

0449

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Degnan, James

**DATE:**

03/20/91



3966

0450

578  
A. S. Crenshaw

Counsel,  
Filed 20 day of March 1891  
Pleads, J. H. Dudley vs

THE PEOPLE  
vs.  
James Deegan  
[Section 497, Penal Code]  
Burglary in the second degree.

Edmund Nicoll  
JOHN R. FELLOWS,  
District Attorney.

C. S. M.,  
E. D. A.,

A True Bill.

John 2 - April 15, 1891  
Foreman.  
Trial and Acquitted

Witnesses:  
Emma M. Meales  
Emma Bohan

0451

Police Court 2 District.

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

of No. 332 West 37<sup>th</sup> Street, aged 20 years,

occupation Deporter being duly sworn

deposes and says, that the premises No 332 West 37<sup>th</sup> Street,

in the City and County aforesaid, the said being a Tenement House

the apartments on the fourth floor of  
~~and~~ which was occupied by deponent ~~as a~~ and members of her family as a  
dwelling and in which she  
~~and in which there~~ was at the time a human being, ~~by name~~ to wit deponent

attempted to be  
were **BURGLARIOUSLY** entered by means of forcibly unlocking the  
door leading into the apartment by  
means of false and imitative keys

on the 17<sup>th</sup> day of March 1891 in the day time, ~~and the~~  
~~following property feloniously taken, stolen, and carried away, viz:~~ with intent  
to commit a crime therein

~~the property of~~

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** ~~was committed~~ was attempted to be committed ~~by~~ as learned ~~by~~

James Dequan (nowhere)

for the reasons following, to wit: that deponent was alone in  
her apartment and the door leading  
thereto was locked; deponent heard  
a knock at the door but paid  
no attention to it and the knock  
was repeated and still deponent gave  
it no attention; that thereupon deponent  
heard a key inserted into the key hole  
and an attempt made to unlock the

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door. Deponent then shouted and shortly thereafter deponent opened the door and the defendant was discovered in the water closet on said floor. The defendant then went down stairs and was intercepted by Annie Bohm, (now here) the janitor of said building and the defendant then ran away and attempted to escape.

Sworn to before me } Emma Mc Lachlin  
17<sup>th</sup> March, 1891 } 3

J. Stewart  
Police Justice

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

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

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

vs.

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

Magistrate. \_\_\_\_\_

Officer. \_\_\_\_\_

Clerk. \_\_\_\_\_

Witnesses: \_\_\_\_\_

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

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

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

0453

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *James Degnan*

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. *47<sup>th</sup> Street. Don't know number. 39 years*

Question. What is your business or profession?

Answer. *Driver.*

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

Answer. *I am not guilty*

*I am not guilty  
James Degnan*

Taken before me this

day of *March* 1911

*B. W. ...*

Police Justice.

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

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

Dated *March 17* 18*91* *[Signature]* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0455

359

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Emma McNeely*  
*337 W 37th*  
*James Dequan*

*Offense*  
*Burglary*

Dated *March 17* 18*91*  
*Ford* Magistrate.

*Gray* Officer.  
*20* Precinct.

Witnesses *Anna Bohm*

No. *332 W 37th* Street.

No. Street.

No. Street.

\$ *1000*



*[Handwritten signature]*

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

0456

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Deagan*

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

*James Deagan of the crime of*  
*attempting to commit*  
of the CRIME OF BURGLARY IN THE *second* DEGREE, committed as follows:

The said *James Deagan,*

late of the *Twentieth* Ward of the City of New York, in the County of New York  
aforesaid, on the *seventeenth* day of *March*, in the year  
of our Lord one thousand eight hundred and *eighty nine*, with force and arms, about the  
hour of *three* o'clock in the *day* time of the same day, at the Ward,  
City and County aforesaid, the dwelling house of one *Emma Mc Neely,*

there situate, feloniously and burglariously did <sup>*attempt to*</sup> break into and enter, there being then and there  
some human being, to wit: *the said Emma Mc Neely,*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods  
chattels and personal property of the said *Emma Mc Neely,*

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,

*James Deagan*  
*James Deagan*

0457

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

DeLeon, Emily

**DATE:**

03/03/91



3966

Witnesses;

Saml Bell  
Acad F Ireland  
Off. Woods

*Bill from*  
*H. D.*

Counsel,

Filed

*3*  
May of March 1891

Pleads

*Aguey &*

*24*  
THE PEOPLE  
presently in the  
Ill. Prob. Ct. files.

Grand Larceny, 3rd Degree.  
[Sections 528, 530, Penal Code].

*Emily De Leon*

DE LANCEY NICOLL

~~JOHN R. FELLOWS~~

*March 9/91*  
*Stark* District Attorney.  
*Pleas attempt G. L. & degree*  
*See 191-1311*

A TRUE BILL

*Alfred C. ...*

Foreman.

0459

Police Court 27 District. Affidavit—Larceny.

City and County } ss:  
of New York,

Barak Bell

of No. 111 West 19<sup>th</sup> Street, aged 40 years,  
occupation Keep boarders being duly sworn,

deposes and says, that on the 27<sup>th</sup> day of February 1899 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:

Good and lawful money of the  
United States of the value of  
Two hundred and twenty four 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 Emily De Leon (now here)

for the reasons that deponent laid  
the money on a bureau in her  
kitchen and the defendant was  
present. Deponent left it there,  
she having forgotten it. Deponent  
recollecting where she had left it  
looked for it but it was missing.  
Deponent accused the defendant  
with taking it but she denied  
it. Deponent then searched the house  
and the defendant had gone to her  
room and locked the door. Deponent  
then searched her room and found  
a quantity of bank bills similar

Sworn to before me, this 27<sup>th</sup> day of February 1899  
Police Justice.

0460

to that lost by deponent, concealed  
under the carpet lying on the floor  
~~Sworn~~ That the bills found in said  
room amount the sum of \$89.<sup>00</sup>  
That the denominations of the bills  
lost by deponent are similar to that  
found in the defendant's room.  
Sworn to before me  
this 28<sup>th</sup> February, 1891 by Mr. David Bell

3  
G. Henry Ford

Justice  
Mr. David Bell

0461

Sec. 198-200.

21 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Emily DeLeon* being duly examined before the under-  
signed 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 ~~h~~  
that ~~she~~ is at liberty to waive making a statement, and that ~~her~~ waiver cannot be used  
against ~~h~~ ~~er~~ on the trial.

Question. What is your name?

Answer. *Emily DeLeon*

Question. How old are you?

Answer. *21 1/2 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *111 West 19<sup>th</sup> St. 2 months*

Question. What is your business or profession?

Answer. *Dressmaker*

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 the money but  
I did not intend  
to steal it*

*Emily de Leon*

Taken before me this *28*  
day of *February* 189*9*  
*D. W. [Signature]*

Police Justice

0462

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

*defendant*

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

Dated *July 28* 18 *91* *J. Stuyvesant* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

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281

Police Court--- District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Sarah Bell*  
*111 - M. 19<sup>th</sup>*  
*Emily DeLeon*

*Haussfearney*  
Officer

Dated *July 28* 18*91*

*Ford* Magistrate.  
*Wooden* Officer.  
*19* Precinct.

Witness *Richard F. Ireland*

No. *111 M. 19<sup>th</sup>* Street.

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

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

\$ *1000* to answer *LS*

*LS*

*9 AM*  
*PA.*



BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

0464

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Emily De Leon

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse Emily De Leon

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

The said Emily De Leon

16th Ward of the  
late of the City of New York, in the County of New York aforesaid, on the 27th  
day of February in the year of our Lord one thousand eight hundred and  
ninety one, at the City and County aforesaid, with force and arms, in the  
night time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the  
\$224.00 payment of and of the value of one hundred and twelve

dollars; divers other promissory notes for the payment of money, being then and there due  
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination  
to the Grand Jury aforesaid unknown, for the payment of and of the value of  
one hundred and twelve

dollars; divers United States Silver Certificates of a number and denomination to the Grand  
Jury aforesaid unknown, of the value of one hundred and twelve

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid  
unknown, of the value of thirty dollars

of the goods, chattels and personal property of one Sarah Bell, in the  
dwelling-house of the said Sarah Bell then and there being found,  
from the dwelling-house aforesaid  
then and there feloniously did steal, take and carry away against the form of the  
Statute in such case made and provided, and against the peace of the People of the State  
of New York and their dignity.

DE LANCEY NICOLL.

~~JOHN R. FELLOWS~~ District Attorney.

0465

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

DeMayo, Joseph

**DATE:**

03/13/91



3966

0466

Ray, Ray

Counsel,

Filed

13 day of March 1889

Pleas,

Magnty 16

THE PEOPLE

vs.

B

Joseph DeMayo  
Chgo 6/1/89

VIOLATION OF EXCISE LAW.  
(Selling without License.)  
(III. R. S. (7th Ed.) page 1981, § 18, and  
of 1888, Chap. 340, § 5.)

DE LANCEY THORNTON

JOHN R. BELLONIS

District Attorney.

Ready

A True Bill.

Alfred J. ...

Foreman.

Witnesses:

Ed Crystal

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Joseph De Mays*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Joseph De Mays*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES  
WITHOUT A LICENSE, committed as follows:

Oil Revised  
Statutes, [4th  
edition] p. 1681  
Section 13.

The said

*Joseph De Mays*

late of the City of New York, in the County of New York aforesaid, on the *Twenty fifth*  
day of *September* in the year of our Lord one thousand eight hundred and  
~~eighty nine~~, at the 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 a time, to

certain 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.

(Laws of 1881,  
chapter 340 sec-  
tion 5)

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Joseph De Mays*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND  
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

*Joseph De Mays*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *thirty nine, Mulberry Street,*

certain strong and spirituous liquors, and certain ales, wines and beer, 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 to

certain persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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.

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(Laws of 1883,  
chapter 840 sec-  
tion 5.) THIRD COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said  
— *Joseph De Mayo* —  
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,  
WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed  
as follows:

The said — *Joseph De Mayo* —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *thirty-nine, Mulberry Street,*

certain strong and spirituous liquors, and certain ales, wine and beer, 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 give away to

certain — persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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.

*De Roucaj Nicoll*  
~~JOHN R. FELLOWS,~~

District Attorney.

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**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Derby, John

**DATE:**

03/20/91



3966

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**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Redden, Jeremiah

**DATE:**

03/20/91



3966

0471

Witnesses:

*John A. Allen*

Counsel,

Filed

day of

1891

Pleaded

THE PEOPLE

vs.

