

1009

BOX:

124

FOLDER:

1311

DESCRIPTION:

Dougherty, Lizzie

DATE:

01/15/84



1311

Witnesses:

Perry Olney

1160 ✓
Counsel, *J. H. G.*
Filed 15 day of Jan 1884
Pleads Not guilty 16

18 THE PEOPLE
Mr. H. G. F.
Grand Larceny 2nd degree
[Sections 528, 581, — Penal Code].

Sworn to
Done at

PETER B. OLNEY,

District Attorney.

In the 1884
Year.

A True Bill.

Alfred Little
Foreman.
Per: *Six months.*

10 10

1011

J d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

Henry Klein, aged 34 years,
of No. 818 West 5th Street, Rego Park, Queens,
being duly sworn, deposes and says, that on the 11th day of January 1884
at the night time in the — City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner thereof,
the following property, viz :

One gold watch of the value of
sixty (60) dollars and a ten dollar
note or bill, said property being in
all of the value of seventy
dollars.

Swear before me this

day of

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 Lizzie Roherdy, now

here, from the fact that deponent
was in a room with her at
number 63 Great Jones Street, at
about the hour of 11 o'clock P.M. of said
day. That said property was then
in the pockets of deponent Roherdy
lying on a chair in said room.
That deponent and said Lizzie
were in bed together and that
she suddenly got out of bed and
took said property out of the pockets

1012

of said Pantaloons and drew out
of this town with said property in
her possession.

Swear to before me this 8 Henry Klein
12 day of January 1888

J M Patterson
Police

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT-Lagreny.

vs.

Dated 1888

Magistrate.

Officer.

WITNESSES:

DISPOSITION

1013

Sec. 198-200

2 District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

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

Question. What is your name?

Answer. Lizzie Doherty

Question. How old are you?

Answer. 18 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 55 Great Jones St. about 3 months

Question. What is your business or profession?

Answer. Nothing

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

Answer. The Complainant gave me the watch for security. I know nothing about the ten dollars note. That is all I have to say.

Lizzie Doherty

Taken before me this 12th

day of January 1888

J. W. Dawson
Police Justice.

1014

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 Doherty*

guilty thereof, I order that he be held to answer the same and 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 12 188 *J.W. Patterson* 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 him to be discharged.

Dated 188 Police Justice.

10 15

1028
Police Court--2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Klein
8187 East 5 St.
Lizzie Doherty

Officer Mayhew
the premises

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated January 12th 1884
Patterson Magistrate.
M. J. Casey Officer.

Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$1000. to answer G. S.

C. M.



1016

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Suzie Dougherty

The Grand Jury of the City and County of New York, by this indictment, accuse
Suzie Dougherty
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Suzie Dougherty

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
~~eleventh~~ day of January in the year of our Lord one thousand
eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,
one watch of the value of
sixty dollars, one promissory
note for the payment of
money of the kind known as
United States Treasury notes
the same being then and there
due and unsatisfied, for the
payment of and of the value of
ten dollars, and one other
promissory note for the payment
of money of the kind known as
Bank notes the same being then and
due and unsatisfied for the
payment of and of the value of ten dollars
of the goods, chattels and personal property of one

Denny Sheir

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.

Peter B. O'Dwyer
District Attorney

1017

BOX:
124

FOLDER:
1311

DESCRIPTION:
Douglas, Robert

DATE:
01/16/84



1311

10 18

#150.

✓

Winnemucca

Day of Trial,

Counsel,
Filed 6 day of Aug 1884
Pleads Not Guilty.

THE PEOPLE

vs.

T

Prosser

Dongler

BURGLARY—Third Degree, and
Receiving Stolen Goods.

4498-506-528-531-550

PETER B. OLNEY,
JOHN MERRON,

P. & J. Law 29th Street District Attorney.
Trial is adjourned.
A True Bill.

John Merron
Foreman.

1019

Police Court-1st District,

City and County
of New York, ss:

of No. 63 Avenue Street, aged 43 years,
occupation Manufacturer being duly sworn
deposes and says, that the premises ~~is~~ aforesaid 5th floor ~~at~~ ^{being} ~~at~~ ⁱⁿ hall
in the City and County aforesaid, the said being a room or place
for the Manufacture of Photographic Instruments
and which was occupied by deponent as ~~such~~
and in which there was at the time ~~no~~ ^{one} human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly breaking
a panel of a door leading from the
hallway into said room

on the 11th day of January 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a photographic instrument cameras
and a focusing glass all of
the value of One hundred
and eighty seven 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
Robert Duglass Nowhere
for the reasons following, to wit:
that about 3 O'clock
P.M. on said day deponent left the
aforesaid room and locked & secured
the door when leaving, and on the
morning following said day deponent
found the door broken as before said and
the hereinbefore property was stolen & missing
that deponent has since found in the pawn office
of John Simpson a part of the property still held
it is informed by said Simpson that the defendant left the same
in his possession

1020

Oily And County, New York On John Simpson
of No 57 Chatham Street, being
July 20th says that about 11
o'clock A.M. on said day the defendant
came to deponent's place of business
having in his possession that certain
instrument here shown and a smaller
one and requested a loan on the same
that deponent knowing the instrument to
be valuable refused to give any money
on them & hinted that the property was
obtained illegally - that the defendant
then left - avowing that he would have
deponent arrested for the illegal detention
of said property but he failed to return -

Sworn to before me this
12th day of January 1882
Solomon Smith
Police Justice

<p>Police Court ----- District.</p> <p>THE PEOPLE, &c.,</p> <p>ON THE COMPLAINT OF _____</p> <p>Burglary ----- Degree.</p> <p>vs.</p>	<p>Dated _____ 188_____</p> <p><i>Magistrate.</i></p>	<p>Officer.</p>	<p>Clerk.</p>	<p>Witnesses :</p>	<p>Committee in default of \$ _____ Bail.</p>	<p>Bailed by _____ No. _____</p>	<p>Signed _____</p>
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1021

Sec. 198-200

1st

District Police Court.

CITY AND COUNTY
OF NEW YORK ss.

Robert Douglass

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.

Robert Douglass

Question. How old are you?

Answer.

46 Years

Question. Where were you born?

Answer.

Scotland

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

Answer. 98 Chatham & about 2 Months

Question. What is your business or profession?

Answer.

Manufacturer

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

Robert Douglass

Taken before me this

day of July 1888

John J. O'Brien
Police Justice.

1022

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 *Robert Douglass*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100*
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 h to be discharged.

Dated

188

Police Justice.

1023

✓ J H B S

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry N. Penner
63 Avenue St.
Robert Douglas

Offence Blighty

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated January 12 1884

Magistrate.

Gerry Connor Officer.

Precinct. 6-

Witnesses John Simpson

No. 51 Bathan Street.

