Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *30* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

William Dummer

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *June* in the year of Lord 188 *3*

JOHN McKEON, *District Attorney.*

0792

Sec. 108-200

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

William James

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 James*

Question. How old are you?

Answer. *45 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *23 North St & about two Years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty of the charge*

William James
made

Taken before me this

day of

May

188

13

William James

Police Justice.

0793

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

William Sumner

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 *Jan 13* 188*3* *W. J. Sumner* Police Justice.

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

defendant

Dated *13 Jan 3* 188*3* *W. J. Sumner* 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.

0794

~~153~~ 153. Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ellen Marion
741 E 24
William Dumm

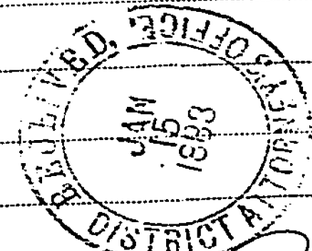
Offence, *Parent*

2
3
4

Dated *July 13* 188 *9*
Dorner Magistrate.
Daniel Cody Officer.
S B Squad Clerk.

Witnesses, *Collector Officer*

No. _____ Street,
No. _____ Street,
No. _____ Street,



\$ *1000* to answer *Yes*
C.M.

BAILED,

No. 1 by

Timothy Harrington
165 Chatham Street,

No. 2, by

Residence _____ Street,

No. 3, by

Residence _____ Street,

No. 4, by

Residence _____ Street.

0795

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 Dunne

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

William Dunne

of the CRIME OF ~~LARCENY from the person~~ *Grand Larceny in the Second Degree*

committed as follows: .

The said *William Dunne*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~thirteenth~~ *thirteenth* day of ~~January~~ *January* in the year of our Lord
one thousand eight hundred and eighty-~~three~~ *three*, at the Ward, City and County
aforesaid, with force and arms, *one pocket book of the*
value of twenty five cents, one
silver coin of the United States
of the kind known as dimes
of the value of ten cents, one
nickel coin of the United
States of the kind known
as five cent pieces of the
value of five cents and
five coins of the United
States of the kind known
as cents of the value of
one cent each

of the goods, chattels and personal property of one *Charles Marion*
on the person of *Ellen Marion* then and there being found,
from the person of the said *Ellen Marion* 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 McKEON, District Attorney.