John Derby

Jeremiah Redden

Burglary in the Third degree,  
and Petit Larceny.

[Section 488506, 522 and 532.]

Wm. Lancy Nicoll  
JOHN R. FELLOWS

District Attorney.

A True Bill.

*Alvin C. Allen*

*John A. Allen*  
Foreman.

*John A. Allen*

*John A. Allen*

*John A. Allen*

*John A. Allen*

0472

Court of General Sessions.

```

-----x
                :
    The People &c., :
                :
                Plaintiff, :
                :
    against      :
    Jeremiah Redden, :
                :
                Def. Impld. :
                :
-----x

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City and County of New York, ss:-

Mrs. Lizzie Redden being duly sworn, says:- I am the mother of Jeremiah Redden the defendant above named. I am working as a cook at No. 112 East 79th Street in this City. My ~~xxx~~ husband left me about seven years ago and since then I have been working as a cook. During this period my son has been living with his uncle John Redden at No. 210 East 88th Street, who keeps house and gives him a comfortable home. My son has never been in any trouble before or charged with any offense and has always been a good boy, having attended school until he was over 12 year old and since then having worked in various places. He had a position until this past summer at an awning manufactory in 126th Street between Lexington and Third Avenues, but was discharged owing to poor business. Since then my brother-in-law and my friend Mr. Cotter thought it better that he should learn the trade of our family and become a plasterer so we have concluded to apprentice him to a plasterer. This will give him full occupation and an opportunity to earn an honest living and I am sure the punishment he has received will be a warning that will benefit him throughout his lifetime. My brother-in-law will continue to give my son a good home. I have never had any such trouble in my family before and have always been a devoted and careful mother to my son, teaching him the best principles and endeavoring to guide him to be a

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Compt. of General Sessions

good boy and an honest, hardworking man.

Sworn to before me this :  
5th day of December 1890.:

*Lizzie Redden*

*Thomas Lane*  
*Com<sup>t</sup> of deeds*  
*N.Y. City.*

2009 POA SUG STR POWER JUDGE/CLERK'S SIGN

Court of General Sessions.

-----x  
 The People &c. Plaintiff  
 against  
 Jeremiah Redden, Defendant  
 impleaded.  
 -----x

City and County of New York, ss:-

John Cotter being duly sworn says:- I am a plasterer about 44 years old and reside at No. 241 East 80th Street in this City. I am well acquainted with Jeremiah Redden the above named defendant and have been so acquainted with him ever since his birth about 16 years ago. I have during all that period been intimately acquainted with him and have known his mother and father for about 20 years His father disappeared about seven years ago and since then his mother Mrs. Lizzie Redden has been constantly working for the benefit of her children. The defendant has been living with his uncle John Redden at No. 210 East 88th Street. I have always been interested in the defendant's welfare and have kept informed of his doings. He has been working for about four years until the past summer when he was discharged by his employer on account of slack business. Since then he has been out of employment. I have consulted with his mother and we have concluded to apprentice him as a plasterer and I will procure a position for him where he can learn the trade. The defendant's two uncles are plasterers also and I am thoroughly satisfied that he will procure employment and behave himself in the future. He has never been in any trouble before to my knowledge, and I would certainly know it if he had

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COURT OF COMMONS

been, and I am satisfied that the punishment which he has received by being imprisoned for several days will be a lesson which he will profit by in the future. The defendant's family is respectable and consists of hard working laboring people whom I know well and who will gladly befriend the defendant in procuring work and keeping right. I promise to keep good and careful watch over him and do all I can to assist him.

Sworn to before me this :

5th day of December 1890:

*Thomas R. Lane*  
*Com<sup>r</sup> of Deeds*  
*N.Y.C.*

*John Carter*

IN SENATE  
JANUARY 10 1888  
RECEIVED

Court of General Sessions.

-----x  
 :  
 The People &c., :  
 Plaintiff, :  
 against :  
 Jeremiah Redden. :  
 Deft. Impld. :  
 :  
 -----x

City and County of New York, ss:-

John Redden being duly sworn, says:- I am a plasterer by trade and occupation and reside at 210 East 98th Street in this City. I am married, 30 years of age and am the uncle of the defendant Jeremiah Redden being the brother of his father. I have known the defendant ever since his birth and have seen him almost daily during that time. For some time past he has lived with me at my home and prior to that time, he lived with my sister Mrs. Morrissey at No. 1688 Third Avenue between 94th and 96th Streets. I have furnished him with a good home and will continue to do so for I am deeply interested in his welfare and have been and am now desirous of doing all in my power to assist him to be a good boy and an honest man. During all the time the defendant lived with me and my sister, he kept good hours, always being home early and spending his time ~~xxx~~ in reading and studying. I know that he has never been in any kind of trouble before and I deeply regret this unfortunate occasion. I am anxious to procure a good place for him where he can learn the trade of plasterer and thereby earn a good and honest living and, having no children of my own, I can and will afford him a good home and I shall take every care to make him useful to himself and his family. It is our intention to apprentice him as a plasterer. He has been working at different jobs in this City and Brooklyn ever since he left school about four years ago and during all this time, he spent his evenings at

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Court of General Sessions.

-----x  
 The People vs., :  
 Plaintiff, :  
 against :  
 Jeremiah Redden, :  
 Debt. Imp'd. :  
 -----

City and County of New York, ss:-

James Redden being duly sworn, says:- I am a plasterer by trade and occupation, am married and reside at No. 231 Willis Avenue in this City. I am a brother of the defendant's father. I have also known the defendant since his birth and during all that time have met and been with him almost daily. Owing to the fact that the defendant's father disappeared some seven years ago, all my family have taken a deep interest in Mrs. Lizzie Redden's family and cared for and watched over their interests. This is also especially so as my brother John has no family and I have only one child who is married. We have therefore been glad to have the defendant about us and have deemed it a pleasant duty to assist and care for him. His mother is a cook and lives out. I have carefully read the affidavit of my brother John Redden and know that the same is true in all respects and I make the same part of this my affidavit. I am also anxious to assist the defendant and will do so and will also watch over and care for him. We have never had any disgrace in our family and it has always been our desire to keep every member of it straight and honest. I know that the defendant has never been in any trouble before and am sure that if he receives the indulgence of the Court, he will become a good and useful man and a comfort to his mother who is

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almost broken hearted about this misfortune.

Sworn to before me this :  
5th day of December 1970.:

Thomas R. Lane  
Comptroller of Deeds  
NY City

James Redden



0480

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

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

of No. Corner 142<sup>nd</sup> St & Brook Ave Street, aged 15 years,  
occupation Plumbers Helper being duly sworn

deposes and says, that the premises No 740 East-140<sup>th</sup> Street,  
in the City and County aforesaid, the said being a dwelling house

finished and completed and ready for occupancy  
but untenanted  
and which was occupied by deponent as a  
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking open  
the closed and locked skylight upon the roof  
of said building, 740 East 140<sup>th</sup> St

on the 10<sup>th</sup> day of March 1891 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

about 73  
pounds of lead water pipe some of it  
1/2 inch some 1/4 inch and some two inch  
(waste pipe) in diameter worth about  
\$3.67 1/2 cts and about two and one half  
pounds of sheet lead worth about  
10 cts, worth in all about \$3.79 1/2 cts

the property of William Gorman and Hermann Sürsberg the firm of  
Gorman and Sürsberg

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 Herby and ~~John~~ Jeremiah Redden

for the reasons following, to wit: The said firm own a building  
fully completed and furnished with lead  
water pipes but untenanted No 740 East  
140<sup>th</sup> St and another building not yet  
completed but in process of completion  
on the 10<sup>th</sup> inst. while watching said  
No 740 East-140<sup>th</sup> St at the request of  
said firm on going there found

therein said John Derby <sup>Jeremiah Redden and another</sup> ~~with two other boys~~. That said Derby had a quantity of Lead pipe and sheet-lead wrapped up in overalls and a piece of <sup>being fast down like an overalls</sup> awning ~~that~~ when ~~deponent~~ <sup>deponent</sup> ordered them off they refused to go whereupon deponent went for assistance and when he returned Derby and ~~Redden~~ <sup>Redden and the other boys</sup> had left said building and were hanging around watching deponent as he looked for said bundle of lead pipe and which deponent at last found hid away in said 739 East 134th St that said sheet-lead so found hid away corresponded in appearance and was part of a quantity of sheet-lead left in said building 740 East 140th St and the lead pipe too and there found was part of the lead pipe with which building 740 East 140th St was furnished and further deponent says that before he saw said Derby <sup>and Redden and the other boys</sup> ~~and Redden~~ with said pipe and sheet-lead that the same were in 740 East 140th St undisturbed and further that after he so saw them a quantity of pipe and sheet-lead corresponding in size quantity and quality with that contained in said bundle was missing from said house 740 East 140th St and that the parts of bundle in said bundle correspond with the parts of pipe and sheet-lead being and left in said house and further deponent says that said No 740 East 140th St before he saw said Derby and the boys with him was closed at all the windows and locked at all the doors and that the scuttle there was closed and hooked on the inside with iron hooks and staples and that after he saw them and found said lead and pipe in said <sup>deponent's</sup> ~~deponent's~~ possession he found said windows and doors still locked but the scuttle burst open by prying the hooks out of the staples and open enough to let the entrance of a person into said building to take out there a bundle of the size containing said lead and pipe

Subscribed and sworn to before me  
 this 17th day of March 1891  
 J. M. O'Brien  
 Police Justice

Witnesses:  
 James O'Brien  
 Committed in default of  
 Bailed by  
 No.

Police Court

THE PEOPLE vs THE COMPLAINANT

Charge

Verdict

Penalty

Remarks

Signature

Date

Place

County

State

Year

Page

Volume

0482

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

6 District Police Court.

Jeremiah Redden 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. Jeremiah Redden

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York City

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

Answer. 123 St and 3rd Avenue, Empire Hotel, 2 weeks

Question. What is your business or profession?

Answer. Shining maker