No. _____ Street,

No. _____ Street,

RECEIVED
DISTRICT ATTORNEY'S OFFICE
JAN 14 1884

No. _____ Street,

\$ 1000 to answer

John

1024

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Robert Douglas

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

Robert Douglas
of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *Robert Douglas*

late of the ~~Sixth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~eleventh~~ day of ~~January~~ in the year of our Lord one thousand eight hundred and eighty ~~Year~~ with force and arms, at the Ward, City and County aforesaid, the ~~factory of~~

Henry M. Cremier there situate, feloniously and burglariously, did break into and enter, the same being ~~a vault of~~ 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

Henry M. Cremier then and there being, then and there feloniously and burglariously to steal, take and carry away, and ~~one thousand~~:

~~against his judgment, a more particular description whereof is to the~~
~~Grand Jury aforesaid unknown~~
~~as the name of one three hundred~~
~~dollars, one camera of the value~~
~~of fifty dollars, and one~~
~~guncotton gear of the value of~~
~~twenty five dollars.~~

of the goods, chattels and personal property of the said

Henry M. Cremier

so kept as aforesaid in the said ~~factory~~ 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.

1025

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

— Robert Douglas —

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

The said Robert Douglas

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 stroboscopic instrument
a more particular description
whereof is to record from
aforesaid unknown or the
value of one hundred
dollars, one camera of
the value of forty dollars
and one focusing glass
of the value of twenty five
dollars. —

of the goods, chattels and personal property of Henry M. Grenier

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

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

— Robert Douglas —

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

PETER B. OLNEY,
JOHN McKEON,

District Attorney.

1026

BOX:

124

FOLDER:

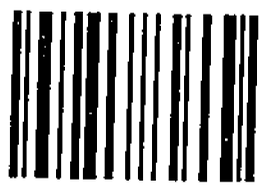
1311

DESCRIPTION:

Drew, John

DATE:

01/24/84



1311

1027

to witness.
John. Jandam

295

P. B. Olney
Day of Trial,

Counsel,
Filed 27 day of Augt 1884
Pleads Not guilty (21-)

111 THE PEOPLE

vs. P.
John Jandam

BURGLARY - Third Degree, and
Receiving Stolen Goods.

198-506-528-52-550
PETER B. OLNEY,
JOHN MCKEON,

P. B. Olney, District Attorney.
Please file a docket.

A True Bill, John J. Olney, R. J.

John J. Olney
John J. Olney, R. J.

Foreman.

1028

Police Court—^{c 1/2} District.

City and County
of New York, ss.:

of No. 2133-3 Merritt Street, aged 30 years,
occupation Tailor
deposes and says, that the premises No 2133-3 Merritt Street,
in the City and County aforesaid, the said being a Dry Goods
Store
and which was occupied by deponent as a Tailor Shop
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
~~a~~ a plate glass in the
Shop Window

on the 29 day of January 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:
A Piece of Cloth of the Value
of four dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John P. Neel (now deceased)

for the reasons following, to wit: That previous to
this burglary and before the said
property was in a shop window
by said burglar and this defendant
was born informed by Officer Arthur
Johnson of Mt. 18 P.M. that
about the hour of one o'clock this
morning he heard a crash and
saw the said defendant running

1029

from said premises with the written
property in his possession
Sworn before me (Limon Bramble)
this 20 day of January 1884

W. J. Crowley

Police Justice

1030

CITY AND COUNTY } ss.
OF NEW YORK,

aged 26 years, occupation Policeman of No.

18 Powell Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Emerson Scandia
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 20th day of January 1884. Arthur Johnston

Geo. A. Cross
Police Justice.

1031

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK,

11³ District Police Court.

John Drew

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

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. 440 East 18 Street and about 3 years

Question. What is your business or profession?

Answer. Errand boy

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 preferred against me and do not know anything about it. I was on my way to my home from work when I was arrested.

John Drew

Taken before me this 9th

day of November 1884

J. C. Drew
Police Justice.

1032

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 Lee

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. he legally discharged

Dated Jan 20 1881 at Highway 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.

1033

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, &c.,
ON THE COMPLAINT OF

Simon O'neal
293 vs. 3rd

1. Miss Lynn

2. _____

3. _____

4. _____

Dated 1881 Magistrate.

Arthur Johnson Officer.

18 Precinct.

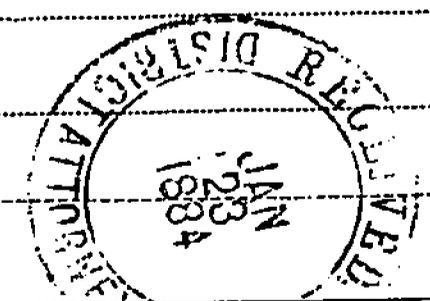
Witnesses Arthur Johnson

18th Precinct Police Street.

No. _____ Street,

No. _____ Street,

\$ Committed to answer



1034

John Drew
J. —

New York July 25/1884
To whom it may concern
The Boy John Drew
has been in my employ about
four months I have always
found him honest and industrious
and served me faithful
During the time he was
with me.

Yours truly
T G Higgins

Troy Laundry
203 East 12th st
Castig

1035

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 Drew

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

John Drew of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said *John Drew*

late of the ~~Fourteenth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~twentieth~~ day of ~~January~~ in the year of our Lord one thousand eight hundred and eighty ~~four~~ with force and arms, at the Ward, City and County aforesaid, the ~~shop~~ of *Simon Snandan*

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 —

Simon Snandan then and there being, then and there feloniously and burglariously to steal, take and carry away, and ~~one piece of~~
~~cloth or the value of four~~
~~dollars and two yards of~~
~~cloth or the value of two~~
~~dollars each yard~~

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

— *Simon Snandan* —

so kept as aforesaid in the said ~~shop~~ 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.

1036

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

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

The said

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

one piece of cloth of
the value of four
dollars, and two
yards of cloth of
the value of two
dollars each yard.

of the goods, chattels and personal property of

— Simon Spandau —

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

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

John
Drew

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.

PETER B. OLNEY,
JOHN McKEON,

District Attorney.

1037

BOX:

124

FOLDER:

1311

DESCRIPTION:

Driscoll, Denis

DATE:

01/14/84



1311

1038

1039

Ques

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

Alexander Day,
of No. 32 West 60th Street, 53 years old, white man
being duly sworn, deposes and says, that on the 24th day of Decr 1883
in the day time at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent Used from deponent's person
the following property, viz:

A pocket book containing
Thirty dollars lawful Money

Swear before me this

1883

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Mrs. M. M. M. Nowhere
And two other persons not arrested Acting
in concert. That about 5 o'clock P.M. on
the aforesaid day deponent was passing
along Broadway when he was assailed
by defendant and said others - That
one of said others took hold of deponent's
coat and drew his coat partially over
his shoulder while the defendant put
his hand in a pocket of deponent's trousers
and took therefrom the aforesaid property
after which they all ran away
Alex Day

1040

Sec. 198-200

CITY AND COUNTY
OF NEW YORK ss.

