

0498

BOX:

195

FOLDER:

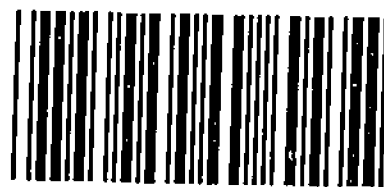
1964

DESCRIPTION:

Daly, Thomas

DATE:

11/13/85



1964

POOR QUALITY
ORIGINAL

0499

Witnesses:

John A. Green
John A. Sullivan

Counsel,

Filed 13

day of

1885

Pleads, *Mich. July 16.*

THE PEOPLE

vs.

P

Grand Larceny, *1st* Degree.
(From the Person.)
[Sections 528, 530, — Penal Code.]

Thomas D. Duff

16. B. Martin

RANDOLPH B. MARTINE,

Dec 4/85 District Attorney.

Dec 11/85 *12 day*

A True Bill.

Dec 4/85

9.5.85

Foreman.

J. Catter Jr.

Chairman Ref.

POOR QUALITY
ORIGINAL

0500

Police Court—First District.

Affidavit—Larceny.

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

of No. 70 Oliver Street, aged 34 years,
occupation Lighterman being duly sworn

deposes and says, that on the 6th day of November 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the night time, the following property viz:

One double cased silver watch
of the value of Twelve Dollars

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Thomas Daly (nowhere)

from the fact that deponent was standing
in front of premises No. 41 Oak ^{Street} looking
at a procession ~~that~~ ^{when defendant} snatched the aforesaid
watch from deponent's left hand side
pocket and ran away pursued
by deponent and deponent saw the said
defendant throw away the aforesaid
watch into a grocery store on the corner
of Oak and Oliver streets, and a man
the said grocery store picked up said
watch from the floor and gave said
watch to deponent and deponent identified
said watch and deponent held on to def-
endant and gave defendant in custody to an
officer

John Olson

Sworn to before me, this

188

day

Police Justice.

POOR QUALITY
ORIGINAL

0501

Sec. 198—200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Thomas Daly 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 Daly

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

28 Madison Street one year

Question. What is your business or profession?

Answer.

Messenger

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 Daly

Taken before me this

day of

188

John J. Sullivan
Police Justice.

0502

Residence.

180

Ofference

Magistrate

----- Officer,

Precinct,

Witnesses

NO

Street

INC

Street,

No

Street,

!

to answer

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

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

Dated

188

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated

188

Police Justice.

0503

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Dady

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

— Thomas Dady —

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

The said *Thomas Dady*

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

one watch of the value of

twelve dollars,

of the goods, chattels and personal property of one *John O'Brien*, —
on the person of the said *John O'Brien*. —
then and there being found, from the person of the said *John O'Brien*. —
then and there feloniously did steal, take and carry away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martin,
District Attorney.

0504

BOX:

195

FOLDER:

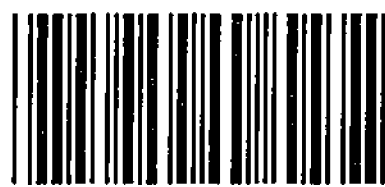
1964

DESCRIPTION:

Davenport, William

DATE:

11/06/85



1964

0505

W. T. Allen
of New York

Counsel,
Filed
Pleads,
1885

vs.

Grand Larceny, 2nd Degree,
(From the Person.)
[Sections 728, 731, 750, Penal Code].

District Attorney.

A True Bill.

June 7 87.

But Infected.

For example,

2

0506

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Walter J. Gettleson

of No. 394 Water Street, New York

being duly sworn, deposes and says, that on the 7 day of October 1885

at the Seventh Ward City of New York,

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

the following property, viz:

One nickel case watch of
the value of five dollars (\$ 5).

the property of one Herzbach, and in
the care and custody of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by William Davenport (now

here) from the fact that on said date
deponent stood looking at a fight
at the corner of Water and Catharine
street. Deponent saw the defendant
standing near deponent, and, shortly
afterward, deponent missed the said
watch which had been in deponent's
left vest pocket attached to a chain.
Deponent saw the defendant walking

Seventy-five and this

day of

Police Justice

188

0507

away and accused him of taking the
said watch. Defendant thereupon
returned the said watch to deponent
and walked away. Deponent has not
seen the defendant until yesterday
when the defendant was arrested by
Officer Creed and identified by
deponent. Officer McMahon of the 7th Precinct saw
the defendant return the said watch to deponent.
Sworn to before me
this 2nd day of November 1887

Walter J. Littlejohn

Samuel O. Reilly
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0508

Sec. 198—200.

9

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

William Davenport 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 Davenport

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

58 Henry St.

14 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 innocent, I did not steal the watch.

Wm Davenport.

Taken before me this

2

day of *November* 188*8*

Samuel C. H. Smith Police Justice.

0509

BAILED,
No. 1, by Richard Brennan
Residence 18 Grand Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court 3 District 12 13

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Walter J. Bennett
394th W. 11th

William Davenport

2 _____
3 _____
4 _____

Offence Larceny from
the person

Dated Nov 2 188 5

David O. Kelly Magistrate

Cred & Leary Officer.

7th Precinct.

Witnesses

Officer M. Mahan

No. _____ Street.

7th Precinct

No. _____ Street.

No. _____ Street.

\$ 1500 to answer

Q. A.

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 Davenport

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

Dated Nov 2 188 5 David O. Kelly Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

05 10

OF THE CITY AND COUNTY OF NEW YORK.

against

William Brewster

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

The said William Davenport, _____

late of the First Ward of the City of New York, in the County of New York aforesaid, on the seventeenth day of October, in the year of our Lord one thousand eight hundred and eighty five, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms,

one match of the value of five

Edward,

of the goods, chattels and personal property of one John Mayhew, whose real Christian name is John Mayhew and John Mayhew endeavor, on the person of the said one Walter S. Dettgen, then and there being found, from the person of the said Walter S. Dettgen, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

05 1 1

SECOND COUNT--

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

William Davenport
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said William Davenport,

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

the value of five dollars,

of the goods, chattels and personal property of one John Marybad, whose
real Christian name is to the Grand
Jury aforesaid unknown

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

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

William Davenport,

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

RANDOLPH B. MARTINE,

District Attorney.