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

Answer. I am not guilty

Jeremiah Redden

Taken before me this 13  
day of March 1891  
John Coleman

Police Justice

0483

Sec. 198-200.

6<sup>th</sup>  
11

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

*John Derby* 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. *John Derby*

Question. How old are you?

Answer. *Seventeen years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *2591 - 2<sup>nd</sup> Avenue*

Question. What is your business or profession?

Answer. *Bricklayer*

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

Answer. *I am not guilty.*

*John Derby*

Taken before me this  
day of *March*

1891

Police Justice

0484

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 Herby and Jeremiah Redden*  
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, *each* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *March 12<sup>th</sup>* 1891 *John C. [Signature]* Police Justice.

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

Dated..... 18 ..... 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..... 18 ..... Police Justice.

0485

Police Court--- 5th District 357

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James O'Brien  
Cor 442 St Brooks Avenue

1 John Berley

2 Jeremiah Redden

3

4

Offence *Burglary*

BAILABLE,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *March 11th* 189*9*

*Cochrane* Magistrate.  
*Walsh* Officer.

*23rd* Precinct.

Witnesses *William O'Horman*

No. *252* *William Ave* Street.

*William O'Horman*

No. *252* *William Ave* Street.

*Perry J. [unclear]*

No. *265* *Brook Ave* Street.

\$ *5.00* to *Attorney*



*each committed of*  
*March 11th 1899*  
*1st quality 2c for want of assistance*  
*March 12th 9oc Am*  
*13oc asked for [unclear]*

0486

Police Department of the City of New York.

Precinct No. 33<sup>rd</sup>

New York, Mar. 16 1891

Det. Finin  
Dr. Sir

Albert Vailor and John Derby  
was arrested in this Precinct  
by me for burglary, on Nov.  
28<sup>th</sup> 1890 and sent to City  
Prison for 10 days by Judge  
Fitzgould Dec 12<sup>th</sup> 1890  
Derby has since been arrested  
by Off Walsh of this Precinct and  
sent to the Penn. for 1 year  
for burglary.

Det. Wm J. Lottwood  
33<sup>rd</sup> Precinct

0487

**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 Dady and  
Germinda Redden*

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

*John Dady and Germinda Redden*

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

The said *John Dady and Germinda Redden*, both —

late of the *Twenty-Fifth* Ward of the City of New York, in the County of New York aforesaid, on the *Tenth* day of *March*, in the year of our Lord one thousand eight hundred and *ninety-one*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

*William O'Keefe*

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 *William O'Keefe*

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

SECOND COUNT—

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

*John D. ... and ... Redden*

of the CRIME OF *XXIX* LARCENY, — , committed as follows:

The said *John D. ... and ... Redden*

*Redden, doth* —

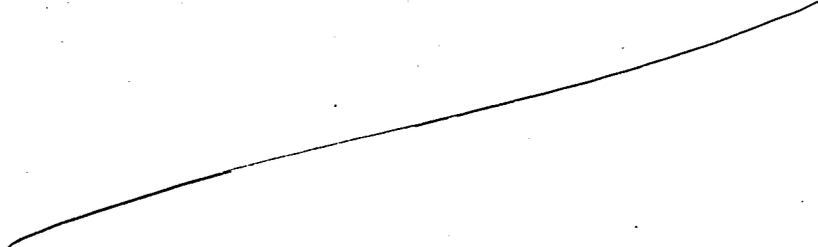
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *day* — time of said day, with force and arms,

*namely three rounds of lead ...*

*value of five cents each round, and*

*three rounds of silver lead of the*

*value of five cents each round,*



of the goods, chattels and personal property of one *William ...*

in the dwelling house of the said *William ...*

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

*William ...*  
*Attorney*

0489

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Diez, Eugene

**DATE:**

03/12/91



3966

0490

*John R. Fellows*

Counsel,  
Filed *12* day of *March* 18*97*  
Pleaded *Allegedly* *Sept 23*

THE PEOPLE  
vs. *B*  
*Eugene Diez*

VIOLATION OF EXCISE LAW  
(Selling without License),  
III, R. S. (1st Ed.), page 1981, § 13, and  
of 1888, Chap. 240, § 5.

*John R. Fellows*  
JOHN R. FELLOWS

*S. J. Sem*  
District Attorney.

A True Bill.

*Alfred Cannon*

*Post 3 May 16 97*  
*kept other comm*  
*from being done*  
*not ready to file*  
*Can*

Witnesses:  
*Alfred Cannon*

0491

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Eugene Diez*

Question. How old are you?

Answer. *28 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *439 Lenox Avenue*

Question. What is your business or profession?

Answer. *Druggist*

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  
want a jury trial*  
*Eugene Diez*

Taken before me this *12*  
day of *March* 189*0*  
*W. M. ...*  
Police Justice.

0492

Sec. 151.

Police Court 5 District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Thomas Ferris

of No. 233 East 30<sup>th</sup> Street, that on the 21 day of August 1890 at the City of New York, in the County of New York,

"John Doe"  
Violation Excise Law

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 5 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 12 day of Sept 1890

W. O. Mearns POLICE JUSTICE.

0493

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 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, Sept 12 1890 W. W. W. W. Police Justice.

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

Dated, Sept 12 1890 W. W. W. W. Police Justice.

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

Dated, ..... 189 ..... Police Justice.



0495

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

*Thomas Lewis*

of No. *233 East 30<sup>th</sup>* Street, being duly sworn, deposes and says,

that *Eugene Diaz* (now present) is the person of the name of

*"John Doe"* mentioned in deponent's affidavit of the *12<sup>th</sup>*

day of *September* 18*90*, hereunto annexed.

Sworn to before me, this *12*  
day of *September* 18*90*

*Thomas Lewis*

*Chambers* POLICE JUSTICE.

0496

Excise Violation—Selling Without License.

POLICE COURT—5 DISTRICT.

City and County } ss.  
of New York, }

of No. 233 East 30 Street,  
of the City of New York, being duly sworn, deposes and says, that on the 31 day

of August 1889 in the City of New York, in the County of New York, at  
No. 439 E. 30th Street,  
John Doe (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,  
strong and spirituous liquors, wines, ale and beer, being intoxication 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 the statute in such case made  
and, provided

Deponent having purchased and  
paid the sum of two cents for one  
glass of Whisky and Vicky

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

Sworn to before me, this 12 day }  
of September 1890 } Thomas Ferris  
Corcoran Police Justice.

0497

General Sessions

People

N

Ingenue Bierz

City, County, & Precincts

Thomas Harris, Special License

~~Applied for~~ ~~license~~ ~~to~~ ~~sell~~ ~~liquor~~ ~~on~~ ~~the~~ ~~21<sup>st</sup>~~ ~~day~~ ~~of~~ ~~August~~ ~~1890~~  
 in company with a friend I went to  
 the drug store ~~at~~ the corner of 132<sup>nd</sup>  
 Street & Grand Avenue and asked  
 the above ~~for~~ a drink in said store  
 for some whiskey & money. The ~~druggist~~  
 immediately served me with a glass of  
 whiskey & money & I paid him for it.

He did not ask me what I wanted  
 the whiskey for & did not tell him I  
 was sick, or give him any reason.

I am positive that Bierz is the  
 man who sold me the liquor.

~~As~~ I do not know how he said he was  
 under the impression that I was sick, but  
 I give him no care for it.

March 16, 1891.

0498

Grade

100

Engelhardt

Stalman

0499

New York March 15/91

My Dear Sir

As you wish me  
remind you of the case between  
Mr. E. Diez & Mr. Walton. As I  
told you last week that Mr. Diez  
was not in my employ when the  
liquor should have been sold  
to the man who arrested him and  
that frightened him and that  
was the cause he ran away from  
me thinking he might get in  
trouble. you can rest assured that  
these are straight facts

I remain

Respectfully

W. W. Wells

per A. Feindel

0500

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE

vs.

Eugene Perry

Cause

Bond Sept / 90

*District Attorney.*

0501

State of New York }  
City and County of New York }

Emil E. Feindel being  
duly sworn says: I am a druggist, and <sup>manager</sup> ~~owner~~  
of the drug store at the South-west corner of Len-  
ox Avenue and 132<sup>nd</sup> Street. I have ~~owned and~~  
kept said store for two years last past.

I know Eugene Diez, now under bail, of-  
ter arrest upon the charge of unlawfully sel-  
ling liquor in my said drug store, on or about  
August 15, 1890.

Said Diez was not  
in my store during said month of August  
and first came there September 2, 1890 when  
I employed him as a clerk.

If any liquor was sold in said store during  
the month of August 1890, it was not sold  
by said Diez, but by some other person.

Said Diez is wholly innocent of the charge  
upon which he was arrested.

Seen & before me this } Emil E. Feindel  
28 day of March 1891 }

*[Signature]*  
Notary Public  
N.Y. Co.

0502

Affidavit of  
Eul E. Steudel  
March 28, 1891

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

*Eugene Diez*

The Grand Jury of the City and County of New York, by this indictment, accuse  
— *Eugene Diez* —  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES  
WITHOUT A LICENSE, committed as follows:

III. Revised  
Statutes, [7th  
edition] p. 1681  
Section 13.

The said — *Eugene Diez* —

late of the City of New York, in the County of New York aforesaid, on the *Twenty-first*  
day of — *August* — in the year of our Lord one thousand eight hundred and  
~~eighty~~ — *ninety* —, at the 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 a time, to

*Thomas Ferris 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.

(Laws of 1883,  
chapter 340 sec-  
tion 5)

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
— *Eugene Diez* —  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND  
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said — *Eugene Diez* —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, and at the premises there situate, known as  
number *Four hundred and and thirty-nine Knox Avenue.*

certain strong and spirituous liquors, and certain ales, wines and beer, 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 to

*Thomas Ferris and to*  
certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be  
drank upon the premises aforesaid, without having a license therefor, as required by law,  
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.

*De Lancey Nicoll,*  
*District Attorney.*

0504

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Dolan, John

**DATE:**

03/09/91



3966

0505

Witnesses:

*Sue Conners*

*Off-Cuff*

Counsel,

Filed

day

1887

Pleas,

*[Handwritten signature]*

THE PEOPLE

vs.

*B*

*John Dolan*

*E*

VIOLATION OF EXCISE LAW.  
(Selling without license.)  
[Ill. R. S. (2d Ed.) page 1981, § 13, and  
of 1888, Chap. 340, § 5].

DE-LANCEY NICOLL

~~JOHN R. FELLOWS~~

District Attorney.

A True Bill.

*Alben Kawan*

Foreman.

*F. C. 3/91*

0506

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name.

Answer. *John Dolan*

Question. How old are you?

Answer. *35 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *76 1st Ave 2 Years*

Question. What is your business or profession?

Answer. *Liquor Dealer*

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

Answer. *I am not guilty I am demand a trial by jury*

*John Dolan*

Taken before me this

day of *June* 188*9*

*A. M. MacArthur*

Police Justice

0507

Sec. 151.

Police Court 4 District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by

of No. 103. 8 57 Street, that on the 12 day of June

1889 at the City of New York, in the County of New York,

*John Dolan now presents did unlawfully in Premises 761 1st Ave sell to deponent strong & spirituous ale and had no license to so sell*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 4 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 12 day of June 1889

*[Signature]*  
POLICE JUSTICE.

0508

