

0406

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Daly, William

**DATE:**

12/15/80



318

0407

89

Officer Currier says that  
he saw in his hands etc  
prisoner and prison records

Wm  
D. L. L. L.

Day of Trial  
Counsel,  
Filed *15* day of *Dec* 1880,  
Pleads

THE PEOPLE  
vs  
*William Daly*  
I.

BURGILARY—Third Degree, and  
Receiving [Stolen Goods.]

BENJ. K. PHELPS,  
District Attorney.

A True Bill.  
*Wardell M. Cooper*  
Deputy Foreman  
*Wm. R. L. L.*  
*Edna R. L. L.*

20

0408

Police Court—Second District.

City and County }  
of New York. } ss:

William Lauter

of No. 86 Bleeker Street, being duly sworn,

deposes and says, that the premises No. 86 Bleeker Street, 15<sup>th</sup> Ward, in the City and County aforesaid, the said being a Store and which was occupied by deponent as a Shoe Store

were **BURGLARIOUSLY** entered by means of forcing open the main front door with a jimmy

on the night of the 17<sup>th</sup> day of December 1880

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

Twenty pair of Shoes of the value of eighty dollars.

the property of deponent.

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by William Daly (now known) for the reasons following, to wit: That he admits

so entering said premises and so stealing & carrying away said property, William Lauter

Handwritten notes on the left margin: "11<sup>th</sup> day of Dec 1880" and "Wm Lauter".

0409

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*William Daly* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*William Daly*

QUESTION.—How old are you?

ANSWER.—*Eighteen years old*

QUESTION.—Where were you born?

ANSWER.—*United States (New York)*

QUESTION.—Where do you live?

ANSWER.—*52 Bleeker*

QUESTION.—What is your occupation?

ANSWER.—*Writer*

QUESTION.—Have you anything to say, and if so, what—relative to the charge

here preferred against you?

ANSWER.—*I am guilty*—*A man came along and I checked him if I wanted to or when he started I didn't go in but I saw the stuff every.*

*William Daly*

Taken before me, this

*11th*

day of *Dec*

1880

*W. J. [Signature]*  
Police Justice.

0410

Police Court—Second District.

OFFENSE: BREACH AND BARRICK

THE PEOPLE, &c.

ON THE COMPLAINT OF  
William Carter  
86 Becker St.

vs.

William Carter

Dated 11 December 1880

Magistrate.

Witness:  
[Signature]  
155  
Officer.  
Clark.

Witness:



Committed in default of \$1500 Bail.

Bailed by: [Signature]  
No. Street.

0411

**State of New York.**

Executive Chamber,

Albany, Jan<sup>y</sup> <sup>23</sup> 1884

Sir: Application having been made to the Governor for the pardon of Martin Noble & W. Daley, who was tried and convicted before you Dec. 16, 1880 of Rec. Stealing goods and sentenced to the State Prison. Referred to you

Will you oblige the Governor with your opinion of the case, together with any facts or circumstances which may have a bearing on the question of granting or refusing a pardon?

Very respectfully yours,

Gerrit Claiborne  
Hon. Frederick Smyth

0412

**State of New York.**

Executive Chamber,

Albany, Jan. <sup>2</sup><sup>3</sup> 1884

Sir: Application having been made to the Governor for the pardon of Martin Stahl vs. Wm. Daley, who was sentenced on Dec. 16 1880, in your County, for the crime of Rec. Stolen goods ~~for the term of \_\_\_\_\_ years and \_\_\_\_\_~~ to the State Prison Reformatory you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict.

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

Very respectfully yours,

Geo. C. [unclear]  
To Hon. Peter B. Olney  
District Attorney, &c.

0413

CITY AND COUNTY } ss.  
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*William Daly*

late of the *fifteenth* Ward of the City of New York, in the County of New York,  
aforesaid, on the *seventh* day of *December* in the year of our Lord one  
thousand eight hundred and eighty *store* with force and arms, at the Ward,  
City and County aforesaid, the *store* of *store*

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

*William Lauter* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*Forty shoes of the value of two dollars each,*

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

*William Lauter*

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

0414

*And the Jurors aforesaid, upon their oath aforesaid, do further present*  
THAT the said

*William Daly* —

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

*Forty shoes of the value of two dollars each*

of the goods, chattels and personal property of

*William Lauter*

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

*William Lauter*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have  
(the said

*William Daly* —

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

**BENJ. K. PHELPS, District Attorney.**

04 15

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Dashington, William

**DATE:**

12/03/80



318

0416

264

Day of Trial,  
Counsel *Wm. C. [unclear]*  
Filed *3* day of *Dec* 1880  
Pleads *A. E. [unclear]*

*William Washington*  
P.  
THE PEOPLE  
vs.  
BURGLARY—THIRD DEGREE.  
NOTHING STOLEN.