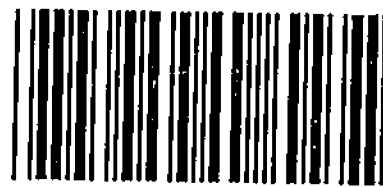
05 12

BOX:
195

FOLDER:
1964

DESCRIPTION:
Dean, Robert

DATE:
11/23/85



1964

05 13

BOX:

195

FOLDER:

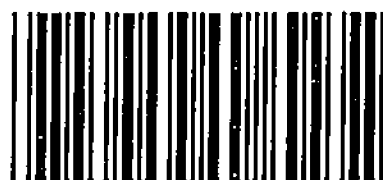
1964

DESCRIPTION:

Roberts, William

DATE:

11/23/85



1964

POOR QUALITY
ORIGINAL

0514

242

Counsel,
Filed 23 day of Nov 1885
Pleads, *Arrested* (my)

THE PEOPLE
vs.
Robert Deane
and *B*
William Roberts
[Sections 343 and 344, Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J. Catlin Jr

William Deane Jr
Robert Deane
William Roberts
James Deane Jr
Wm. Deane

Witnesses:

James Deane
Sgt. Carpenter

The complainant in this case
cannot be found & I am
informed that the officer is
dead. I therefore recommend
the dismissal of this indictment
May 4/92

W. M. Davis
conf

05 15

Court of General Sessions.

THE PEOPLE

Robert Dean

City and County of New York, ss:

Jacob Lambert

being duly
sworn, deposes and says: I reside at No. *161 Essex Street*
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the
City and County of New York. On the *15th 20* day of *June* 188 *8*, *1888*
I called at *109 East 4th Street,*

the alleged residence of *Isaac Stern*

the complainant herein, to serve him with the annexed subpoena, and was informed by the house-
keeper and other tenants that the said Isaac
Stern resided at said premises about six
months ago, but that since he has re-
moved to a place unknown to them. That
deponent has made diligent inquiries
in the neighborhood of said Stern's said
former residence for the present abode
of said Stern, but has been unable to ob-
tain any clue to the same.

Sworn to before me, this *21st* day
of *June* 188 *8*

Jacob Lambert

Subpoena Server.

Edward Croase
Notary Public
City and County of New York

Court of General Sessions.

THE PEOPLE, on the Complaint of

Isaac Kern

vs.

Robert Dean

Offence: *Swindling*

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Jacob Deibert

Subpoena Server.

Failure to Find Witness.

05 16

POOR QUALITY
ORIGINAL

0517

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2nd DISTRICT.

of the 1st Precinct Police
of No. 1st Precinct Police Street, aged _____ years,
occupation Police Sergeant being duly sworn deposes and says
that on the 3rd day of October 1885

at the City of New York, in the County of New York, he found in
premises No. 145 Prince Street one room
for playing red and black, two blackboards
one large table or layout used for the
purpose of gambling, one deal box, one cash
box, a lot of policy slips, a lot of envelopes
containing policy slips or numbers, a number
of dice, composition books, three packs of
playing cards, and forty one \$35.00 dollars
in good and lawful money of the United States and
money being found in the counter and in the money
drawer of said premises, a list of policy drawings

of
1885
day

Police Justice

POOR QUALITY
ORIGINAL

0518

from May 1st 1885 to October 3rd 1885.
all of which are used for the purpose of
gambling

Sworn to before me }
this 4th day of Sep 1885 }
Thos H Carpenter
James C. Kelly
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

AFFIDAVIT.

POOR QUALITY
ORIGINAL

0519

Police Court-- 2 District.

Isaac Stern

of 109 East 4th

upon his oath complains that *that a man named Charley East-*
name is unknown
at premises No. 175 Prince Street, in the City

and County of New York, unlawfully keeps and maintains a Gambling House, and knowingly permits divers, idle, disorderly and evil disposed persons to resort there, to gamble and play at cards and games of chance for money, in violation of the law, and to the common nuisance of the People of the State of New York.

Deponent further says that in said premises on the 3^d day of
October 1885 said Robert Dean & William Roberts
and act as game keepers & Black
did unlawfully and feloniously deal the game called ~~Black~~, and did then and there within the space
of twenty-four hours win from ~~deponent~~ *divers persons* sums of money
of the amount of \$13 or \$14
at said game, and that within said premises are exhibited, kept and used by

said deponents

faro and other gambling tables, checks, cards, devices and apparatus, for the purpose of gambling, the discovery of which would tend to establish the truth of the charge herein made.

Sworn to before me, this 4th day of Oct 1885 } Isaac Stern

Samuel C. Smith
POLICE JUSTICE

POOR QUALITY
ORIGINAL

0520

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Dean 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. Robert Dean

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. New York

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

Answer. 110 Macdougal St 1 week

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 not guilty and demand a trial by jury

Robert Dean

Taken before me this

day of

Oct 1888

Samuel C. H. Kelly Police Justice.

0521

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Roberts 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 Roberts*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *113 E 125th St 9 mo*

Question. What is your business or profession?

Answer. *Canvas*

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

Answer.

I am not guilty and demand a trial by jury

William Roberts

Taken before me this

day of

188

Samuel C. McCall
Police Justice.

0522

Dated.....188 . Police Justice.

POOR QUALITY
ORIGINAL

0523

Wanted Adt. to return
ago. present- Address not known.

PART III. Dubert.

THE COURT ROOM IS IN THE THIRD STORY, 2ND FRONT, THE PARK.

If this Subpoena is disobeyed in attachment with 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.

The People of the State of New York,

To Isaac Stern
of No. 109 East 4th 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 21 day of June instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Robert Dean & al
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 our Lord 188

RANDOLPH B. MARTINE, District Attorney.

POOR QUALITY
ORIGINAL

0524

PART 2.

THE COURT ROOM IS IN THE THIRD 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.

The People of the State of New York.

To *Isaac Stern*
of No. *109 East 4* Street,

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 *18* day of *April* instant, at the hour of Eleven in the forenoon of the same day to testify the truth and give evidence in our behalf, against

Robert Dean et al
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 *May* in the year of our Lord 1888.

JOHN R. FELLOWS, District Attorney.

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 Dean

and

William Roberts

The Grand Jury of the City and County of New York, by this indictment, accuse Robert Dean and William Roberts

of the CRIME OF *Keeping a room to be used for gambling*

committed as follows:

The said Robert Dean and William Roberts, each

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, did unlawfully keep a room to be used for gambling, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Second Count: (*§ 344*)

And the Grand Jury aforesaid, by this indictment further accuse the said Robert Dean and William Roberts of the Crime of *allowing a room to be used for gambling*, committed as follows:

The said Robert Dean and William Roberts, each 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, did feloniously allow a room to be used for gambling, against the form of the Statute in such case made and

0526

provided, and against the peace and dignity
of the said People.

Randolph B. Martine

District Attorney

0527

BOX:

195

FOLDER:

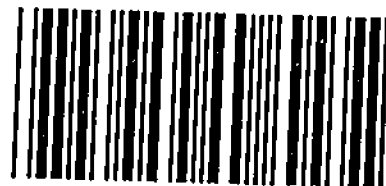
1964

DESCRIPTION:

Deegan, Andrew

DATE:

11/24/85



1964

POOR QUALITY
ORIGINAL

0528

257 1304

Counsel,
Filed 24 day of Nov 1885

Pleads

[Section 25, Penal Code]

THE PEOPLE

vs.