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 Leggins

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 9 1889 S. J. Mahon Police Justice.

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

Dated January 9 1889 S. J. Mahon 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.

0509

Selling without License.  
Police Court District 894

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wm. Lemmon*  
163 East 57th St  
*John S. Law*

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

Offence *Selling without License*

BAILED.

No. 1, by *Patrick Sherman*  
Residence *110 St + 1 Ave* Street.

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

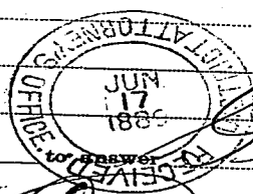
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

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

Dated *June 14* 1889  
*Wm. Mathews* Magistrate  
*Loeffel* Officer.  
*D. S.* Precinct.

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

No. \_\_\_\_\_ Street.  
\$ *100*



*Wm. Mathews*

0510

Excise Violation—Selling Without License.

POLICE COURT 11 DISTRICT.

City and County } ss.  
of New York, }

*R. K. Opminsky*  
of No. 103 East 57th Street,  
of the City of New York, being duly sworn, deposes and says, that on the 12 day  
of June 1889, in the City of New York, in the County of New York, at  
No. 761 1/2 Avenue Street,  
John Dolan (now here)

did then and ~~THERE~~ **SELL, CAUSE**, suffer and permit to be sold, under his direction and authority, strong and spirituous ~~liquors~~, ale ~~and~~ beer, being intoxication 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 the statute in such case made and provided.

*That he sold to deponent a quart of all and received in payment thereof the sum of three cents*

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

Sworn to before me, this 13 day of June 1889

*R. K. Opminsky*  
of 103 East 57th Street,  
Police Justice.

0511

W  
Police Court, H District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.  
The Gominsky  
John Dolan

EXCISE VIOLATION.  
SELLING WITHOUT A LICENSE.

Dated 13 day of June 1889

Magistrate.

Officer.  
23

Witness,

Bailed \$ to Ans. Sessions.

By

Street.

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

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

Dated 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

0512

**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 Dolan*

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

*John Dolan*

III. Revised Statutes, [7th edition] p. 1281 Section 13.

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said *John Dolan*

late of the City of New York, in the County of New York aforesaid, on the *Twelfth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the 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 a time, to

*Ike Cominsky 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.

(Laws of 1883, chapter 340 section 5)

SECOND COUNT—

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

*John Dolan*

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *John Dolan*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *seven hundred and sixty one, First Avenue.*

certain strong and spirituous liquors, and certain ales, wines and beer, 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 to

*Ike Cominsky and to*

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

*De Lancey Nicoll*  
*District Attorney*

05 13

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Dolan, Michael

**DATE:**

03/18/91



3966

05 14

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Walsh, Michael

**DATE:**

03/18/91



3966

0515

Witnesses:

John Trax

I am of the opinion that the  
can be no conviction in this  
The complainant complainant  
that says that the defendant  
suspected to rob him, at least  
from the evidence reduced to  
writing in my answer, report  
the people could only show a  
truth which in my opinion  
was a deliberate fraud and  
I think the indictment should  
be dismissed

John M. Kelly  
District Attorney  
May 2, 1891

330  
Sandy Hill

Counsel,  
Filed,  
Pleas,

da  
188  
1891

THE PEOPLE  
vs.  
Michael Dolan  
and  
Michael J. Walsh

DE LANCEY INGOLL  
JOHN R. FELLOWS,  
District Attorney.

James J. Walsh  
A True Bill

John M. Kelly  
District Attorney

John M. Kelly  
District Attorney

John M. Kelly  
District Attorney

Sections 224 and 225 of Penal Code.

County of General Sessions

The People vs

Michael Dolan

and  
Michael J Walsh

Report

Statement

The defendants are indicted for an attempted Robbery, first degree, second offense,

John Stokes the complaining witness says that on March 11<sup>th</sup> 91, he with a friend were on 3<sup>rd</sup> Ave near 72<sup>nd</sup> St going north, it was about 2.30 a.m. when they met the defendants who <sup>were</sup> going in a southerly direction. As we went by them, they knocked against me and passed on I demonstrated after they had gone by us, they turned around and some angry words were exchanged and a fight ensued between us. In the fight I discovered that my watch chain had been broken and a portion of it gone but felt no attempt to take my watch I grabbed the defendant Walsh and held him until an officer came. I said to the officer that he (Walsh) had attempted to rob me

0517

I cannot tell whether an attempt had been made to rob me or not.  
On the night in question I had been drinking some beer.

John Trikar

Officer John H. Magler; officer of <sup>25<sup>th</sup></sup> ~~23<sup>rd</sup>~~ Precinct says that on the night in question he saw a fight going on between 71<sup>st</sup> and 72<sup>nd</sup> streets between John Trikar and these defendants. I went up to where all were to stop the fight that <sup>was</sup> going on, and upon reaching them I found Malch being held by Stokes, and who thereupon said that the defendants had attempted to rob him. I found the Bar of Trikar's watch chain on the sidewalk. The defendants claimed that ~~Stokes~~ Trikar and his friends <sup>had</sup> assaulted them and that they were only defending themselves. I don't know anything about any attempted robbery all that I know is that there was <sup>the complainant did not</sup> a fight going on. <sup>see if there was any thing; but his chain was</sup> John H. Magler

0518

I have besides taking their statements, talked with  
~~det~~ Detective Campbell, who investigated this  
case in order to have same properly prepared  
for trial and he assures me that from what he  
can learn, the entire affair was nothing more  
or less than a fight between drunken men,

I am of the opinion from all that I can  
gather from the evidence in this case, that  
there is not sufficient proof to establish  
the crime of attempted robbery, inasmuch  
as the complainant himself says that he saw  
no attempt to rob him, nor did he feel any,

Alvin P. White

05 19

Count of Ken Cassino

The People etc

(10)

Michael Dolan and

Michael J Walsh

Reports

0520

Police Court Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss

John Tricar  
of No. 184 East 72 Street, Aged 33 Years  
Occupation Garbiter

being duly sworn, deposes and says, that on the  
11 day of March 1891, at the 19 Ward of the City of New York,  
in the County of New York, <sup>attempted to be</sup> was feloniously taken, stolen, and carried away from the person of de-  
ponent by force and violence, without his consent and against his will, the following property, viz:

One Gold Watch and Gold Plated  
Chain attached, together of the  
value of Twenty-five Dollars  
(\$25.00/100)

of the value of \_\_\_\_\_ DOLLARS,  
the property of deponent

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

Michael Walsh and Michael Dolan (both now  
here) and while together and acting in concert  
with each other, from the fact that, at  
about the hour of 2.30 A.M. on the  
aforesaid day, deponent was walking  
on Third Avenue in said City and said  
property was in a vest pocket of a vest  
then and there worn upon deponent's  
person and both said defendants  
came up to deponent and said Dolan  
struck deponent a violent blow on the  
forehead with his Dolan's clenched fists  
and said Walsh seized hold of the

day of \_\_\_\_\_  
Sworn to before me this \_\_\_\_\_ 1889

Police Justice

0521

chain attached to the said watch and attempted to take, steal and carry away the said property and when deponent felt said Walsh so seize hold of said chain as aforesaid deponent caught hold of said Walsh and held him until he, Walsh, was arrested.

Deponent therefore charges said Michael Walsh and Michael Dolan, while acting in concert with each other, with having feloniously attempted to take, steal and carry away the said property by force and violence from deponent's person and against deponent's will, and asks that they may be dealt with as the law may direct.

Subscribed before me this 7 day of March 1891 } John T. Tucker  
Magistrate

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 \_\_\_\_\_ 1891  
I have admitted the above named \_\_\_\_\_ to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 1891  
There being no sufficient cause to believe the within named \_\_\_\_\_ guilty of the offence mentioned, I order he to be discharged.  
Dated \_\_\_\_\_ 1891  
Police Justice.

Police Court, \_\_\_\_\_ District, \_\_\_\_\_  
THE PEOPLE, etc.,  
on the complaint of \_\_\_\_\_  
vs.  
1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Dated \_\_\_\_\_ 1891  
Magistrate.  
Officer.  
Clerk.  
Witnesses, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
\$ \_\_\_\_\_ to answer General Sessions.

Offence—ROBBERY.

0522

Sec. 198-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Michael Walsh 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. Michael Walsh

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York

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

Answer. No 250 East 70 Street & about 1 year

Question. What is your business or profession?

Answer. Plumber

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

Answer. I am not guilty  
Michael J Walsh

Taken before me this

Handwritten signature of the undersigned

Police Justice

0523

Sec. 198-200

f District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Michael Dolan

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 to see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial,

Question. What is your name?

Answer. Michael Dolan

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. No 1319 Second Avenue & about 8 months

Question. What is your business or profession?

Answer. Newsdealer

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

Answer. I am not guilty  
Michael Dolan

Taken before me this

1894  
[Signature]

Police Justice.

0524

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

Alfred 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 March 3 1891 John Regan Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0525

\$1000 Bail for  
24 March 1891  
28th St

Police Court--- 4 District. 35-2

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Lrikas  
184-E vs. 72 St  
1 Michael Walsh  
2 Michael Dolan

Offence  
Coffin

BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated Mch 12 1891

Murray

Magistrate.

Campbell & Martin

Officer.

25

Precinct.

Witnesses Jno H. Magler

No. 25 - 1st Police Street.

Mr. Chebeck

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

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

\$ 15.00



Mar 13 2 1891  
J. H. Magler  
Chebeck

The preceding Justice  
will please hear  
and determine the  
matter case in  
my absence  
John H. Magler  
Police Justice

0526

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against  
Michael Dolan  
and  
Michael J. Walsh

The Grand Jury of the City and County of New York, by this  
Indictment accuse Michael Dolan and  
Michael J. Walsh, —  
of the crime of attempting to commit the crime  
of Robbery in the first degree,  
as a SECOND OFFENSE, committed as follows

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and  
for the City and County of New York, at the City Hall, in the said City of New York,  