1st District Police Court.

Dennis Driscoll

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

Question. What is your name?

Answer. Dennis Driscoll

Question. How old are you?

Answer. 21 Years

Question. Where were you born?

Answer. New York City

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

Answer. 227 Leonard St Brooklyn

Question. What is your business or profession?

Answer. Barber

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

Dennis Driscoll
ma/f

Taken before me this
day of July 188

Police Justice.

1041

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 *Dennis Driscoll*

guilty thereto, 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

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 h to be discharged.

Dated

188

Police Justice.

1042

Ex. Jan 2. - 8 P.M.

1/11/1908
Police Court-- District.

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alexander Day
32 W. 6th
Denis Didele
Officer Greene
Officer Persha

2 _____
3 _____
4 _____
Dated January 11 1884

Deffy Magistrate.
Mrs Mulvey & Wm Flynn Officers

Precinct.

Witnesses George Greek
No. 27 Precinct police
Policeman T. C. K. Street.
No. 4 Precinct police
Policeman T. C. K. Street.

No. _____ Street.
\$ 1000 to answer
Jury 20th instant



1043

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Dennis Driscoll

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

Dennis Driscoll
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:
The said Dennis Driscoll

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

One promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars — ; Two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; Three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; Four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; Five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; One promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars — ; Two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; Three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; One promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars, and one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar — .

of the goods, chattels, and personal property of one Alexander Gray on the person of the said Alexander Gray then and there being found, from the person of the said Alexander Gray 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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

1044

BOX:

124

FOLDER:

1311

DESCRIPTION:

Duffy, William

DATE:

01/08/84



1311

1045

Witnesses =
Catharine Johnson
Officer J. S. Davis
Rose Kelly

Counsel, The People
Filed 8 day of Jan 1884
Pleads Not Guilty

vs.

P. B. O'NEILY
District Attorney

Drafting

PETER B. O'NEILY,
WHEELER-PICKETT,

1st Atty 4/4/84
held to Acquittal
A True Bill.

John Melville

Hireman.

#32

1046

Police Court—4 District.

City and County
of New York, ss.:

of No. 309 East 48
occupation House Keeper

Street, aged 25 years,

being duly sworn

deposes and says, that the premises No. 309 E. 48th Street, 19th Ward Street, in the City and County aforesaid, the said being a brick tenement building and the rooms on the 2nd floor of which was occupied by deponent as a ~~dwelling~~ ^{no} and ~~sleeping~~ Apartments and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly ~~forcing~~ attempting to force open the door leading into deponent's Apartments from the hallway of said premises by some instrument, and also attempting to enter said Apartment by forcing open the rear window leading from the yard into said rooms on the 21st day of December 1883 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Wearing apparel and other property
of the value of One hundred dollars

the property of John Gilmartin

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 William Duffy (now present) and a person whose name is unknown to deponent for the reasons following, to wit: that about the hour of 5½ o'clock p.m. deponent left the said Apartment and premises, and said property was then in said Apartment; and when deponent returned about the hour of 8 o'clock p.m. to said Apartment, deponent was informed by Ellen Thornton (now present) that she Ellen saw the said Duffy at deponent's room door while deponent was absent and deponent was also informed by Rosa Kelly

TORN PAGE

1047

(now present) that she saw the said person whose name is unknown to defendant, at defendant's door as aforesaid, and also saw the said Duffy in the act of attempting to force open the rear window leading from the yard and into defendant's apartments and that said Duffy and said person whose name is unknown to defendant were in company and acting in concert and collusion with each other.

Swear'd before me this { Catherine F. Gilmartin
25 day of December 1883 man

Wm. H. Brinley
Police Justice

Police Court ----- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

Burglary

Dated ----- 188

Magistrate.

Officer.

Clerk.

Witnesses:

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

Bailed by -----

No. ----- Street.

1048

CITY AND COUNTY } ss.
OF NEW YORK,

aged 35 years, occupation House Keeper of No.

309 East 248th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Catherine Gilmartin

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

Sworn to before me, this 25th day of December 1883. Ellen Thornton

John J. Burns
Police Justice.

1049

CITY AND COUNTY } ss.
OF NEW YORK,

Rosa Kelly

aged 14 years, occupation None of No.

309 East 48th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Katherine Gilmartin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 25th
day of December 1883}

Rosa Kelly

Wm. J. Murphy
Police Justice.

1050

Sec. 198-200

District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

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

Question. What is your name?

Answer. William Duffy

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 695 Broadway, 3 years

Question. What is your business or profession?

Answer. Silk Spinner

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

Answer.

I am not guilty

William Duffy

Taken before me this

25

day of December 1883

by the foregoer

Police Justice.

1051

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

E. Conklin 1883 *John J. Drury* 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.

1052

Police Court - 4 District. 970

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catherine Gilman
309 E. 48th

William Duffy

Dated December 25, 1883

Nancy Murray Magistrate.

Joe Davis Officer.

19th Precinct.

Witnesses: Ellen Thornton

No. 309 East 48th Street.

Rosa Kelly

No. 309 East 48th Street,

Mary J. Kelly RECEIVED

No. 309 East 48th Street,

s/ 1000+ answer D. M. F. 1883

RECEIVED DEPT. OF POLICE

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

1053

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 Dubby

The Grand Jury of the City and County of New York, by this indictment, accuse
William Dubby of the Crime of
Attempting to commit _____
at the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said William Dubby _____

late of the 19th Ward of the City of New York, in the County of New York
aforesaid, on the 24th day of December in the year of our Lord one
thousand eight hundred and eighty-three, with force and arms, about the hour
of seven o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of John Gilmarin

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

Peter B. O'Conor
District Attorney

1054

BOX:

124

FOLDER:

1311

DESCRIPTION:

Dugan, John

DATE:

01/23/84



1311

1055

TORN PAGE

Domestic {
Robt }

Joseph L. Byrnes }
v. {
John Dugan } Robbery

Joseph L. Byrnes, being examined
says. I recognize the defendant ^{now present} as
one of the persons who robbed me on the
night of the 1st day of January last.
I walked down 18th street to Avenue A thence
to 20th street. I then went into a store
on the South West corner of said street & Avenue
and got a glass of beer. I came out and
stood on the corner about 2 minutes
I then started to walk up 20th street toward
1st Avenue, and as I turned around I
received a blow on the hand with some
hard substance. I was then seized hold
of by the throat and body by three persons
one of the persons who seized hold of me is
John Dugan. Now present the other two
persons names are unknown to me
they knocked me down & of them then
jumped on my chest, and held me by the
throat, and threatened my life if I armed
A great, the said Dugan also held me down
and one of the persons whose name is

1056

TORN PAGE

2)

unknown to me put his hand in my pockets and took my property. after taking my property they let go of me and ran away. two of them went up Avenue A. and the other one went across Avenue A towards the East river. I then went to 19th Street & Avenue A. and there met a police man who directed me to the station house. the officer in command at the station house sent two officers out with me. we went to the liquor store on the corner of 25th St. and Avenue A. where I had the glass of beer. I there saw John Dorgan the defendant who I then identified as one of the persons who had so robbed me. he was then arrested.