John J. Carrigan

Andres Macagon

RANDOLPH B. MARTINE,

District Attorney.

Heads guilty.

A True Bill.

Philipped \$100.
J. Carrigan

Foreman

Witnesses: John J. Carrigan

John J. Carrigan

John J. Carrigan

19th Feb.

Bailed by
Andrew Morris
424 West 35th St.
in the sum of \$100.
for

(1)
Andrew Deegan sworn for defendant; testifies
as follows:-

Examined By Mr. Neiss:-

Q Mrs. Deegan, where do you live?

A 338 East 36th St.

Q What is your business?

A Broker.

Q Where do you work?

A 338 East 36th St.

Q Did you know John Hannon?

A Yes, sir.

Q How long had you known John Hannon?

A Three years.

Q You were a friend of his, were not you?

A Yes, sir.

Q When did you last see John Hannon alive?

A On the 11th of April.

Q Where?

A At Bellevue Hospital on the 11th of April.

Q Did you have any conversation with John Hannon about his being shot?

The Court:- Did you have any conversation with him then?

Witness:- Yes, sir.

Q State that conversation to the jury.
Mr. Burdick: I object.

By the Court:-

Q Who was present?

Q I was present with Fay and another young man one time, and two other times by myself.

Q Well, was Fay with you on the 11th of April?

A No, sir, on the 9th.

Q You said you were there on the 11th of April?

A 9th, 10th and 11th I was there.

Q Was any one with you on the 11th of April at Bellevue?

A No, sir.

Q You were then alone?

A Yes, sir.

(By Mr. Weiss:-

Q How long was that before he died, Mr. Deegan?

A The Court: Well, you have got those two facts.

Q You saw him there; state what took place.

A Well, I went in there to see him.

Mr. Purdy: This is taken under my objection, of course.

A (Continued) and he said to me "Didn't you find out anything about Alexander Rucency?" and I said, "Yes" I inquired about him of his brother, and he

3
said, "I don't see why they are holding him; he can't have any more to do with it than you did." She said the fight - that they had gone - that they settled it by having a sociable glass of beer there, and he said that he invited Fweeney there in the evening; that he had a lady friend that was coming up there.
Q What else did he say?
A He said "I don't see why they would hold Fweeney there; they had a right to discharge Fweeney."

By the Court:-

Q Do that all he said?

A Yes, sir.

Q He invited him to come -

A (Interrupting) To the foot of East 38th St.

Q To see a lady?

A Yes, sir.

Q And that is all he said then?

A Yes, sir.

Q Well, now you said you had a conversation with him on the 10th?

A Yes, sir, on the 10th.

Q On the 10th of April who was there?

A A man by the name of James Fay, Fay's brother.

Q Did you have a conversation with him

them?

A Yes, sir.

What did he say?

A He said, "Hello, Doc," I said "Hello, John." He said, "Who is that with you?" I said, "Jim Tye," and he called Jim over and he shook hands with him and he asked him how he felt, and he said first rate, and the doctor came around them and interrupted the conversation.

Nothing more than that?

A No, sir.

On the 9th?

A On the night of the 9th.

Were you there then again?

A Yes, sir.

What was with you?

A A man by the name of Mr. Smith; he is dead now.

Now dead?

A Yes, sir; a great friend of Shannon's.

Well, what did he say then?

A He told Mr. Smith, in the presence of —

(Interrupting) What did he say?

A He said to go and see some one to get Alex. Pweeney out of this trouble.

Did he mention the name of some one?

A No, sir. He inquired where Alex. Pweeney's

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brother lived; that he wanted to see him on particular business.

Q Is that all?

A Yes, sir.

Cross Examined

Examined by Mr. Purdy?

Q You know Mrs. Hammon?

A I seen her at the Hospital.

Q You saw her at the Hospital?

A Yes, sir.

Q What time did you see her at the Hospital?

A At one o'clock of a Thursday and I saw her about 9 o'clock on Friday morning and Saturday too.

Q And Saturday too?

A Yes, sir.

Q Were they there when this conversation took place?

A The mother was hunting around for the doctor. The mother was there one day that Smith and I was there.

By the Court:

Q That was on the 9th?

A Yes, sir.

By Mr. Purdy:

Q Was the mother there when he said, as you now say, - told Smith to

Well -
By the Court:

Q Mrs. Hannon was there on the 9th?

A Yes, sir.

Q Was she there on the 10th?

A Yes, sir.

Q Any one else?

A No, sir, that is all I believe.

Q Was she there on the 11th?

A I didn't see her on the 11th.

Q On the 10th coming in the Hospital.

By Mr. Sunday:-

Q And Mrs. Hannon refused when he made this statement to Smith?

A Yes, sir.

Q Smith is now dead?

A Yes, sir.

Q Now tell me that statement?

A Hannon told him to go and look for Lawrence's brother and see if they could not do something for Alexander W. Lawrence.

Q Do something for him?

A Yes, sir, to get him out of this trouble, that he knew that he had nothing to do with this trouble no more than I did.

Q And Mrs. Hannon heard that?

A Yes, sir.

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Q And what did she say?

A Nothing.

Q What did you say?

A I went out with Smith looking for Alexander
Fweeney's brother.

Q Did Harmon say anything about Smith?

A Peter Smith?

Yes.

A He said "It was Smith the dirty loafer that
shot me".

Q Well, how long have you known Fweeney?

A About 13 years.

Q How long have you known Smith?

A About the same time.

Q How long have you known Harmon?

A About three or four years.

Q Have you ever visited Harmon's house?

A No, Sir.

Q Do you know his sister?

A Personally, Yes.

Q Well, how came you to go down there?

A To see what happened to him, on account
of being a friend of his.

Q And did you go to the prison to
see Mr. Fweeney?

A I didn't when he was down in the
Trenches.

Q You didn't go to see him until after

8

the Coroner's inquest
Q No, sir.

Q Was you present at the Coroner's inquest?

A No, sir.

Q Have you ever come to the Dist.

Atty's office and told them or any one
body of this information?

A No, sir.

Q Didn't you know that Peter Smith
was on trial for the murder of John
Hannon?

A Yes, sir.

Q And that Hannon was your friend?

A Yes, sir.

Q And that Hannon, as you say, now,
for the first time - as you say now -
for the first time, that Hannon declared
to you in that Hospital, that Smith
the dirty loafer, shot him, and that you
knew Smith was on trial for that
charge, and that you didn't tell any
body about it?

A I was not prejudiced

Q You didn't tell any body?

A They all knew it.

Q Who?

A All the young men around there.

Q Did they know it.

8

the Coroner's inquest
Q No, sir.

Q Was you present at the Coroner's inquest?

A No, sir.