on the seventh day of February, in  
the year of our Lord, one thousand eight hundred and eighty-seven.

before the Honorable Frederick Smyth, Recorder  
of the City of New York  
and Justice of the said Court, the said Michael Dolan

by the name and description of Michael Dolan  
was in due form of law convicted of a felony —

to wit: burglary in the third degree  
upon a certain indictment then and there in the said Court depending against him

the said Michael Dolan by the  
name and description of Michael Dolan

as aforesaid,  
and one William E. Cooney  
for that they the said Michael Dolan  
and William E. Cooney

then both late of the Nineteenth Ward

0527

of the City of New York, in the County of New York aforesaid, on the  
Twenty fifth day of January in the  
year aforesaid, at the Ward City and  
County aforesaid, with force and arms, a certain building  
there situate, to wit: the saloon of one  
Michael Walters feloniously and burglar-  
iously did break into and enter, with intent  
to commit some crime therein, to wit:  
with intent the goods, chattel and personal  
property of the said Michael Walters in the  
said saloon then and there being, then and  
there feloniously and burglariously to steal,  
take and carry away, and also for that  
he the said Michael Dolan, and William  
E. Cooney then both late of the Ward, City  
and County aforesaid, afterwards to wit: on the  
day and in the year aforesaid, at the Ward, City and  
County aforesaid in the night time of the said day  
with force and arms, twenty boxes of cigars of  
the value of two dollars each box and three  
bottles of brandy of the value of two dollars  
each bottle, of the goods, chattels and personal  
property of one Michael Walters in the saloon of  
the said Michael Walters there situate, then and  
there being found, in the saloon aforesaid,  
then and there feloniously did steal  
take and carry away.

And thereupon upon the conviction  
aforesaid, it was considered by  
the said Court of General Sessions

0528

of the Peace, and ordered and  
adjudged that the said Michael  
Dolan, by the name and description  
of Michael Dolan as aforesaid  
for the felony and burglary whereof  
he was so convicted as aforesaid  
be imprisoned in the State  
Prison at hard labor for the  
term of two years and nine  
months, as by the record thereof  
doth more fully and at large  
appear.

0529

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~The People of the State of New York,~~  
against

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

~~of the crime of~~

~~as a SECOND OFFENSE, committed as follows.~~

And Heretofore, to wit: at a court of General Sessions of the Peace, holden in and  
for the City and County of New York, at the City Hall, in the said City of New York,

on the *ninth* day of *February*, in  
the year of our Lord, one thousand eight hundred and *eighty-seven*,

before the Honorable *Henry A. Geldersleepe, Judge*  
of the Court of General Sessions

and Justice of the said Court, the said *Michael J. Walsh*  
by the name and description of *Michael J. Walsh*

was in due form of law convicted of *a misdemeanor*

to wit: *petit larceny*

upon a certain indictment then and there in the said Court depending against *him*

the said *Michael J. Walsh* by the

name and description of *Michael J. Walsh*

as aforesaid,

*as Joseph Ridabock, Thomas Butler and John Purcell*

for that *they the said Michael J. Walsh, Joseph*

*Ridabock, Thomas Butler and John Purcell*

then *all* late of the *Nineteenth Ward*

0530

of the City of New York, in the County of New York aforesaid, on the  
Twenty-fourth day of January in the  
year aforesaid, at the Ward City and  
County aforesaid, with force and arms, a certain building  
there situate to wit: the dwelling-house  
of one George W. Rosenberg 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 George W. Rosenberg in the said  
dwelling-house, then and there being,  
then and there feloniously and burglariously  
to steal, take and carry away; and also  
for that they the said Michael J. Walsh,  
and Joseph Redabock, Thomas Butler  
and John Purcell, <sup>then</sup> all 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, at in the day  
time of the said day, with force and arms, six  
spoons of the value of two dollars each, two  
pistols of the value of five dollars each,  
eight handkerchiefs of the value of twenty  
five cents each, one ring of the value of  
ten dollars, one watch of the value of eight  
dollars, one pocketbook of the value of  
two dollars, one breast pin of the value of  
two dollars, and two sleeve-buttons of the  
value of three dollars each, of the goods,

chattels and personal property of one  
 George W. Rosenberg in the dwelling-house  
 of the said George W. Rosenberg there  
 situate, then and there being found, in the  
 dwelling-house aforesaid then and there  
 feloniously did steal, take and carry  
 away; and also for that they the  
 said Michael J. Walsh, Thomas Butler  
 and John Purcell, then all 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, six spoons of the  
 value of two dollars each, two pistols  
 of the value of five dollars each,  
 eight handkerchiefs of the value of twenty  
 five cents each, one ring of the value of  
 ten dollars, one watch of the value of  
 eight dollars, one pocket-book of the value  
 of two dollars, one breast-pin of the  
 value of two dollars, and two sleeve-  
 buttons of the value of three dollars,  
 of the goods, chattels and personal  
 property of one George W. Rosenberg, by one  
 Joseph Ridabock and by certain other persons to  
 the Grand Jury aforesaid unknown, then lately  
 before feloniously taken, stolen and carried away from  
 the said George W. Rosenberg, unlawfully and secretly did  
 feloniously receive and have; the said Michael J.  
 Walsh, Thomas Butler, and John Purcell, then and  
 there well knowing the said goods, chattels and  
 personal property to have been feloniously stolen, taken and carried away

0532

And Thereupon, upon the conviction aforesaid, it was considered

by the said Court of General Sessions of the Peace, and ordered and adjudged that

the said

*Michael J. Walsh*

by the name and description of

*Michael J. Walsh*

as aforesaid,

for the *misdemeanor and petit larceny* whereof

*he* was so convicted as aforesaid, he imprisoned in the *City*

*Prison of the City of New York*

at hard labor for

the term of *one month*

as by the record thereof doth more fully and at large appear.

And the said

*Michael Dolan and Michael*

*J. Walsh, both* late of the \_\_\_\_\_

City of New York, in the

County of New York aforesaid, having been so as aforesaid convicted of the

*felony and burglary in manner aforesaid, and the said Michael J. Walsh, having been so as aforesaid convicted of the misdemeanor and petit larceny in*

manner aforesaid) afterwards, to wit: on the *eleventh* day of

*March*

in the year of our Lord one thousand eight hundred

and *ninety-one* at the \_\_\_\_\_ City and County aforesaid, with force

and arms, in the night-time of the said day, with

*force and arms, in and upon one John Trikar in the peace of the said People, then and there being, feloniously did make an assault and one watch of the value of twenty dollars and one chain of the value of five dollars, of the goods, chattels and personal property of the said John Trikar, from the person of the said John Trikar, against the will and by violence to the person of the said John Trikar*

0533

them and there violently and feloniously  
attempt to  
aid, rob, steal, take and carry away  
the said Michael Dolan and Michael J.  
Walsh, <sup>and each of them,</sup> being then and there aided  
by an accomplice actually present,  
to wit: each by the other; 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.

De Lancey Ricoll,  
District Attorney.

0534

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Donovan, Michael

**DATE:**

03/23/91



3966

0535

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Kennelly, Michael

**DATE:**

03/23/91



3966

Counsel,  
Filed *22* at *St. Mark's* 189*9*  
Plends,

Assault in the First Degree, Etc.  
(Sections 217 and 218, Penal Code).

THE PEOPLE

vs.  
*RI*  
Michael Donovan

and ~~EXHIBIT~~  
Michael Kennedy  
*Ch. ind. del. 11*

DE LANCEY NICOLL  
JOHN R. FELLOWS

District Attorney.

*Charles J. Kelly*  
*370 74 Mrs. M.*

A TRUE BILL.

*Alfred C. ...*

Foreman.

*Charles J. Kelly*

*John*

*Michael Kennedy*

*2 Mrs. ...*

Witnesses:

0537

Police Court 3 District.

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

of No. 52 Scammell Street, aged 35 years,  
occupation Salvageur being duly sworn

deposes and says, that on the 4<sup>th</sup> day of March 1889 at the City of New  
York, in the County of New York, in said premises

he was violently and feloniously ASSAULTED and BEATEN by Michael  
Donovan. (now here) and one  
Michael Kennedy, not yet-  
arrested. The defendant Donovan  
wilfully and maliciously struck  
deponent in the head with a large  
beer glass which he the said  
defendant then used to throw  
from his hand at deponent.  
While the said Michael Kennedy  
wilfully and maliciously cut and  
stabbed deponent in the right-  
arm with a knife he held in  
his hand. From the effect of  
such assault deponent was  
severely cut in the right arm and  
on the head and confined to his  
bed for thirteen days.  
Deponent further says that such  
assault was committed

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 16 day }  
of March 1889 } Patrick A. Yarnes

W. H. McNamee Police Justice.

0538

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Michael Roman

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. Michael Roman

Question. How old are you?

Answer. 23 years old

Question. Where were you born?

Answer. New York

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

Answer. 389 Cherry St. 7 years

Question. What is your business or profession?

Answer. Longshoreman

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  
M Roman

Taken before me this

16

day of

March 1889

W. H. McNeill

Police Justice

0539

CITY AND COUNTY } ss.  
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

Richard Sullivan

of No. 12<sup>th</sup> Precinct-Police Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn deposes and says,

that on the 5<sup>th</sup> day of March 1891  
at the City of New York, in the County of New York, deponent arrested  
Michael Donovan (now here) on  
complaint of one Patrick Harvey  
who charged this deponent and  
one Michael Kennedy, not yet  
arrested, with beating, assaulted  
him, by striking him on the head.  
From the effects of such assault  
the said Patrick Harvey is now  
confined to his home and unable to  
appear in Court, as shown by the  
"Doctors" Certificate hereto annexed.

Subscribed and sworn to before me this 5<sup>th</sup> day of March 1891

Richard Justice

0540

Wherefore defendant prays the said Michael Donovan may be held to await the result of the injuries of the said Harvey

Sworn to before me this 6th day of March 1889

Richard Sullivan

John J. [Signature]  
Police Justice

ARFIDA VIT.

2023  
Police Court, District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.  
Michael Donovan

Dated March 6 1889

Municy Magistrate

Sullivan & Shalins Officer

Witness

Disposition, Commitment to Jail the warrant

0541

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

Michael  
Dorman.

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

Dated March 11 1887 C. O. Mead 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.

0542

5-61 interest 3  
Police Court--- District 366

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Patrick Amosy  
St. Seamus St.  
Michael Quinn  
Michael Kennedy

Offence  
Assault  
February 1891

3  
4  
Dated March 16 1891  
Mead Magistrate.

Sullivan & Shalvey  
12 Precinct.

Witnesses Richard Sullivan  
No. 12 Park Place Street.

No. Street.  
No. Street.  
No. Street.



No. 1500 to answer GS  
No 2. Not yet answered  
No Committals