My business is a grocer on Long Island. I left Flushing at one o'clock to come to New York. On the 1st day of January last the first place I went to on arriving in New York was to a liquor store kept by Jerry Lons, cor. of 4th Ave & 11th Street. It was then about 3 o'clock p.m. I had three drinks of Jamaica rum there. I remained there about 2½ hours. I then went to his house and had a glass of Sherry at dinner. After dinner he and I started down to Pike street to make a call and had a glass of whisky.

(2)

(3)

it was then about 1/2 past 7 P.M. I then alone to a liquor store on the corner of East Broadway, & Rutgers Street, and I then had a glass of beer and a cigar. from there I got on the East Broadway cars and got off at 18th Street. I do not know what Avenue (I am not familiar with the streets) I walked from there to 20th Street corner of Avenue A, where I had a glass of beer. I came out and stood on the corner. it was then about 9.55 P.M., I am positive. I have mentioned all the liquor stores I was in from the time I came into the city until I arrived at 20th St & Ave. A. I do not know the name of the person who keeps the saloon on the corner of Ave A. & 20th St. I do not remember being in any place kept by Mr Gant on Avenue A. near 16th Street. I do not remember being put out of any place. I am sure I was not put out of any place. I went after the assault with an officer to 20th St & Avenue A in the liquor store. I never saw Hogan previous to said night. I did not see him until I was assaulted. I recognized him by his face. The assault took place in about two minutes time. Meanwhile I was struggling with my

(3)

1058

TORN PAGE

4

Assailants.. It was about 25 minutes after
the assault that the defendant was arrested
at the Saloon at 25th St & Avenue A. Standing
at the Bar. When I went in with the
police man there were about 15 or 20
persons in the bar room at the time.
I did not charge any other person then
present with the assault. I went
to the station house with the defendant
he was then searched and none of
my property was found on him.

I did not accuse any other person
of stealing my watch. in any other place
at the time and place I was assaulted
it was dark. it was about 30 feet from
the corner of 25th St. the nearest gas lamp
was about 10 yards away from me.
I am not quite sure of the direction
or how went after the assailant.

Re direct. There was sufficient light to see
distinctly. I am not familiar with
the streets in that part of the city.

Down to before me | Joseph L. Bryan
this 3rd day of January 1862,

J. L. Bryan
Police Justice
(47)

1059

TORN PAGE

5

Lili and County
of New York

Thomas Latimore, aged 28 years
a bar driver, residing at 498 East
16th Street, being duly sworn deposes and
says: I know John Dugan, the defendant.
I know him 3^r years. On January the
1st 1884, I first saw him at 10 a.m.
and the second time at 8 p.m. I saw
him on the sidewalk at 8 p.m. At Avenue A
between 3^d & 21st Streets, we then went
away together and made two or 3 calls
together. I left him about five minutes
before he was arrested. The last call we
made was at 332 Avenue A. a private
house. It then about 1/2 past 9 o'clock.
I did not hear or see of any robbery having
taken place on that block that night,
while Dugan was in my company he
committed no assault on any person
and he was with me from 8th t. 'till 10 o'clock.

cross ex. I am employed on the dry dock and
East Broadway Rail Road. I was not
at work on that day. I drove a
car on that line the day previous.
I am still employed on that line.
I first saw the prisoner about 10 o'clock A.M.
of the 1st of January last on Avenue A between
20th & 21st St. on the east side of the Avenue
(5)

6

he was then sitting in a barbers shop reading a newspaper. I remained with him until about 12 $\frac{1}{2}$ o'clock p.m., we remained during all that time in the barbers shop we left the barbers shop together, and I left him immediately after. I next saw him about 1 $\frac{1}{4}$ o'clock p.m.,

I have not sworn that the second time I had seen the defendant was at 8 p.m. after meeting at 1 $\frac{1}{4}$ past one o'clock. I remained with him until 6 o'clock p.m., we first went back to the barber shop, where we remained about an hour or an hour and a half. we had no business then simply talking. after leaving the barbers we went to 19th Street & Avenue, and made a call on Mr. Murphy. He resides on the N.E. Cor. 19th St & Ave A we then made a call on the S.W. corner and made a call on another Mr. Murphy we then went to 21st St. bet. 1st & 2nd Avenue. Made a call on Mr. Wister, made another call at 357 1st Avenue, on Mr. Rosslin.

I then left the defendant at his own door which was about 6 o'clock p.m. I then made one more call and went home I next saw the defendant about 8 p.m. in Avenue A bet. 20th & 21st Street. On the sidewalk we stood talking there sometime

TORN PAGE

and then went and made a call together at 332 Avenue A. on Mr. Hard, it was then about 9 o'clock. that was the only call we made after 8 o'clock p.m.

Q. Have you not testified that after 8 o'clock that evening you made two or three calls together. Ans. I do not think I did. I drank some wine while making calls. we left 332 Avenue A about 1/2 past 9 o'clock. we remained together until about five minutes before he was arrested, I stood on the North East corner of Avenue A. & 20th when he left me to go across to the saloon. I remained standing there until he came out in charge of two police men, I remained standing on the corner because I did not want to go in to drink. after he was arrested I went up to the station house. I took a different direction from the one they took. I went into the station house, I did not offer to make any statement in regard to where the defendant had been that evening to the officer in charge - I have been arrested once. it is about 10 years ago. I suppose it was for disorderly conduct. I had been standing on the sidewalk, that was the first time I was arrested. Thomas delinore ('7)

1062

Defence

Theodore Schmidt being duly sworn
testified as follows on

Direct Exam by Mr. Webster.

I reside at No. 324 Avenue A. where
I keep a Lager Beer Saloon. I saw
the complainant in my saloon on
at two years night - 1st January. He was
not sober when he came in here. He
asked the people in there to take a
drink with him after a couple of
rounds were had he went out - he
paid for the drinks. I don't know
how much money he had - every
time he paid me he gave me a
silver dollar - three times he treated
in all. He couldn't stand straight.
He had beer first, then seltzer and
then a cigar. My store is on the
corner of 20th Street. He came
to my place about 8 o'clock at
night & remained there about a
half an hour. I am sure he is the
man. Dugan was arrested in my

1063

place - two officers came in there with the constable and Dugan came in there. The officers had been in there a couple of minutes before Dugan came in. There were two or three more people in there when Dugan came in - when he was arrested he was with his friend and two or three other people. There were not twenty people in there then.