Q Have you ever come to the Dist.

Atty's office and told them or any one
body of this information?

A No, sir.

Q Didn't you know that Peter Smith
was on trial for the murder of John
Hammon?

A Yes, sir.

Q And that Hammon was your friend?

A Yes, sir.

Q And that Hammon, as you say, now,
for the first time - as you say now -
for the first time, that Hammon declared
to you in that Hospital, that Smith
the dirty loafers shot him, and that you
knew Smith was on trial for that
charge, and that you didn't tell any
body about it?

A I was not prejudiced.

Q You didn't tell any body?

A They all knew it.

Q Who?

A All the young men around there.

Q Did they know it.

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A No, I am not including him.
Q Did Owen Millespie know it?

A No.

Q Who knew it?

A All the young men.

Q Who did you first tell about it?

A Tom Fay asked me first.

Q When and you first tell Tom Fay about it?

A On the 9th of April.

Q You told him then. He was with you, was he not?

A He was with me not on the 9th.
Q You told him on the 9th?

A I told him to go and see Hammon that he was sorry too.

Q Did he ask you if you told Juncney what Hammon had said?

A Not to any body.

Q Who did you first tell it to?

A To him.

Q To no other persons?

A No no other person.

Q You told Mr. Miers?

A Just now.

Q Who did you tell that he said that Juncney had nothing to do with it?

A Tom Fay was there and Smith.

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was there and they knew about it.

Q Who did you first tell about it?
that was not there?

A A man by the name of Jones who keeps a liquor store.

Q Where?

A Corner of 37th and 1st Ave.

Q When did you tell him?

A When we came out of the hospital.

Q You say you saw Pincney in the Tomb?

yes sir.

Q When did you go there?

A About three weeks ago.

Q Why didn't you go to him, a friend of yours, at that time and tell him that Mannix was in the Hospital and said that he had nothing to do with him; why didn't you do that?

A I didn't think it was worth while.

Q Why did you go there about three weeks ago?

A I felt well enough to go there.

Q Who sent you down?

A I went down myself.

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Q Didn't his brother tell you?

A No, sir,

Q Did you then tell him what
Hammon had said in the Hospital?

A No, sir,

Q Did it come out, "Why, Quincey, I
was in the Hospital and I saw
Hammon and he said you had
nothing to do with it?"

A I didn't tell Alexander Quincey
anything about it.

Q You must tell him that.

A No, sir,

Q How did you suppose you were
suborned as a witness?

A I could not tell you; I
was only there once.

Q Why didn't you tell him?

A Well, I was not inclined.

Q Why didn't you feel inclined to tell
him; it was a very important
piece of evidence for you to know?
Was your inclination influenced by that
police man brother of his suggesting
to you that it was good evidence?

A No, sir, Mr. Jones is the only one
I told about it.

Q Is Jones the only one you told

11
12

about it?

Yes sir.

Q And from that day to this you
have never mentioned it to
Ringle and -

A No, sir.

Q And as to what Shannon said about
Ringle you never told anybody about
that until you told it here to
me?

A No, sir.

Q Have you ever been arrested before?

A No, sir.

Q Never been charged with any offense?

A No, sir.

Q How long have you known this
police man brother of Sweeney's?

A We were old school mates together.

Q And Sweeney was a school mate
of yours?

Yes, sir.

Q Why didn't you go to this police
man that was on the force there
after hearing this saying man say that
Sweeney had nothing to do with
this charge of murder, why
didn't you tell him?

A I didn't feel inclined to tell him.

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Q Why didn't you tell your old school-
mate and friend? Didn't you know
that Coroners sometimes go and take
the dying declarations of men?
yes sir.

Q Didn't you know that this policeman
brother could go and get a coroner
and have Harmon make that
statement - in the presence of his
brother - why didn't you go to
the brother or go toweeney
and not allow this man to
be tried for murder, if you
knew that you could exonerate
him?

A Why didn't higher officials than me
do it; why didn't Captain Ryan do
it?

Q Captain Ryan did do it. Why didn't
you do it?

A There were higher officials than
me; there was his brother there.

Q Why didn't you tell his brother
that Harmon had made this state-
ment to you?

A Because I didn't feel like telling him.

Q Why didn't you feel like telling him?
He was your old friend, your old schoolmate,

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A Yes sir
Q You were very much interested in
this man's case?

A No, sir.

Q Being a school mate of yours, are
not you interested now?

A I am, I was subpoenaed to come
down here and tell what the
man told me at the Hospital
Q Is that all the interest you
had?

A No.

Q Why are you interested more
now than you were when he was
arrested and charged with murder?
There was your time. Did that
conversation that you had with
Fweeney three weeks ago at the
Yonkers - did that excite your in-
terest a good deal?

A No, sir.

Q Have you ever had any con-
versation with the policeman, his
brother?

A No, sir.

Q Have you talked with him since
his brother was arrested?

A No, sir.

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Q Why, didn't you go to the ~~house~~
his brother the policeman and say,
"Why, our old friend Alex is charged
with murder —" ?

A No, sir.

Q You didn't say anything about it?

A No, sir.

Q You don't take much interest in these
old school matters of yours?

A No.

Q What other time was Mrs. Herman
there besides the 9th?

A She was there on the 9th &
on the 10th.

Q And on the 10th?

A On the 10th.

Q What did he say on the 10th?

A He said to go and see if we
could not get Sweeney, and get
Sweeney out.

Q What was on the 10th?

A On the 10th, and on the 9th
he told Ray and I that he
didn't see why they were holding
Alexander or Sweeney; that he didn't
have any more to do with
it than we did.

Q Then on the 10th he told

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Smith to go and tell —
(Interrupting) Yes.
"Smith is dead?"

Yes, sir.

"Who were you the best friend
of, Harmon or Sweeney?"

"They were all friends of mine.
Harmon was not an old school-
mate of yours?"

"That don't signify anything; they
are all friends of mine."

By the Court:—

"His mother was near enough to
hear this conversation that
you stated?"

"Yes, sir, she was standing up
at the next bed."

"At the next bed?"

"Yes, sir, she was in the middle
between three beds — and she was
standing over there."

"Did he talk loud enough for
her to hear?"

"He talked loud enough."

By Mr. Purdy:—

"How did you get into the hospital?"

"A gentleman friend at the gate al-
lowed me to go in; Mr. Stantley

16

Smith to go and tell —
(Interrupting) Yes.
Smith is dead?

Yes, sir.

Who were you the best friend
of, Harmon or Pomeroy?

They were all friends of mine.
Harmon was not an old school-
mate of yours?

That don't signify anything; they
are all friends of mine.

By the Court:—

Was your mother near enough to
hear this conversation when
you stated?

Yes, sir, she was standing up
at the next bed.

At the next bed?

Yes, sir, she was in the middle
between three beds — and she was
standing over there.