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

0543

277 HENRY STREET.

OFFICE HOURS:  
MORNINGS, TILL 9.30  
AFTERNOON, 2 TO 3  
EVENINGS, 7 TO 8

New York, March 5/1891

This is to certify  
that Mr Patrick Harvey  
from 52 Seaman St.  
is under my treatment  
for deep incised wound  
at the lower part of the  
scalp and wound of  
the right forearm and  
is unable to leave  
his bed without risk to  
his health.

J. Brown M.D.  
124 Columbus St.

0544

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Donovan  
and  
Michael Kennelly

The Grand Jury of the City and County of New York, by this  
Indictment accuse Michael Donovan and  
Michael Kennelly  
of the crime of Assault in the first degree,

committed as follows:

The said Michael Donovan  
and Michael Kennelly, both  
late of the City of New York, in the County of New York, aforesaid, on the  
fourth day of March in the year of our Lord one thousand  
eight hundred and eighty-nine at the City and County aforesaid,  
with force and arms, in and upon the body  
of one Patrick A. Harvey, in the face of  
the said People then and there being, feloniously  
did make an assault and him the said  
Patrick A. Harvey, with a certain knife and  
also with a certain glass which the said  
Michael Donovan and Michael Kennelly  
in their right hands then and there had  
and held, the same being deadly and danger-  
ous weapons, then and there feloniously did  
strike, beat, cut, stab and wound, with  
intent him, the said Patrick A. Harvey

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

### Second Count.

And the Grand Jury aforesaid, by their indictment, further accuse the said Michael Donovan and Michael Kennelly of the crime of Assault in the second degree, committed as follows:

The said Michael Donovan and Michael Kennelly, both late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Patrick A. Harvey in the peace of the said People <sup>feloniously did, wilfully and wrongfully make an assault</sup> then and there being, and them the said Patrick A. Harvey, with a certain knife and also with a certain glass which the said Michael Donovan and Michael Kennelly in their right hands then and there had and held, the same being weapons and instruments likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully, strike, beat, cut, stab and wound, against the form of the statute in such case made and provided and

against the peace of the People of the State of New York and their dignity.

Third Count.

And the Grand Jury aforesaid by this indictment further accuse the said Michael Donovan and Michael Kennelly of the Crime of Assault in the second degree committed as follows:

The said Michael Donovan and Michael Kennelly, both late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Patrick A. Harvey, and him the said Patrick A. Harvey in the peace of the said People then and there being feloniously did wilfully and wrongfully make another assault, and him the said Patrick A. Harvey, with a certain knife and also with a certain glass, which they the said Michael Donovan and Michael Kennelly in their right hands then and there had and held, in and upon the arm and head of him the said Patrick A. Harvey, then and there feloniously did wilfully and wrongfully, strike, beat, cut, stab and wound, and did then and there and by the means aforesaid feloniously, wilfully and wrongfully inflict grievous

0547

bodily harm upon the said Patrick A.  
Harvey, 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.

De Laurey Neell,  
District Attorney.

0548

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Dorsey, David

**DATE:**

03/31/91



3966

0549

If witness;

*Kate M. Bennett*

Counsel,

Filed

Pleads,

*31*  
*May 1891*

THE PEOPLE

vs.

*David Dorsey*

Assault in the First Degree, Etc.  
(Sections 217 and 218, Pennl Code.)

*Wm. H. ...*  
~~GEORGE W. ...~~  
~~JOHN R. ...~~

District Attorney.

A True Bill.

*Wm. H. ...*

Foreman.

*Henry ...*

*2 ...*

*...*

0550

Police Court - 2 District.

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

of No. 422 West 26 Street, aged 32 years,  
occupation Work out being duly sworn  
deposes and says, that on the 27 day of March 1889 at the City of New  
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by  
David Dotsey (Crowder)  
who wilfully and maliciously  
cut and stabbed deponent  
in the neck with a Razor.  
he then and there held  
in his hands, - Deponent.  
further says that said  
assault was committed

with the felonious intent to take the life of deponent, or to do <sup>her</sup> ~~him~~ grievous bodily harm; and without  
any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer  
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 28 day } her  
of March 1889 } Kate & McDemott  
Mark  
James D. ... Police Justice.

0551

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*David Dorsey*

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.

*David Dorsey*

Question. How old are you?

Answer.

*53 years*

Question. Where were you born?

Answer.

*West Indies*

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

Answer.

*210 Thompson Street. 8-3 months*

Question. What is your business or profession?

Answer.

*Labourer*

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

Answer.

*I am not guilty  
I don't know why I was charged  
David Dorsey  
Mum*

Taken before me this

day of

188

*John J. ...*

Police Justice.

0552

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 Rejudaun

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 250 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 Mar 28 1891, John Henry Bond Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0553

394

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Kate McDermott*  
*422 W 26*  
*David Dorsey*

*Adm. Kelly*  
Offence

2

3

4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *March 28* 1891

*Frd* Magistrate.

*Wall 8th* Officer.

Witnesses *Complainant in* Precinct.

*the House of Detention* Street.

No. .... Street.

\$ *1000* to answer *GS*

*Comm*



*Asst. Clk*

0554

CITY AND COUNTY } ss.  
OF NEW YORK.

POLICE COURT, 2 DISTRICT.

*George Wall*

of No. *4th Precinct 4th Street*, aged \_\_\_\_\_ years,

occupation *Police Officer* being duly sworn, deposes and says

that on the *27* day of *March*, 189

at the City of New York, in the County of New York. *depones as follows*

*David Dorsey* (nowher upon the complaint of one *Kate McDermott* who charged the said Dorsey with felonious assault, depones further says that said *Kate McDermott* is a material witness for the people, and that deponer believes she will not be forth coming when wanted.

Wherefore deponer prays that since *Kate McDermott* be admitted to the house of detention *Geo Wall*

Sworn to before me this *27* day of *March* 189

*James J. [Signature]*  
Police Justice.

0555

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Dorsey

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

of the crime of Assault in the first degree,

committed as follows:

The said

David Dorsey

late of the City of New York, in the County of New York, aforesaid, on the  
27<sup>th</sup> day of March in the year of our Lord one thousand  
eight hundred and eighty-nine-one at the City and County aforesaid,

with force and arms, in and upon the body of  
one Kate Mc Dermott, in the peace of the  
said People then and there being, feloniously  
did make an assault and her the said  
Kate Mc Dermott with a certain razor  
which the said David Dorsey in his right  
hand then and there had and held, the same  
being a deadly and dangerous weapon, then  
and there wilfully and feloniously did strike,  
beat, cut, stab and wound, with intent her, the  
said Kate Mc Dermott thereby then and there  
feloniously and wilfully to kill. Against the form

of the statutes 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 in-  
dictment further accuse the said David Dorsey  
of the crime of Assault in the second degree,  
committed as follows:

The said David Dorsey late of the Ward,  
City and County aforesaid, afterwards, to wit: on the  
day and in the year aforesaid, at the City and  
County aforesaid, with force and arms, in and  
upon the body of the said Kate McDermott  
in the peace of the said People then and there  
being, feloniously did wilfully and wrongfully  
make another assault and her the said Kate  
Mc Dermott, with a certain razor, which the  
said David Dorsey in his right hand then and  
there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily  
harm, then and there feloniously did wilfully  
and wrongfully strike, beat, cut, stab and  
wound, against the form of the Statute  
in such case made and provided, and  
against the peace of the People of the  
State of New York and their dignity.

De Lancey Nicoll,

District Attorney

0557

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Downer, Robert

**DATE:**

03/24/91



3966

0558

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Sperling, George

**DATE:**

03/24/91



3966



0560

Out of several Lessons  
Newport County  
The People on  
a get

Robert Downer,  
City and County of Newport S.S.  
Elias Striker being  
duly sworn, saith

1. I have been a resident of the  
City of Newport all my life,  
55 years, and am in business  
as a Boss Truckman at nos  
105 & 107 Beade street.

2. I have known the above named  
defendant Robert Downer ever  
since he was a child. I have  
always known him to be a  
strictly honest, straightforward  
young man. I know many  
boss truckmen that he has  
worked for. I have known  
him to be a most affectionate  
son, and greatly aids in the  
support of his aged mother.

3. I would be quite willing  
notwithstanding the present  
indictment against him, to  
give him employment

0561

at once, should he be  
discharged, or should the  
court suspend sentence on  
him.

Lodged before } Elias Stricker  
on this 1st of April

1891

Hugh Coleman  
Notary Public  
Wyo

0562

Court of General Sessions of the Peace  
New York County

The People vs

vs

Robert Downer

Indictment for grand larceny  
City and County of New York ss.

John Russell being duly  
sworn saith.

- 1 I have been a resident of the City of New York for the last twenty five years and am a Boss Truckman at No. 68 Day Street.
  - 2 I have known the defendant Robert Downer since he was a child and know his family and have always found him to be a strictly honest, upright and industrious young man. I was astonished to hear of his present arrest. He is a married man and has three children, one of whom has been born since his arrest. He has always earned for his family and helped to support his mother.
  - 3 I would be willing to take him into my employ tomorrow notwithstanding the present charge against him.
- Sworn to before me  
this 13<sup>th</sup> day of April
- John Russell  
Hugh J. Coleman  
John P. Duffin  
John P. Duffin

court of General Sessions of  
the Peace -

New York County

The People vs

Robert Gowen

Indictment for grand larceny  
City and County of New York S. S.

Frank Foller being

duly sworn with;

1. I was born in the City of New  
York, and have resided here  
all my life, and am in  
business as a Boss Truckman  
at 55 Leonard Street.

2. I have known the defendant  
for the last five years. He has  
worked for both my father  
and myself, as a Truckman.  
He has worked on and off  
whenever there was work to do  
for the last 5 years.

3. I always found him honest  
and industrious, steady and  
hardworking.

4. I would be quite willing if  
the defendant were discharged  
to take him back into my  
employment.

0564

employ, and give him steady  
work.

Given before me  
this 1<sup>st</sup> of April 1891.

Frank Miller

Hugh Coleman  
Notary Public  
WV

Mr. General Sessions

The People

vs  
Robert L. Lamer

affidavit as to  
character

Frank A. Keller  
att. for def.  
287 Broadway  
New York

0566

Robert Downer  
Bond New York  
Occup - No trade  
Married  
~~Single~~  
Residence 264 W. Houston  
Parents Mother living

0567

Police Court 2 District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Isaac Pepper