Testimony by W. Lindsey

When Dugan came into my saloon he had two friends with him. I don't know Dugan. I saw him here yesterday - I saw him also when he was arrested - I may have seen him before that. It is not a fact that he frequented my place before New Years. I never knew his name before.

New Years day - I don't know that he lives in my neighbourhood. I don't know that my place is a re-

(108)

1064

Sort for thieves. Dagan came into my place at 10 o'clock that night - I don't know exactly the time. I can't say whether it was after 10 o'clock. I didn't say in my direct examination that he came in there about 8 o'clock. I attended bar alone on that night. There were only two or three people in the Saloon when Dagan came in there. I sell strong drink in my place. The complainant Burns came in there about 8 o'clock the first time - he was there after that with the officers about 10 o'clock.

I look around this Court Room and see if you can identify this complainant.

(Witness walked to the rear of the Court Room & picked out a man, who was the complainant - Mr. Byrnes.)

It might be a couple of minutes after 8 o'clock when he first

* (11)

1065

Came in there. I couldn't say how many people were in there when Byrnes first came in there - they were coming in & going out all the time - there were three people in there anyhow - I wouldn't swear there were more than three people in there then. Each time he called for a drink for the crowd & each time he gave me a silver dollar in payment thereof. I don't remember what the other people drank but I do remember what he drank because I didn't notice he had been drinking until after I gave him the beer on the first round & after that I gave him a seltzer & then a cigar. I don't sell liquor to any drunken men, nor do I sell beer to drunken men but I didn't notice his condition until after I gave him the beer - after that I didn't give him any more beer. I didn't say on my Direct Examination that when he entered the store he staggered from right to left & that
~~(*) 112~~

1066

He was drunk. He remained in
my place ^{about} half an hour when he
first came in at 8 o'clock - he
left there about 8^{1/2} o'clock; there were
two people came in here with Dugan.
Sworn before me this } The Schmidt
14th day of January 1884 }
of my County Police Justice.

James Larkin of ap. 330 Avenue
at. being duly sworn testified as
follows on

Direct Examination by M. Weston

I am a clothing Cutter. I know the
defendant & was with him on
New Years night at 9 o'clock. I
met him in front of my house - on
the sidewalk. I went with him from
there to Smith's store on the corner
of 20th st. We stopped in front of
(V) (13)

my house about $\frac{3}{4}$ of an hour before
that, talking. We left there and stood
a few moments on the N.E. corner 20th
St. & Avenue A. We were talking there
also & from there we crossed over and
went into Smith's Saloon. I was with
Dugan all this time & remained with
him until he was arrested in
Smith's Saloon. From the time I
met him first until his arrest
he had not any difficulty with
anybody. I didn't see anybody robbed
or assaulted. He couldn't have
assaulted or robbed anybody without
my seeing it. He did not assault
or rob anybody. The policemen were
in Smith's when we went in there.

Cross Examination by W. Lindsey

I know Thomas Lattimore - he was
with Dugan when I met him in
front of No. 330 Avenue A - they were
standing there when I came out of
the house. I didn't hear Lattimer

(6)(14)

1068

testify yesterday & don't know what he testified to. I didn't hear him testify that he went alone to the North East Corner of Avenue A and 2nd Street - if he said that he didn't tell the truth. I have not had any employment for the last four months. The last place I worked was at C. Butterick & Co's, Fashion Importers. I was with them 8 years. I am not in the habit of going around a great deal with Dagan. We went in Smith's that night to get a glass of beer - we only had one beer in there & remained there only five minutes. The policemen were in there when we went in to Smith's. I didn't go to the Station House with Dagan. I didn't hear what charge was made against him - I first discovered what it was for here in Court. I heard yesterday what charge was against him. When I was here in Court I came here myself today. I was told by Lallimore

(X) (15)

1069

He was held here - he didn't tell me upon what charge. I came here with Lattimore yesterday. Lattimore knew the charge upon which he was held.

Q Do you mean to say that you came up here from Stoenne A. and 20 Street with Lattimore yesterday and that at no time during the journey from there - here did he tell you the nature of the charge against the prisoner?

A He did not. The first I knew of the charge against him was when Charles Murphy told me here. Charles Murphy is here today. I had not been drinking on New Years Day. I didn't see Dugan until 9th o'clock on that night. I am not very intimate with him. I never was arrested.

By "The Court"

I have known the defendant

(W) (6)

1070

About a year. I knew Dugan was arrested but I didn't know the nature of the charge against him. I came all the way from 20th & Avenue A with Lattimer and never made any inquiry about the charge.

Soon before me this }
14th day of January 1883 } James Larkin
of New York, Police Justice -

James Larkin of c/o, 415 East 17th Street being sworn testified as follows:

Direct Examination by W.C. Ebbt

I am a longshoreman. I have seen the complainant & know the defendant. I saw the complainant on the 13th of January, corner 20th Street and Avenue A; he fell down on the South West corner 20th & Avenue A, and I picked him up. That is opposite Smith's Corner. He was very

81(17)

drink at the time. His coat was
muddy. I asked him where he
was going and he said to Flushing.
He insisted on treating me & said
there appeared to be a hard working
class people around there & I said
we were honest Anyhow, he said
maybe I thought he couldn't pay
for drinks. At that he pulled out
of his pocket about five dollars
in silver. I told him he didn't need
a drink - that he was drunk enough
& had better go to the Ferry and
go home. He insisted on having
a drink & I told him he wouldn't
drink with me. He said he would
follow me. He saw I had a keg
in my hand & he knew I was going
for beer. I showed him the way
to 23rd St. Ferry or told him to take
a car and go to 34th Street Ferry.
I went to Smith's, handed in my can
for beer & then he walked in there
about two minutes after I got there.
I took a cigar & he took a beer.

1072

He treated some other man also. He paid for the round and I started away & came back in about 15 or 20 minutes for more beer & he was still there. I said to him that he hadn't gone to Flushing yet & that he had better go & he said he had some friends in 13th Street, but he didn't know the number but he knew the house & he would be obliged to me if I went down with him. I did. We were on our way down Avenue A he wanted me to go down town with him & I wouldn't. I told him I would go as far as 13th Street with him to the house of his friends - I told him he would fall into bad hands. We got as far as 16th Street & he insisted on having a drink & attempted to drag me into a place & I told him to go home. When I went to leave him he still insisted & I said "will you take Soda water?" & he said "yes". We went in a place there & have a drink and when we

(19)

1073

got inside he said to me "you son of a bitch, you tried to rob me". The men who were in there said he wasn't robbed yet. Then he pulled out some money and stood out from me saying he could pay for all he wanted - he wanted to fight me and the man who kept the place put him out. They said he was quarrelsome - I said I didn't know him & they told me he might get me in trouble. They put him out because he was troublesome and noisy. All I did was to pull him up when he was drunk.