Did he talk loud enough for
her to hear?

He talked loud enough.

By Mr. Purdy:—

How did you get into the hospital?

A gentleman friend at the gate al-
lowed me to go in; Mr. Stantley

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allowed me to go in.
I want you have a pass?
A No, Sir.
I didn't know that you re-
quired a pass?
Q I asked the gentleman to al-
low me to pass in.
I Who let you in?
A Mr. Stanley let me in.
I Mr. Handish?
A Mr. Handish let me in.
I Mr. Handish?
A Mr. Handish.
I He let you in?
A Yes, Sir.

POOR QUALITY
ORIGINAL

0548

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

THE PEOPLE

against

Andrew Deegan.

City and County of New York, ss.

ALEXANDER SWEENEY, being duly sworn, deposes and says on information and belief, that on the 18th day of November 1888, in the Court of General Sessions of the City and County of New York, Andrew Deegan, did wilfully, feloniously and corruptly, swear falsely, in a certain action, then and there pending, between the People of the State of New York, and Alexander Sweeney. Deponent says that he was present in court and heard the oath duly administered to said Andrew Deegan, the said Deegan being called as a witness for the defendant in the above entitled action, and among other things said Deegan testified as follows:- In answer to the question, "Have you ever been arrested before?" the said Deegan answered "No, sir." In answer to the question, "Have you ever been charged with any offense?" and the said Deegan answered, "No, sir;" and deponent further says that as a matter of truth and fact the said Deegan had been before the said date charged with an offense, and that the said Deegan had been arrested for said offense, and had been tried for said offense and convicted and sentenced to the Penitentiary. Wherefore deponent charges that the said Deegan, in so swearing as aforesaid, did corruptly swear falsely in a proceeding pending in said court, and that said allegation to which the said Deegan so corruptly swore falsely, was a material allegation, and tending to af-

**POOR QUALITY
ORIGINAL**

0549

fect the credibility of the said Deagan, as a witness afore-
said.

Sworn to before me this

18th. Day of November, 1885.

A. H. Purdy

*For the Court
Rec'd*

POOR QUALITY
ORIGINAL

0550

1975

The People

vs.

Andrew Wilson

Defendant.

filed Apr. 16/85

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Deegan

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

Andrew Deegan of the crime of Perjury,
committed as follows:

Wherefore, to wit: at a Court of General
Sessions of the Peace in and for the City
and County of New York, to be and
holden at the City Hall of the said City
of New York in the County of New York
aforesaid, on the first Monday of the
month of June, in the year of our Lord one
thousand eight hundred and eighty
five, before the Honorable Frederick
Conyngham, Recorder of the said City and
Justice of the said Court, a certain issue
was tried in the manner aforesaid in
the said Court in a certain criminal
action between the People of the State
of New York and one Alexander C. Cullen
upon a certain indictment then and
there in the said Court depending
against the said Alexander C. Cullen
for the murder in the first degree
of one John C. Cullen, same as to be
tried, and was then and there in due

form of law tried by a certain jury
 of the country in due manner returned,
 empanelled and sworn for that
 purpose: and at and upon the trial
 of the said issue, to wit: on the
 nineteenth day of November, in the
 year aforesaid, the said Andrew
 Deagan, late of the said City and
 County, at the City and County
 aforesaid, did then and there, before
 the said Court, personally appear
 and offer himself as a witness on
 behalf of the said Alexander
 Mcmenamy and against the said
 the People of the State of New York;
 and the said Andrew Deagan, was
 then and there in due form of law
 sworn, and did make his several
 oath, before the said the Honorable
 Frederick Smyth, Recorder as aforesaid,
 that the evidence he would give to
 the said Court and jury between
 the said the People of the State of
 New York, and the said Alexander
 Mcmenamy, on the said issue then
 joined and depending, should be the
 truth, the whole truth and nothing
 but the truth, (he the said the

Honorable Frederick Smith, Recorder
 as aforesaid, then and there having
 full and competent power and au-
 thority to administer the said oath
 to the said Andrew Deegan in that
 behalf; And the said Andrew Deegan
 being so sworn as aforesaid, it then
 and there upon the said day the said
 witness, became and was a material
 inquiry whether the said Andrew Deegan
 had seen the said John Damon die
 on the seventh day of April in the year
 aforesaid, at Coleridge Street in the
 said City of New York, and whether the
 said Andrew Deegan had a conversation
 with the said John Damon in the said
 Street on that day concerning the
 commission of the said Alexander Greenleaf
 shooting of him the said John Damon; and whether the
 said Andrew Deegan had any con-
 versations with the said John Damon
 on the ninth and tenth days of April
 in the year aforesaid, at the said
 Street upon the same subject, and
 whether one Peter J. Hendrickson advised
 the said Andrew Deegan to go into
 the said Street on the said ninth,
 tenth and eleventh days of April in the

near aforesaid. And whether the said
 Andrew Deegan had ever been arrested
 before the time of the said trial, and
 whether he had ever been charged with
 any offense.

And the said Andrew Deegan, being
 as sworn as aforesaid, and having been
 and there lawfully required to depose
 the truth in a proceeding in a course
 of justice, then and there, to wit: on the
 day and in the year aforesaid, at the
 City and County aforesaid, on the trial
 aforesaid, before the said the Honorable
 Frederick C. Murphy, Recorder as aforesaid,
 upon his oath aforesaid, solemnly,
 sincerely, knowingly, willingly and
 lawfully, did solemnly swear, depose,
 say, and give evidence to the said Court
 and jury, amongst other things in
 substance and to the effect following,
 that is to say:

That he the said Andrew Deegan
 last saw the said John Hannon, since
 on the said eleventh day of April in
 the year aforesaid at the said Bellevue
 Hospital. That he the said Andrew
 Deegan on the said last mentioned
 day had a conversation with the said

another conversation with the said John
 Harmon at the said Hospital before
 then, to wit: on the tenth day of April
 in the year aforesaid, during which one
 James Fay was present. That the said
 John Harmon then said "Hello Doc"
 (meaning the said Andrew Deegan) that
 the said Andrew Deegan then said
 "Hello John" (meaning the said John
 Harmon) that the said John Harmon
 then said "Who is that with you" (mean-
 ing the said Andrew Deegan) that he
 the said Andrew Deegan then said "Jim
 Fay" (meaning the said James Fay) that
 the said John Harmon then called the
 said James Fay over and shook hands
 with him; that the said James Fay
 asked the said John Harmon how
 he felt, and the said John Harmon
 said he felt first rate; and that when
 the doctor having the care of the said
 John Harmon came around and inter-
 rupted the conversation.