of No. 420 East 78th Street, aged 40 years,  
occupation Truckman

deposes and says, that on the 20 day of March 1899 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

One case of  
ready made clothing of H. value  
of seven hundred and nineteen  
dollars and twenty five cents

\$ 719.25

the property of deponent a custodian and  
common carrier.

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 Robert Downer and George H

Mertling (now here) The said Downer was a  
driver of one of deponent's trucks and on  
said date was entrusted with said case  
of goods to be delivered to the Pennsylvania R.  
R. Co for shipment, and deponent is  
informed by Michael J Cooney now  
here that on said date he saw  
the goods aforesaid on the truck in

sworn to before me, this

day

1899

Police Justice.

0568

charges of the defendants, and, while  
said Cooney and Detective John Sullivan  
were watching defendants, they left the  
said goods on the sidewalk of 2 1/2  
Carmine Street in the possession of one  
Bernard Goldstein who received the  
same, having no right to receive said  
goods, as the defendants well  
knew, and ~~as a~~ said goods were found  
in possession of said Goldstein subsequently

Subscribed by <sup>22</sup> ~~22~~ <sup>day</sup> ~~day~~  
of March 1931  
John J. [unclear]

Isaac Meyer

0569

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged \_\_\_\_\_ years, occupation John Bellini  
Polmeria of No.

15 Street Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of Grace Pessi  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 27  
day of March 1890 } John S Sullivan

G. Henry Bond  
Police Justice.

0570

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. 15<sup>th</sup> Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Isaac Poyser and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 22<sup>nd</sup> day of March 1899, } Michael J. Cooney

J. Henry Bond  
Police Justice.

0571

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Robert Downer* 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 Downer*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *264 West Houston Street. 2 years.*

Question. What is your business or profession?

Answer. *Driver.*

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

Answer. *I am guilty*

*Robert Downer*

Taken before me this *22nd*  
day of *March* 189*1*

*William J. ...*

Police Justice

0572

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George H. Sperling

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York

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

Answer. 506 West 13<sup>th</sup> Street. 3 years.

Question. What is your business or profession?

Answer. Butcher

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  
George H. X Sperling  
mark

Taken before me this

day of

March

1901

Wm. J. ...

Police Justice

0573

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 Downe Edward H. Sperling

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

Dated March 22 1891 J. Murray Price Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0574

Police Court--- 2 --- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Isaac Peysen*  
*420 E 78th*  
*Robert Downer*  
*George H. Sperling*

*Larceny*  
*Felony*  
Offence

BAILED.

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated *March 22* 188*2*

*Ford* Magistrate.

*Cornes* Officer.

*15* Precinct.

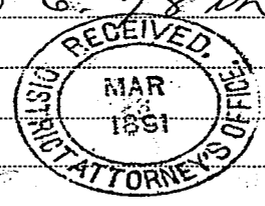
Witnesses *Nathan Peysen*

No. *420 E 78th* Street.

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

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

\$ *25.00* Ind. to answer *G.S.*



*[Signature]*  
*G.S.*

0575

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 Downer*  
and  
*George N. Sperling*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse

*Robert Downer and*  
*George N. Sperling,*  
of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:  
The said *Robert Downer and George N. Sperling* both

late of the City of New York, in the County of New York aforesaid, on the *twentieth*  
day of *March* in the year of our Lord one thousand eight hundred and  
ninety-*one* at the City and County aforesaid, with force and arms,

*seventy-four coats of the value of*  
*six dollars each, seventy-four vests of*  
*the value of two dollars each, three*  
*pair of trousers of the value of*  
*three dollars each pair and one*  
*case of the value of one dollar*

of the goods, chattels and personal property of one

*Isaac Rye*

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.

*De Lancey Nicoll,*  
*District Attorney*

0576

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Doyle, Kate

**DATE:**

03/10/91



3966

0577

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

McKenna, Mary

**DATE:**

03/10/91



3966

0578

*ALC*

Counsel,  
Filed  
Plsads,  
*Lo Clark*  
day of  
1897

Grand Larceny Second Degree  
[Sections 528, 534, 530 Penal Code.]

THE PEOPLE

vs.  
Kate Doyle  
and  
Mary Mc Kenney

DE LANCEY NICOLL,  
District Attorney.

*W. E. G.*  
Park I, 16<sup>th</sup>.

*St. J. W.*  
A TRUE BILL.

*Wm. H. ...*  
March 16/91

Forfeited.

*Wm. H. ...*  
Chas. R. ...  
6 mos Pen ...  
Spied ...  
... ..

Witness:

*E. J. White*  
*Offr. Kenney*

0579

Police Court

15<sup>th</sup> District.

Affidavit—Larceny.

City and County } ss:  
of New York,

Elizabeth White

of No. 321 1<sup>st</sup> Avenue Street, aged 19 years,

occupation Married being duly sworn,

deposes and says, that on the 3<sup>rd</sup> day of March 1891 at the City of New York,

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

One overcoat and coat and vest and a quantity of other clothes and articles together of the value of Over One Hundred Dollars

the property of Deponent and her family

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 Kate Hoyle and Mary H. Kenna;

(both now here) from the fact that on said date said property was stolen and carried away from said premises, and that Deponent was and is informed by Detective Jeremiah J. Kennedy of the 1<sup>st</sup> Precinct that in the premises and possession of Hoyle and McKenna he found an overcoat and a coat and vest that Deponent has seen the property so found and fully identifies it as that stolen from her premises.

Mrs. Lizzie White.

Sworn to before me this

15<sup>th</sup> day of March 1891

Police Justice

0580

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Kate Doyle* 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. *Kate Doyle*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *419 East 18 Street* *4 Months*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I know nothing about the stealing of my goods I was asked to pawn the coat by Mary McKeena*

*Kate X Doyle*  
*Made*

Taken before me this

day of

*John J. Ryan*  
1911

Police Justice.

0581

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer. *Mary McKenna*

Question. How old are you?

Answer. *38 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *419 East 18 Street 3 Weeks*

Question. What is your business or profession?

Answer. *Dressmaker*

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 found the property tied up in a bundle in hallway when I leave*

*Mary McKenna*

Taken before me this day of *March* 19*24*  
*John J. Ryan*  
Police Justice

0582

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 C. ...

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 March 7 18 91 John C. ... Police Justice.

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

Dated ..... 18 ..... 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 ..... 18 ..... Police Justice.

0583

315

Police Court--- 4 District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Elizabeth White  
vs.  
Mamie McKenna  
Kate Doyle

Offence  
*[Signature]*

Dated March 7<sup>th</sup> 1891  
Ryan Magistrate.  
J. J. Hennessy Officer.  
18 Precinct.

Witnesses *Call Officer*  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.



\$ 1000 to answer *Call*  
*[Signature]*

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

0584

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Jeremiah J. Hennessy*  
aged \_\_\_\_\_ years, occupation *Police Officer* of No. *170*  
*Pratt* street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Elizabeth White*

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

Sworn to before me, this *14th* day of *March*, 18*91*,  
*Jeremiah J. Hennessy*  
*John Ryan*  
Police Justice.

0585

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Kate Doyle  
and  
Mary Mc Kenna*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Kate Doyle and Mary Mc Kenna*

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

The said *Kate Doyle and Mary McKenna, both*

late of the City of New York, in the County of New York aforesaid, on the *third*  
day of *March* in the year of our Lord one thousand eight hundred and  
*ninety-one* at the City and County aforesaid, with force and arms,

*one overcoat of the value of  
thirty dollars, one coat of the  
value of ten dollars, one vest of  
the value of five dollars, divers  
other articles of clothing and wearing  
apparel of a number and description to  
the Grand Jury aforesaid unknown,  
of the value of thirty dollars, and  
divers other goods, chattels and personal  
property (a more particular description  
whereof is to the Grand Jury aforesaid  
unknown) of the value of thirty dollars  
of the goods, chattels and personal property of one *Elizabeth White**

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.

0586

SECOND COUNT—

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

*Kate Doyle and Mary Mc Kenna*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Kate Doyle and Mary McKenna, both*

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

*the same goods, chattels and personal property described in the first count of this indictment*

of the goods, chattels and personal property of one

*Elizabeth White*

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

*Elizabeth White*

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

*Doyle and Mary Mc Kenna*  
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.

DE LANCEY NICOLL,

*District Attorney.*

0587

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Doyle, John J.

**DATE:**

03/11/91



3966

0588

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Doyle, Patrick V.

**DATE:**

03/11/91



3966

0589

In any opinion the evidence in this case will not warrant a conviction of deft J. J. Doyle - I recommend his discharge upon his own recognizance.

Apr. 17/91  
Witness:  
V. M. Davis

Carrett Scheer

Moses Newkirk

Off. Enforcer

April 3/91

Bail fixed by  
Judge Fitzgerald at  
\$300.

I think the defen-  
dant P. V. Doyle should be  
discharged on his own  
recognizance -

Apr. 8/91  
All Davis  
C. J. A.

W. Geo. S. Eldridge  
today  
10/1/91

Counsel,  
Filed 11 day of March 1891  
Pleads *Not Guilty*

THE PEOPLE vs.

Patrick V. Doyle  
and  
John J. Doyle

DELANCEY NICOLL  
District Attorney  
No. 1. Found guilty of  
6-6

A True Bill.

*Alfred C. ...*  
Part 2 - April 8, 1891. Foreman.  
No. 1 discharged on his  
own recognizance on  
Apr. 10/91  
Propose of *Edwards Attorney*  
Part 2 - April 1891  
On behalf of *Edwards Attorney No. 2*  
discharged on his own recognizance

Grand Larceny Second Degree  
Sections 528, 581, 572 Penal Code.

0590

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

Affidavit—Larceny.

City and County }  
of New York, } ss:

114 Madison St. Barner Schur  
of No. 114 & 74<sup>th</sup> Street, aged 30 years,  
occupation manufacturing of shirts being duly sworn,  
deposes and says, that on the 27<sup>th</sup> day of July 1891 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

Fifty shirts valued  
on thirty dollars  
\$ 30<sup>00</sup>/<sub>100</sub>

the property of R. Reustain and Company in  
his own 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 Patrick J. Doyle and Joseph A. Doyle  
both men who were acting in concert  
in the following manner to wit:  