Moskam by Mr. Lindsey

He followed me into Smith's two minutes after I was in there & insisted upon treating me. He offered to treat everybody in the house, but they don't drink. I drank with him & two others drank. He drank beer. There was

(20)

1074

about 15 or 16 people in the Saloon at
the time. I remained there then until
he drank his beer & then went out.
Came back in about twenty minutes
and he was still there. He was very
drunk when I picked him up. He
was able to walk when he came
in the store - he acted as though he
was very drunk but he was not
able to take care of himself. I
advised him while in that state to
take the car & go to the Henry & go home.
Smith is on the S. E. corner 20th &
Avenue A. I live at 415 East 17th
Street. I went to Smith's to get some
coffee in a Kettle - I didn't come from
home to Smith's but from a friend's
house - Mr. Sharman's abo. 315 Avenue
A. between 19th and 20th Street. We
each drank beer when he treated me
in Smith's. I said on my direct Ex-
amination that I first said I would
take a cigar & then changed it to beer
when I saw he was taking beer. We
stopped at a place near the corner of

(X3 (21)

1075

16th Street when we were on our way to his friends in 13th Street - it was near the S. E. Corner 16th Street and Avenue A - We walked on the East side of Avenue A. going down to 13th Street. Smith's is on the east side. I am very familiar with the neighbourhood and I can't be mistaken about Smith's being on the East side of Avenue A. This place where we stopped is one door from 16th Street. I am in the employ of anybody who hires me. I never was arrested.

Swear before me this
4th day of January 1884 }

Police Justice,

Theodore Schmidt recalled by Att. Lindsay

Q On what side of Avenue A. is your store?

A My store is on the East side of

(X)(22)

1076

Avenue A.
Sworn before me this
4th day of January 1884

Police Justice.

Michael Fanning, a Servant of Police
attached to the 18th Precinct testified
as follows on

Direct Examination by Mr. Lindsey

I was in charge of the Station House
on the night of January 1st 1884 & was
there at 10 o'clock that night. I
recollect the Complainant coming
in there on that night & saying he
was robbed and assaulted and on
the strength of what he said I sent
officers out to investigate the case.
When he came there he was not
intoxicated - he was somewhat
under the influence of drink - one
could tell he had been drinking.

(181235)

1077

I wouldn't receive a complaint against him for intoxication - he said he has been making calls but appeared to know what he was about - he didn't stagger. His clothing was soiled - dirty. He said he was struck with a club on the left wrist.

Cross Examination by Mr. Estabrook

He seemed to know what he was about. He had a pistol in his pocket & he had a permit for carrying it (officer) he said he had a permit in Flushing for it. The officer made a charge against him for "Violation of Corporation Ordinance" - the officer didn't make any complaint against him for intoxication. I don't know Smith but I know his place - it has a good reputation. I have never heard it was the resort of thieves and robbers - it has no such reputation.

(X)(24)

1078

Among the Police of our Precinct.

Re-Direct Exam' by Mr. Lindsey

I Entertained the Complaint against him for carrying concealed weapons. I remember the conversation that occurred when the officers brought the prisoner back.

By 'The Tomb'

I never knew Dugan until he was arrested. I never knew him even by reputation. I have been in that Precinct 7 years this last time. I am familiar with pretty nearly all the criminals in that Precinct as they are generally known to the officers. Dugan is not one of them.

Re-Direct Exam' by Mr. Lindsey

When Dugan was brought to the Station

(88) (25)

1079

Hause, in regard to the charge made against him he said to Byrnes "You are mistaken, you are too drunk to identify anybody." He denied having had anything to do with either the robbery or the assault.

Swearn before me this 27th of Michael Flannigan,
4th day of January 1884.

John Murray Police Justice

(W) (26)

1080

4th Dist. Police Out

Joseph R. Barnes
20

John Auguano

Evidence City

Aug 16 1974

Bethelton W. West Virginia

1081

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

Joseph D. Byrnes, aged 28 years
of No. 146 Washington Street, Flushing, Long Island
being duly sworn, deposes and saith, that on the first day of January
1884, at the Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United
States consisting of four ten dollar gold pieces -
four five dollar gold pieces -
silver coins of various denominations and
of the value of thirty two dollars,
all of the value of Ninety two dollars. \$92.00

The property of Edward G. Byrnes and in
deponent's care and charge. Also one silver
watch and gold plated chain
of the value of twelve dollars 12.00
property of deponent.

Said property One hundred and four Dollars,
of the value of the property of

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

John O'egan (now present) and two
persons whose names are at present unknown
to deponent.

From the fact that about the hour
of ten o'clock p. m. while deponent was
on the South West Corner of Avenue A. and
20th Street, deponent was Seized hold of
by the throat in a violent manner by said
John O'egan, and also by the two persons
whose names are at present unknown to
deponent and dragged deponent around
the corner into Avenue A and knocked deponent
down, and the said O'egan held deponent
down, and one of the persons whose

1082

Name is unknown to defendant placed his knee on defendant's back while the other person whose name is unknown to defendant put his hand in defendant's vest and pantaloons pocket and took said money from said pockets. and at the same time took the said watch and chain from defendant's vest pocket - defendant says that said Organ and the two persons whose names are unknown to defendant did then and there act in concert and collusion with each other.

Swear'd before me this
2nd day of January 1884 } Joseph S. Byrnes
Police Justice

Police Court—Fourth District.

AFFIDAVIT—Robbery.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 187

Magistrate.
Officer.

WITNESSES:

(8)

1083

Sec. 198-200

CITY AND COUNTY
OF NEW YORK,

District Police Court.

John Dugan

being duly examined before the undersigned, 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 ^{is}; that the statement is designed to enable h ^{is} if h see fit to answer the charge and explain the facts alleged against h ^{is}; that he is at liberty to waive making a statement, and that h ^{is} waiver cannot be used against h ^{is} on the trial.

Question. What is your name?

Answer.

John Dugan

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Yorkers

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

Answer.

355 - 1st Avenue. 10 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

*I am Not Guilty of
the Charge*

John Dugan

Taken before me this 21st

day of January 1888

John Dugan

Police Justice.

1084

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 Burgess

Thereby guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Fifty~~
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

June 6

1884

John Merriman Police Justice.