That he the said Andrew Deegan
 was in the said Hospital before the
 day last mentioned, to wit: on the night
 of the ninth day of April; in the year
 aforesaid, with a man of the name of

Smith. That he then heard the said
 John Harmon say to the said Smith
 to go and see some one to get ^{the said} Alexander
 Greeney out of this trouble (meaning
 thereby the said Alexander Greeney's
^{completely} ~~involvement~~ in the said shooting of him
 the said John Harmon) That the said
 John Harmon at that time and place
 inquired where the said Alexander
 Greeney's brother lived, and said that
 he the said John Harmon wanted to
 see the said Alexander Greeney's
 brother on ^{particular} business. That
 he the said Andrew Deegan gave one
 Kate Harmon at the said hospital
 at one o'clock on the said ninth day of
 April, again at about nine o'clock on the
 morning of the said tenth day of April,
 and also on the said eleventh day of
 April. That the said Kate Harmon
 was present at the time when the said
 John Harmon made the aforesaid statement
 to the said Smith, and heard the same
 that the said Smith was dead at the
 time of the said trial.

That one Peter S. Blundin took him
 the said Andrew Deegan into the said
 hospital on the said ninth, tenth and

death day of April in the year
afore said.

That the said Andrew Deegan
had never been arrested before the
said trial, and had never been charged
with any criminal offense.

Whereas
in truth and in fact the said Andrew
Deegan did not last see the said John
Hannon alive on the said death day
of April in the year aforesaid at the said
hospital, and did not at that time and
place have a conversation with the said
John Hannon about the said John Hannon's
being shot. And the said John Hannon
did not at that time and place say to the
said Andrew Deegan, "Didn't you find
out anything about Alexander Sweeney?"
And the said Andrew Deegan did not then say
"yes," inquired about him of his brother"
And the said John Hannon did not then say
"I don't see why they are holding him,
he didn't have any more to do with it
than you did." And the said John Hannon
did not then further say that he and the
said Alexander Sweeney had settled a
certain former fight between them by
drinking a bottle of beer. And whereas

in truth and in fact the said Andrew Deegan did not have another conversation with the said John Harmon at the said Hospital on the said ninth day of April in the year aforesaid during which the said James Fay was present. And the said John Harmon did not then say "Hello Drew" and the said Andrew Deegan did not then say "Hello John" and the said John Harmon did not then say "Who is that with you" And the said Andrew Deegan did not then say "Jim Fay"; And the said John Harmon did not then call the said James Fay over, and did not shake hands with him; and the said James Fay did not ask the said John Harmon how he felt, and the said John Harmon did not say he felt first rate; and the ^{said} doctor did not then come around and interrupt the conversation.

And whereas in truth and in fact the said Andrew Deegan was not in the said hospital on the said ninth day of April in the year aforesaid with a man of the name of Smith, and the said Andrew Deegan did not then hear the said John Harmon

say to the said Smith to go and see
 some one to get the said Alexander
 Sweeney out of ~~the~~^{his} said trouble, and the
 said John Harmon did not at that time
 and place inquire where the said
 Alexander Sweeney's brother lived, and
 did not say that he wanted to see him
 on particular business: And whereas
 in truth and in fact the said Andrew
 Deegan did not see the said Kate
 Harmon at the said Hospital at one
 o'clock on the said ninth day of April,
 and did not see her there again at about
 nine o'clock on the morning of the
 said tenth day of April, and did not
 also see her there on the said eleventh
 day of April, and the said Kate
 Harmon was not present when the
 said John Harmon made the aforesaid
 statement to the said Smith and did
 not hear the same.

And whereas in truth and in
 fact the said Peter S. Hendricks did
 not let the said Andrew Deegan into
 the said Hospital on the said ninth,
 tenth and eleventh days of April in
 the year aforesaid.

And whereas in truth and in

fact the said Andrew Deagan had been
arrested before the said trial and had
been charged with a criminal offense.

And whereas in truth and in fact
all the matters aforesaid as aforesaid
by him the said Andrew Deagan then
and there sworn to, depicted, said and
given in evidence as aforesaid upon
the said trial, were then and there
in all things utterly false and untrue
as the said Andrew Deagan then
and there well knew.

And so the Grand Jury aforesaid
do hereby declare that the said Andrew Deagan
in manner and form and by the means
aforesaid, feloniously, knowingly,
willfully, falsely, wickedly and
corruptly did commit willful and
corrupt perjury, against the form
of the statute in such case made
and provided, and against the
peace and dignity of the said
People.

Randolph Smith

District Attorney

0562

BOX:

195

FOLDER:

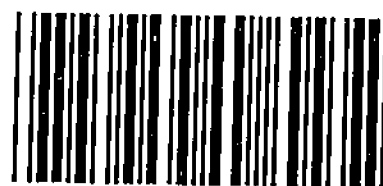
1964

DESCRIPTION:

Degnan, Edward

DATE:

11/06/85



1964

POOR QUALITY
ORIGINAL

0563

W.
H. C. a

Counsel,
Filed May of 1885
Pleads *Magnum 19*

Grand Larceny, *degree*
[Sections 528, 53, Penal Code].

THE PEOPLE

vs.

R

Edward Deegan

RANDOLPH B. MARTINE,
Deputy District Attorney.
Frederick H. H. H. H.
A True Bill.

25
Mr. Deegan
Hörmann.

J. C. H. H.

Witnesses:

W. C. H. H.

0564

Police Court—H District.

Affidavit—Larceny.

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

of No. 839—Hend Avenue Street, aged 56 years,
 occupation Mason builder being duly sworn
 deposes and says, that on the 31 day of October 1885 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the Night time, the following property viz:

A living animal known & de-
 scribed as a Bull terrier dog.
 & certain tools known & described
 as follows; two plastering trowels
 & one brick trowel & all of the
 value of about fifty dollars \$50.⁰⁰

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by Edward Segnar (nowhere)

from the following facts to wit:
 That at the time mentioned deponent
 entrusted to defendant the
 key of a door on a shop belonging
 to deponent in which the above
 described property was at said
 time. That no other person has
 access to said shop. That
 when defendant returned said
 key to deponent he (deponent)
 found that the above described
 property was missing.

Chs S King

Sworn to before me, this 2 day
 of November 1885

John J. McManus Police Justice.

0565

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer.

Edward Degnon

Question. How old are you?

Answer

50 years

Question. Where were you born?

Answer.

Belmont

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

Answer.

797 Second Avenue. 3 years

Question. What is your business or profession?

Answer.

Food Carrier

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.

Not guilty

Edward Degnon
Witness

Taken before me this

day of March 1885

Police Justice.

0566

1204

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Kline
839-2nd Ave
1 Edw. Segura

2
3
4

Offence Grand Larceny

Dated November 2 1885

Magistrate
Officer
Precinct

Witnesses
No. Street

No. Street

No. Street
to answer Sessions

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

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

Dated November 2 1885 John Horner 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.