Deponent had said property in his  
factory at number 16 Monroe Street.  
He missed said property and is informed  
by Officer Griffin that he arrested the  
defendants and found said property  
concealed at the residence of the defendants  
at number 67 Oliver Street. Deponent  
was able to identify said property  
as the property stolen from the factory  
of deponent  
Barner Schur

Sworn to before me this 24<sup>th</sup> day of July 1891  
of Barner Schur  
Charles W. Fanta Police Justice.

0591

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Jermiah J. Griffin*  
aged 30 years, occupation Police Officer of No. 4<sup>th</sup>  
Monroe Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Barnes Selmer

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

Sworn to before me, this 24  
day of February 1899 } *Jermiah J. Griffin*

*Charles N. Linton*  
Police Justice.

0592

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Patrick J Doyle* 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. *Patrick J Doyle*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *67 Oliver Street 2 months*

Question. What is your business or profession?

Answer. *Gar maker*

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

Answer.  
*I am not guilty*  
*Patrick J Doyle*

Taken before me this

day of *July*

189*9*

*Charles W. ...*

Police Justice

0593

Sec. 108 (20)

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question. What is your name?

Answer. *John Doyle*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *67 Oliver Street 5 months*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*  
*John J. Doyle*

Taken before me this *1st* day of *March* 188*8*  
*Charles W. ...*  
Police Justice

0594

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.....

*Deputments*

guilty thereof, I order that *they* be held to answer the same and *They* 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 *July 24* 18 *91* *Charles W. Smith* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0595

\$500 for 87  
Feb. 24. 1891. 2 AM.  
Feb-25-91 - *City*  
*City*  
\$300 for 47  
*Jy*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

266

Police Court--- District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

114 Madison St  
Barnes  
423 East  
Park 1/2 Madison  
John Style

3.  
4.

Dated February 24 1891

Lawton Magistrate.

Griffin and Son Officer.

Precinct.

Witnesses James J. Griffin

No. 4th Precinct Street.

Heman Leansky 139 Madison

No. Messer " " Street.



No. 507 98 Street.

\$ to answer

Common

0596

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

*Jermiah J. Griffin*  
of No. *South 10th Street* Street, aged \_\_\_\_\_ years,  
occupation *Police Officer* being duly sworn deposes and says,  
that on the *22* day of *February* 188*9*

at the City of New York, in the County of New York, *he arrested*  
*John Doyle and Patrick F Doyle (both*  
*now here) on information of being*  
*concerned in a Larceny, and*  
*Deponent prays that the said*  
*defendants may be held until*  
*such time as he can procure the*  
*necessary evidence, in regard to*  
*said Larceny.*  
*Jermiah Griffin*

Sworn to before me, this \_\_\_\_\_ day

of *February*

188*9*

*Charles W. ...*  
Police Justice.

0597

Police Court, 1 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT.

~~John Doyle~~  
~~Arthur Doyle~~

Dated July 23 1889

John M. Magistrate.

Griffin Officer.

Witness, LT

Disposition, \_\_\_\_\_

#1000 for 90  
Feb 24. 1891 - 90 AM.  
C.H.S.

0598

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Patrick V. Doyle*  
and  
*John J. Doyle*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Patrick V. Doyle*  
and *John J. Doyle*  
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said *Patrick V. Doyle* and  
*John J. Doyle*, both  
late of the City of New York, in the County of New York aforesaid, on the *twentysecond*  
day of *February* in the year of our Lord one thousand eight hundred and  
ninety *one* at the City and County aforesaid, with force and arms,

*sixty shirts of the value of*  
*fifty cents each*

of the goods, chattels and personal property of one

*Barnet Schar*

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.

SECOND COUNT—

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

*Patrick V. Doyle and John J. Doyle*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Patrick V. Doyle and John J. Doyle*, both —  
late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

*sixty shirts of the value of fifty cents each*

*[Large flourish]*  
of the goods, chattels and personal property of one *Barnet Schor*

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

unlawfully and unjustly, did feloniously receive and have; the said *Patrick V. Doyle and John J. Doyle* 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.

DE LANCEY NICOLL,  
*District Attorney.*

0600

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Driscoll, Michael

**DATE:**

03/06/91



3966

0601

Witnesses:

James M. Bully  
Officer Doan

Counsel,

6

Filed

day of

March 1889

Pleads,

THE PEOPLE

vs.

R

Michael Shocoll

Grand Larceny, Second Degree.  
(From the Person.)  
[Sections 528, 531 Penal Code]

DE LANCEY NICOLL

JOHN R. ~~PHILLIPS~~

District Attorney.

*J. M. Bully*

A True Bill.

*John R. Phillips*

*James M. Bully*

Foreman

*James M. Bully*

*James M. Bully*

0602

Police Court

District.

Affidavit—Larceny.

City and County } ss:  
of New York, }

*James Mc Nulty*  
of No. *180 Jackson Avenue Long Island City* <sup>*Dutch Kills*</sup> *NY*, aged *37* years,  
occupation *Iron Moulder* being duly sworn,  
deposes and says, that on the *14* day of *July* 189*1* at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession <sup>*and person*</sup> of deponent, in  
the *day* time, the following property, viz:

*About three dollars in gold  
and lawful money of the United  
States*

*3 <sup>00</sup>/<sub>100</sub>*

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 *Michael D'Arcy*. *New York*  
from the fact that this deponent was lying in  
a room in the name of *deponent* in  
the fourth floor of *house number 121 Roosevelt*  
*Street*. That deponent had said money  
in the pocket of his pants and that he  
saw the defendant put his hand in the  
pocket of deponent's pants, and that he  
thereafter missed said money.

*James Mc Nulty*

*Summ'd before me this*  
*15*  
*day*  
*1891*  
Police Justice

0603

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael Driscoll*

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

Question. What is your name?

Answer. *Michael Driscoll*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *171 Roosevelt Ave 2 weeks*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer.

*I am not guilty  
Not Guilty*

Taken before me this

day of *February*

1887

Police Justice.

*[Signature]*

0604

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.....

*De Fundam*  
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 *July 11* 18 *91* *[Signature]* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0605

212

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James W. Mulligan*  
*150 Jackson Ave. D.C.*  
*Nicholas Droceni*

- 1
- 2
- 3
- 4

*Offence Larceny*  
*from the person*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *February 11* 18*91*

*Hogan* Magistrate.  
*Sorum and Griffin* Officer.

Witnesses \_\_\_\_\_ Street.

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



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

\$ *500* to answer *G. S. S.*  
*Carroll*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Driscoll

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

Michael Driscoll

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

The said Michael Driscoll

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

\$3.00

one promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of two dollars; one United States Silver Certificate, of the denomination and value of two dollars.

three promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; three promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; three United States Gold Certificates, of the denomination and value of one dollar each; three United States Silver Certificates, of the denomination and value of one dollar each.

devers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars

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

De Lancey Nicoll, District Attorney.

0607

**BOX:**

430

**FOLDER:**

3966

**DESCRIPTION:**

Dubois, Stewart F.

**DATE:**

03/13/91



3966

Witnesses ;

A G C X Meier

*[Handwritten signature]*

Counsel,

Filed 13 day of March 1891

Pleads,

*[Handwritten signature]*

18 THE PEOPLE  
vs.  
Stewart S. Dubois

Grand Larceny, First Degree.  
(DWELLING HOUSE)  
Sections 528, 530 Penal Code]

DE LANCEY NICOLL

JOHN R. FELLOWS

District Attorney.

A True Bill.

*[Handwritten signature]*

Just 2 March 1891 Foreman.

Reads G. L. & Degree

*[Handwritten signature]*

0609

Police Court Fourth District.

Affidavit—Larceny.

City and County } ss:  
of New York,

of No. 210 East 53<sup>rd</sup> St. D<sup>r</sup> Gottlieb C. H. Meier  
occupation Physician Street, aged 38 years,

deposes and says, that on the 10 day of March 1891 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:

Two Finger Rings, one set with an  
Emerald and the other one set with a  
Diamond all of the value of  
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 Stewart F. Durbin (now here) from  
the fact that defendant was employed by deponent  
as a servant and had access to the sleeping  
apartment of deponent on the second floor  
in premises No. 210 East 53<sup>rd</sup> St. and said  
property was in a drawer of a bureau in  
said apartment and at about the hour  
of 7 P.M. deponent missed said property  
and when deponent accused said defendant  
with having taken and stolen said property  
said defendant admitted it and returned  
said property to deponent which property  
he defendant had then concealed upon  
his defendant's person

G. C. H. Meier M.D.

Sworn to before me this  
10 day of March  
1891  
at New York City  
Police Justice

06 10

Sec. 198-200

14 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Steward F. Dubois 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. Steward F. Dubois

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. No 213 East 88<sup>th</sup> Street & about all my life

Question. What is your business or profession?

Answer. Bell-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 have nothing to say at present Steward F. Dubois

Taken before me this

day of

1905

Police Justice.

06 11

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 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 Mar 11 1891 [Signature] Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0612

Police Court--- 4 District. 338

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*Dr. C. G. W. Murray*  
*249 E. 53 St.*  
*D. F. Hubois*

*Offence*  
*Drinking*

2. \_\_\_\_\_  
3. \_\_\_\_\_  
4. \_\_\_\_\_  
Dated *Nov 11* 19*11*  
*Murray* Magistrate.  
*Const* Officer.  
*93* Precinct.

Witnesses *All Officer*  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.



\$ *5.00*  
*500*  
*5*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

0613

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Stewart F. Dubois*

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

*Stewart F. Dubois*

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

The said *Stewart F. Dubois*

late of the *nineteenth* Ward of the City of New York, in the County of New York aforesaid, on the *teuth* day of *March* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty one* in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

*one finger - ring of the value of twenty dollars and one other finger - ring of the value of thirty dollars*

of the goods, chattels and personal property of one *Gottlieb C. N. Meier*  
in the dwelling-house of the said *Gottlieb C. N. Meier*

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

*De Lucey McCall,*  
*District Attorney*