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

John Merriman

Dated

June 6

1884

John Merriman 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

June 6

1884

Police Justice.

1085

Ex January 3, 83 at 9 $\frac{1}{2}$ AM
" " 4 " 2 PM

#236 Bill ~~ordered~~ of 03 by
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph D. Pazzale
144½ Washington Street Flushing
Long Island
John Dorgan
Offence ~~not known~~

Dated January 2nd 1884

Henry Murray Magistrate.

Edward J. Keay Officer.

18th Precinct Precinct.

Witnesses John Keay

No. 18th Precinct Street.

Ihs Lattimer

No. 408 Fair St 16th Street,

Sergeant Harring

No. 18th Precinct Street,

s 3-00047703 to answer

Cos Barred

Ex 9 $\frac{1}{2}$ Jan 3rd

1086

No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message.
Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delay in transmission or delivery of Unrepeated Messages, beyond the amount of \$10 being charged, OR IN ANY CASE WHERE THE CLAIM IS NOT PRESENTED IN WRITING WITHIN SIXTY (60) DAYS AFTER SENDING THE MESSAGE.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

220

NUMBER | JOURNAL | RECD BY | DATE
6 | Juv. 10 Paid 10^{1/3}

Received at the WESTERN UNION BUILDING, 195 Broadway, New York,

Jan 21st 1884.

Dated

Flushing My 21

To

Peter B. Olney

District Attorneys Office My

Did not receive notice till

twelve noon will attend

tomorrow

Joseph L Byrnes

1087

District Attorney's Office.

PEOPLE

vs.

John Sugart

Sinclair & Flanagan
289 Greenwich
St-

will not let
itress for prosecution

1088

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Dougan

Held Parrish

Mc Flynn is caught in this
case - has been a let a
running time & case has
gone over - drift cannot
Chart Brook has agreed to go
on any day that it can be
set down with certainty

- if you care to take it up
you can arrange it with
Brook - the case has been
on my calendar before & that
is why I speak about it.

W G H.

1089

Joseph S. Byrn
Section S. 2

1090

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 Dugan

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

John Dugan
of the CRIME OF ROBBERY IN THE ~~First~~ DEGREE, committed as follows:

The said *John Dugan*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~First~~ day of ~~January~~ in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms, in and upon one *Joseph S. Barnes* in the peace of the said People then and there being, feloniously did make an assault (the, the said *John Dugan* being then and there aided by two accomplices ~~actually present~~ whose names are to the Grand Jury aforesaid unknown) and four gold coins of the United States of America of the third known as eagles of the value of ten dollars each, for other gold coins of the said United States of the third known as half eagles of the value of five dollars each, dimes, silver coins of the said United States of a smaller third and denomination to the Grand Jury aforesaid unknown of the value of thirty two dollars, one watch of the value of ten dollars, and one chain of the value of two dollars —

of the goods, chattels and personal property of the said

Joseph S. Barnes

from the person of said *Joseph S. Barnes* and against the will and by violence to the person of the said *Joseph S. Barnes* then and there violently and feloniously did rob, steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity,

PETER B. OLNEY,
JOHN MCKEON, District Attorney.

1091

BOX:

124

FOLDER:

1311

DESCRIPTION:

Dunn, Jeremiah

DATE:

01/29/84



1311

1092

Witnesses:
Edward Hartong
Debtors
Names: Almeny
Chenoweth

337 P.M.
Counsel,
Filed 2^d day of June 1884
Pleads Not guilty (30)

THE PEOPLE T
vs.
James D. Donard

Robbery in the 2^d Degree
(Secttions 224 and 225 C.)

PETER H. CLARK
JOHN McKEON

District Attorney

A TRUE BILL.

John Whittell

Foreman.

Subscribed
and sworn to before me
this 2^d day of June
by James D. Donard
for the People
J. S. J. P.

2

The People v. Jeremiah Dunn, Court of General Sessions. Part I.
Before Recorder Smyth. Feb. 8. 1884.

Indictment for robbery in the second degree.

Edward Hastings' swore. I live at 287 Bowery
at present, on the 19th of January about 8½ o'clock
in the evening. I was between Fifth and Sixth
sts. in the Bowery going to take the elevated
station house at Ninth st. and Third ave.

I went into a saloon and changed a bill to have some change at the elevated station. I came out and put my change in my pocket. I had not been out I suppose five minutes when the defendant came; he struck me with his left hand in the face and then made a grab for my watch and chain. It staggered me a little and I went after him and hollered "Police". He turned down Smith st. and I got out of breath and I says, "My god, "I put my hand in my pocket and I found my watch. I says, "Let him go."

With that a gentleman came up in
citizens clothes, who was a detective. He
said, "Come along." I went in police head-
quarters and after that a gentleman
was brought before me. and I recognized
him as the man that struck him.

The prisoner was in the custody of a

1094

policeman. I saw him first between Fifth and Sixth sts. I followed him as far as Fourth st.; he turned down towards Second ave.; he was arrested in the middle of the block near Second ave.; he hit me on the left cheek and it stunned me a little. I felt him make a grab for my watch and chain and I made a grab for him. Another person came along and gave me a check in the neck and then me on my knees. I followed after this young man and the man that struck me disappeared. I saw the defendant's face plainly. I knew him by his tight fitting dress. The next morning the detective showed me the watch in Headquarters; it was a double case silver watch worth about ten dollars; the chain was worth 25 cents and was fastened in the button hole of the vest. The chain was on my person when I was struck by the defendant. Cross Examined. I bought the chain in Hoboken. I am a baker by trade. I was not sober and I was not drunk. I had four glasses of beer. I had never seen the prisoner before that night. (Chain shown) That is my chain; the locket was on the chain when I bought it. I know it is mine.

1095

William F. Cosgrove sworn. I am an officer connected with the Central Office; on the night of the 19th of January, Mr. McNaught, (my partner) and myself were walking down Fourth Ave. about 8¹/₂ in the evening. I heard a cry of "stop thief" and we saw that young man there running and he came may be five hundred after him. This was between Fifth and Sixth Sts. I crossed over Fourth to Third Ave., and I ran down through Fourth St. as hard as I could go. I never lost sight of him. Then the policeman came up and handed me a chain that was exhibited here today. That chain was handed to me in the presence of the prisoner. I took him to Headquarters and searched him and found that part of a rifle came on him - it is a pistol. He gave the name of Jeremiah Dunn; his right name is Olmstead; we went up to see his father. I did not see the father. I do not know him. The complainant did not seem to be intoxicated; we detained him and the other man till morning in order that we might have a witness. The complainant identified the prisoner and said he was the man who struck him and took the chain.