0567

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Deegan

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

Edward Deegan

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

The said

Edward Deegan,

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

one dog of the value of forty

five dollars, and three trousers

of the value of two dollars

each,

of the goods, chattels and personal property of one *Charles S. Knight*

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

Randolph S. Martin,

District Attorney.

0568

BOX:

195

FOLDER:

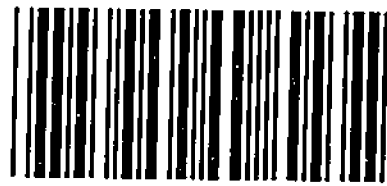
1964

DESCRIPTION:

Denny, Martin

DATE:

11/19/85



1964

POOR QUALITY
ORIGINAL

0569

200 A1

Witnesses:

John A. Howard
John Cunningham

Counsel,

Filed 19 day of

1880

Pleads,

Wednesday 20

THE PEOPLE

vs.

R

Madison Dineen
(alias Dineen)

Grand Larceny, 1st Degree.
(From the Person.)
Sections 528, 529, — Penal Code.

(Committed May 29/83
under SP 311, § 269)

RANDOLPH B. MARSHALL,

Attorney.

Ordered that the writ be granted.

After a full and complete trial.

A True Bill.

Dec. 9 1880

Pleas to G.S. 209

S.P. 21/27 years

J. Carter
Examiner.

Dec. 2 1881

Records by S. 209

An old bill

11

POOR QUALITY
ORIGINAL

0570

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

83 Lehigh

Olof Manssö

Street, aged 41 years,

occupation

Sailors boarding house

being duly sworn

deposes and says, that on the

9th day of

November 1885

at the City of New

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

deponent, in the night time, the following property viz:

One Single Cased Silver Watch and
Silver Chain together of the value
of sixteen 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 Martin Denny (now here)

And another man not now arrested,
for the following reasons to wit: That deponent
was standing on the corner of Oliver and
Cherry streets at about the hour of Ten
o'clock and thirty minutes P.M. talking to
deponent's sister and another man the said
defendant and said other man not now arrested
came up to where deponent was standing and
said other man not arrested snatched
the aforesaid watch and chain from the left
hand side vest pocket of deponent worn
as a portion of deponent's bodily clothing and
ran away pursued by deponent and while
deponent was pursuing said other man

Sworn to before me, this day

Police Justice

POOR QUALITY
ORIGINAL

0571

The said defendant came behind deponent
and tripped deponent causing deponent
to fall and unable to get up and not
arrested to escape and deponent positively
identifies the said defendant as the person
that did trip deponent and cause him
deponent to fall

Sworn to before me

this 10th day of November 1885 } Olaf Hansson
Henry Murray } Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

POOR QUALITY
ORIGINAL

0572

Sec. 198-200.

100 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Martin Serry 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.

Martin Serry

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.

79 Pike Street 3 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
Martin Serry*

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0573

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

139-3947 ~~139-3947~~ ~~139-3947~~

1 _____
2 _____
3 _____
4 _____

Dated

Nov 10 188 5

Offence Larceny

Magistrate
Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 - to answer

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

Martin Larceny

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 Nov 10 188

Sam Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0574

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Denny

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

Martin Denny
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Martin Denny*

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

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

of the goods, chattels and personal property of one *Old man*,
on the person of the said *Old man*,
then and there being found, from the person of the said *Old man*,
then and there feloniously did steal, take and carry away, against the form of the statute in such case made
and provided, and against the peace of the People of the State of New York and their dignity.

Randolph Martin
District Attorney

0575

BOX:

195

FOLDER:

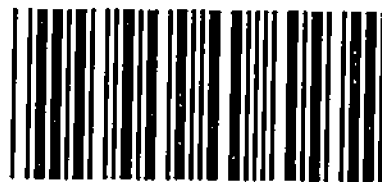
1964

DESCRIPTION:

deReret, Gaston

DATE:

11/24/85



1964

POOR QUALITY
ORIGINAL

0576

Witnesses:

Edy Miller
Off. Yuligan

Counsel,

Filed *24* day of *Nov*, 188*5*

Pleads

Grand Larceny *2nd* degree
[Sections 628, 58 Penal Code].
THE PEOPLE
vs.
R
Gordon & Sons
3 Case

RANDOLPH B. MARTINE,

District Attorney.

24 Nov 24/85

He is guilty - \$.

A TRUE BILL.

J. Carter Jr. Foreman.

24 Nov 24/85

717

POOR QUALITY
ORIGINAL

0577

Police Court—Second District.

Affidavit—Larceny.

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

Leopold C De Willers

of No. 66 West Street, aged 50 years,

occupation Kid Glove dyer being duly sworn

deposes and says, that on the about 19th day of November 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Eighty dozen and eight pairs of Kid
Gloves of the value of One hundred and
fifty dollars \$150⁰⁰/₁₀₀

the property of L Q Senger & Company of Hartford,
Connecticut, in the care and charge of deponent
to dye

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 Gaston De Beret (nowhere)

from the fact that said defendant was
in the habit of coming to deponent's place
of business that on the said 19th day after
deponent had left his said premises
deponent discovered that he had lost
said property deponent caused his
arrest when he acknowledged and
confessed that he took said property
and deponent is further informed by
officer Anthony M Gilligan of the 8th
Precinct Police that he found in defendant's
Trunk five dozen and eight pairs of kid gloves
after he had taken the Trunk from the White
Star line of Steamers in New Jersey City.

L. C. De Willers

Sworn to before me, this

188

Police Justice.

POOR QUALITY
ORIGINAL

0578

Sec. 198—200.

2d

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Gaston de Peret

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.

Gaston de Peret

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

France

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

Answer.

15 Worth Street

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.

I took care of the property I don't know how much

Gaston de Peret

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0579

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

Police Court District. 1288
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Robert & Edw. Wilson
J. C. Crocker
Gaston de Berret
1
2
3
4
Offence Grand Larceny
Dated November 21 188
Magistrate
Arthur M. Sullivan
Precinct
Witnesses
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
\$ 1000 to answer
A

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 _____

Gaston de Berret
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 November 21 188 Arthur M. Sullivan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0580

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard de Peret

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

Richard de Peret

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

The said *Richard de Peret*,

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

one coat of the value of ~~fifty~~ *five* dollars, one vest of the value of ~~five~~ *five* dollars, one pair of trousers of the value of ~~ten~~ *ten* dollars, one undershirt of the value of ~~three~~ *three* dollars, one pair of socks of the value of ~~two~~ *two* dollars, and one pair of suspenders of the value of ~~twenty~~ *twenty* cents,

of the goods, chattels and personal property of one *John H. Baum*

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

Randolph B. Martin,
District Attorney.

POOR QUALITY
ORIGINAL

0581

Witnesses:

William G. Long
Off. G. G. G. G. G.