1096

Robert H'Naught sworn. I am an officer and was with Cosgrave at this time; we were going down Fourth Ave. and I heard this man cry out, "Stop thief" and saw the prisoner run across the Bowery. Cosgrave caught him and the complainant identified him; the officer on post came up and handed the chain to Cosgrave.

Jeremiah Dunn sworn and examined in his own behalf. I used to live in New York, but I have not been here for quite a while. I am 23 years old. I came from New Bedford. I was a soldier five years I was in the army from 1873 to 1878. On this night I was going down the Bowery towards Christie St. I saw a crowd standing on the corner of Fifth St. and Third Ave. I went to see what was the matter. I saw the complainant and a man pulling him around; the first thing I knew the complainant was hollering, "Stop thief," and made a grab for me. I had done nothing to him. He got hold of me and I wrangled to get loose and went down Fifth St. I was arrested and taken to the station house. Cross Examined. There were some people who ran ahead of me. I was in the 21st regiment infantry. I have lost my discharge papers. The jury rendered a verdict of guilty of assault in the second degree.

1097

Testimony in the
cause of
Jeremiah Dunn
filed Jan
1, 1874.

1098

Alvord
281 P.
Alvord
on Mountain Top

1099

Police Court 3rd District.

CITY AND COUNTY } ss.
OF NEW YORK.

Years a Bachelor Edward Hasting aged 46
of No 100 Washington Street, Hoboken N.J.
being duly sworn, deposeth and saith, that on the 19 day of January
1884, at the 14th Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

One Steel Chain

of the value of Thirty five Cents
the property of deponent DOLLARS.
and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Jeremiah Dunn (nowhere)
from the fact that at the hour of about
8 $\frac{1}{2}$ O'clock P.M. on the aforesaid day
deponent was walking along the Bowery
when deponent had said chain attached
to a Watch in the left hand pocket of
the Vest then worn upon deponents person
that other deponent was near 5th Street
said defendant came up to deponent
struck deponent on balled hand in the
face with his fist and at the same time
seized hold of said chain tore the same
from deponents person and ran away

E. F.
Edward Hasting

dictated

Signed before me this

1884

POLICE JUSTICE

1100

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Josephus Dunn 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. *Josephus Dunn*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Hamburg Germany*

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

Answer. *30 Bowery*

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 not guilty —
J. Dunn, Prisoner.*

Taken before me this 10

day of January 1885

John M. Kelly Police Justice.

1101

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

January 26, 1888

Albert J. 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.

1102

10-2-8
Police Court ~~3rd~~ District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

X Edward Hastings
1000 Washington St. Boston
2817 Bonny Top. Tysons
1 Brewster Drury

Offence Committed

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

Dated January 20 1884
Signed Magistrate.
Leas & Grover Officer.
Central office Precinct.

Witnesses Robert H. Wright.
Central office Police Street

No. Street,

No. Street,

\$ Office Commissioner General Sessions.

Comm
Engtaw 24-3. P.M.

1103

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Jeremiah Dunn

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

Jeremiah Dunn
of the CRIME OF ROBBERY IN THE Second DEGREE, committed as follows:

The said Jeremiah Dunn

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
nineteenth day of January, in the year of our Lord one thousand eight hundred and eightyfour, at the Ward, City and County aforesaid, with force
and arms, in and upon one Edward Hastings —
in the peace of the said People then and there being, feloniously did make an assault, and

the sum of the value
is twenty nine cents

of the goods, chattels and personal property of the said
Edward Hastings
from the person of said Edward Hastings and against
the will and by violence to the person of the said Edward Hastings
then and there violently and feloniously did rob, steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the State of New
York and their dignity,

PETER B. OLNEY,
JOHN McKEON, District Attorney.

1104

BOX:

124

FOLDER:

1311

DESCRIPTION:

Durkin, Thomas

DATE:

01/16/84



1311

Off Q. Gailey
Off 16 Bois
Bail for assault
Nov. 11.

170 Dec 4/94

Day of Trial,
Counsel, P. H. Phillips
Filed /
day of Aug 1884
Pleads M. Guilty, S.

THE PEOPLE

v.s.

B

Thomas
Dunkin

Violation of Excise Law.
Selling without License.

PETER B. CLARK
WHEELER H. PECKHAM
JOHN MCKEEON

District Attorney.

A TRUE BILL.

John McKeithen

Foreman.

1105

1106

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

2

District Police Court.

Thomas Durkin

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

Question. What is your name?

Answer. Thomas Durkin

Question. How old are you?

Answer. 30 Years

Question. Where were you born?

Answer. State of New York

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

Answer. 194 10th Avenue about ten months

Question. What is your business or profession?

Answer. Lawyer

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 not notified that my license was revoked And I demanded a trial at the General Session

Thomas Durkin

Taken before me this

4

day of December 188

S. D. C. J. P. M.

Police Justice.

1107

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

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 December 4 1883 A. M. Fletcher Police Justice.

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

Dated December 4 1883 A. M. Fletcher 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 _____ 1883 . Police Justice.

1108

2907
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

David Bartley

16th Precy

Thomas Durkin

Offence Violation of the
Law

BAILED,

No. 1, by Charles A. Fuller
Residence 27 West 45th Street.

No. 2, by 134 Broadway or
Residence 348 East 58th Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated December 4 1883

Patterson Magistrate.

Bartley Officer.
16th Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ 100 to answer G.S.

Bartley

1109

EXCISE VIOLATION—WITHOUT LICENSE.

Police Court—2 District.

CITY AND COUNTY } ss.
OF NEW YORK,

of the 16th December Police David Bartley 39 yrs
of the City of New York, being duly sworn, deposes and says, that on the 3rd day
of December 1883, in the City of New York, in the County of New York, at
No. 1946 Pentz Avenue Thomas Durkin
Street,

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid without having a proper license therefor contrary to and in violation of law.

I did then and there sell to deponent one glass of ale to be drunk on the premises and deponent tasted the same
Thomas Durkin

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

Swear to before me, this 14th day
of December 1883

M K Patterson

POLICE JUSTICE.

David Bartley

1110

Court of General Sessions of the Peace
and County
OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

AGAINST

Thomas Durkin

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

of the CRIME of *Selling Spirituous Liquors without a License*,
committed as follows:

The said Thomas Durkin

late of the ~~Fifth~~ Ward of the City of New York, in the County of
New York aforesaid, on the ~~second~~ day of ~~December~~ in the year
of our Lord one thousand eight hundred and eighty ~~three~~, at the Ward,
City and County aforesaid, certain strong and spirituous 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 strong and spirituous liquor
to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons
at one time, to ~~one~~ David ~~Bartay~~

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the statute in such case
made and provided, and against the peace and dignity of the People of the State of New
York.

~~WILLIAM H. O'NEILL~~ Peter B. O'Leary,
~~JOHN McKEON~~, District Attorney.