Counsel,

Filed *20* day of *Nov* 188*8*

Pleeds

Indigently (my)

THE PEOPLE

vs.

P

London de Rand

(Brears)

Grand Larceny 2nd degree
[Sections 628, 631, Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. C. Carter Jr

Foreman.

Submitted by J. C. Carter Jr

Dec. 14-88

POOR QUALITY
ORIGINAL

0582

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard de Peret

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

Richard de Peret

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

The said *Richard de Peret*,

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

one coat of the value of twenty
dollars, one vest of the value
of five dollars, one pair of
trousers of the value of ten
dollars, one undershirt of the
value of three dollars, one hat
of the value of two dollars, and one
pair of suspenders of the value of fifty cents,
of the goods, chattels and personal property of one *John de Peret*

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

Richard de Peret
District Attorney

POOR QUALITY
ORIGINAL

0583

Police Court—2nd District.

Affidavit—Larceny.

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

of No. 64 2nd Avenue Street, aged 26 years,
occupation Kid Glove Cutter being duly sworn

deposes and says, that on the 19th day of November 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property viz:

One light suit of clothes of the value
of twenty five dollars one silk waist
of the value of three dollars one hat of
the value of two dollars and one pair
of suspender of the value of fifty cents
together of the amount and value of
thirty dollars and fifty cents.

(\$30.50)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Lothar de Beret (now here)

from the fact that at about the hour
of 8 o'clock P.M. on said date deponent
came into the room of deponent and took
said suit of clothes and put them on
and told deponent he would buy said
clothes. Deponent told him he did
not want to sell he then took the other
articles and with the suit of clothes left
saying he would return them on the
following day and left his old clothes
in deponent's room. He did not return
on the following and when deponent
went to look for him he found that he
had left his boarding house and sent

Subscribed to before me this

day

Police Justice

POOR QUALITY ORIGINAL

0584

his trunk to the White Star dock in Jersey City. Dependent went to said dock with Officer Gilligan the said trunk was found on said dock and when said trunk was opened the aforesaid suit of clothes was found in said trunk. And when the defendant was arrested said merchandise and hat was found in his possession all of which property dependent identifies as his and the property feloniously taken stolen and carried away by said defendant.

Julius G. Ling

Sworn to before me
this 21st day of Nov 1881
C. J. G. Over

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1881
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1881
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 1881
Police Justice.

Police Court,	District,		
THE PEOPLE, &c., on the complaint of			
vs.			
1	2	3	4
Dated 1881			
Magistrate.			
Officer.			
Clerk.			
Witnesses,			
No.	Street,	No.	Street,
No.	Street,	No.	Street,
No.	Street,	No.	Street,
\$	to answer	\$	to answer

POOR QUALITY
ORIGINAL

0585

Sec. 198-200.

CITY AND COUNTY {
OF NEW YORK, } ss

District Police Court.

Gaston de Peret 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

Gaston de Peret

Question How old are you?

Answer

23 years

Question Where were you born?

Answer

France

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

Answer

15 Wooster St.

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

*I am not guilty
he framed these things to me*

Gaston de Peret

Taken before me this

day of *April*

1881

McGonigle
Police Justice.

POOR QUALITY
ORIGINAL

0586

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District. 1284

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Jehon G. Deane,
No. 44 - 7th Ave.,
Easton de New York

Offence Grand Larceny

Dated Nov 21 1885

M. J. Power Magistrate
Anthony M. Williams Officer,
8th Precinct.

Witnesses David G. Power
No. _____ Street _____

No. _____ Street _____

No. 570 Street _____
to answer Deane

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 Deane

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

Dated Nov 21 1885 Sup. Power Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0587

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Gordon de Ruel

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

- Gordon de Ruel -

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

The said *Gordon de Ruel*,

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

*one hundred and four pairs of
gloves of the value of one
dollar and fifty cents each
again,*

of the goods, chattels and personal property of one *Joseph R.*

De Willems, -

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

Randolph B. Martin
District Attorney

0500

BOX:

195

FOLDER:

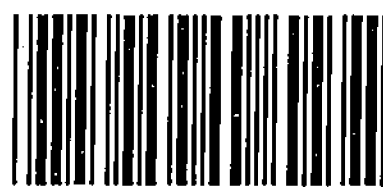
1964

DESCRIPTION:

DeRosa, Rafela

DATE:

11/16/85



1964

POOR QUALITY
ORIGINAL

0589

158

Counsel, *Walse # 4*
Filed *16* day of *Nov* 188*5*
Pleads *Whitely 17*

Violation of Excise Law.
(Sunday)
[III Rev. Stat., 7th Edition, page 1088 Sec. 21, and
page 1089, Sec. 5].

THE PEOPLE

vs.

B

Rodgers

RANDOLPH B. MARTINE,

Ordered to M. H. Gornik of
Dyer and Terrence for total
A True Bill. Nov 19/85

J. Cathin Jr.

Nov. 20, 1885 Foreman.

Tried and acquitted

Witness
J. Cathin Jr.

POOR QUALITY
ORIGINAL

0590

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Rafela De Rosa

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

Italy

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

Answer.

20 Rosevelt St. 4 years

Question. What is your business or profession?

Answer.

Grocery Store.

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

Rafela ^{her} De Rosa
MWR

Taken before me this

day of

Nov

188

J. J. Buckley
Police Justice.

POOR QUALITY
ORIGINAL

0591

Excise Violation—Keeping Open on Sunday.

POLICE COURT—1st DISTRICT.

City and County } ss.
of New York,

Thomas Mongan
of No. 14th Precinct Police aged 21 years occupation Police Officer
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 28 day
of December 1884, in the City of New York, in the County of New York,
Rafela De Rosa (now here)
being then and there in lawful charge of the premises No. 20 Rensselaer
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 29 day
of December 1884 Thomas Mongan
[Signature] Police Justice.

POOR QUALITY
ORIGINAL

0592

Police Court, 1 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Thomas Morgan
4 Quets!
Rafela De Rosa

EXCISE VIOLATION.
KEEPING OPEN ON SUNDAY.

Date 29 day of Dec 1884

John H. Jeffy Magistrate.

Witness,
4

Bailed \$ 100 to Ans. 4 Sessions.

By Antonio De Rosa

68 Avenue - Street.

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

Rafela De Rosa
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 29 Dec 1884 John H. Jeffy Police Justice.

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

Dated 29 Dec 1884 John H. Jeffy 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.

0593

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rafaela De Rosa

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

Rafaela De Rosa

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

The said *Rafaela De Rosa*.

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

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

SECOND COUNT :

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

Rafaela De Rosa

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY
committed as follows :

The said *Rafaela De Rosa*.

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, the same being the first day of the week:

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commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

Rafela De Rosa —

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

The said

Rafela De Rosa.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

20 Roosevelt Street —

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.