BENJ. K. PHELPS,  
District Attorney.

A True Bill  
*W. C. [unclear]*  
Dec. 6, 1880  
Jury [unclear]  
J. T. [unclear]

0417

43

The People } Court of General Sessions. Before  
William Washington } Recorder Smythe. Monday Dec. 6. 1850.  
Indictment for burglary in the third degree.  
Henry Lewis sworn and examined, testified. I  
am a jeweler. There is your place of business  
No. 230 Bowery. I have the whole building and part  
of it I occupy as a jewelry store on the first  
floor. There is a door opening on the street;  
there is one window, seven or eight feet long.  
What was inside of that window? Watches and  
jewelry; they were hanging up on a hook. I was  
there on the evening of the 23<sup>d</sup> of November. I  
have seen the prisoner before. On the even-  
ing of the 23<sup>d</sup> of November I was about closing  
up my store between 10 and a 1/4 past 10. I  
have clocks on show cases which I generally  
take off before I take the "show" [the goods] out  
of the window, and I do not know for what  
reason I started to get something out of the  
back room. I was in there and I was startled  
by a terrible crash on the window. I went  
forward and I saw a hand coming through  
the window. As soon as I saw this of course  
I opened the door. I heard the glass break  
and I saw the hand reaching for the con-  
tents and I saw the prisoner running to-  
wards Prince St. I shouted. How near was  
he to the window when you first saw him  
after he got away? He was right in the

0418

window with his hands and as soon as he saw me coming he ran away. You noticed the broken pane of glass with the hand through it right where your watches were hung up, is that right? Yes sir. I opened the door. I saw the prisoner run towards Prince St. and I shouted as loud as I could, "Stop thief." I ran up Prince St. turning towards Elizabeth St. I saw the officer pursuing the prisoner; the officer's name is Thomas Gray. There were articles of value in the window, watches or worth about six hundred dollars. Most two watches, one single open faced stem winder and one double case silver watch; the both together were worth thirty dollars. The watches were in the window before it was broken. I saw them all day long. I put them in myself every morning and take them out. There is nobody attending to them but myself. You did not find them there after the window was broken? No sir. What way was this prisoner dressed? The only thing I observed was his hat, a peculiar shaped gray hat which he has at present in his hands. There was a light in the window and a gas light in the street. I hurt myself that same afternoon and I could not run very fast. I got within two and a half or three feet of him; when I was on the door

0419

he was still on the window. As soon as I opened the door he started running. I left my wife and sister-in-law in the store. I missed the two watches as soon as I came back to the store, which was six or seven minutes afterwards. My wife was protecting the window, and there was an officer there besides, who is on the beat. Cross Examined. There were hardly any people on the street that day; it was the first cold spell. I remember when the prisoner was brought back by Officer Gray, but I paid very little attention to the conversation. I was more anxious to close up my store. I do not remember that my wife made any remarks at all. I ask you now if you will swear that you did not state to this prisoner or to the officer rather, or your wife did not state that you could not tell whether he was the man or not, that you only saw his hat or his hand? That is what I did state already.

By the Court. Now sir, will you answer that question if you can did you state to the officer you could not recognize the man who broke the window, you could only recognize the hat did you make any such statement as that? I might have said so that is, that I only recognized him by his hat. I followed him by his hat. That is the only answer I can give you.

0420

William Dashington, sworn and examined in his own behalf testified as follows: What do you work at? I am a sailorman I go to sea in different ships. The last ship I was employed on was the Pollyhead. Where did she sail to? Sailed to China. Do not know the owners, the Captain was Capt. Cole. On the evening of the 23<sup>rd</sup> of November you heard what this gentleman who was on the stand first swore to, did you throw a brick through his window? No sir. Did you put your hand through that window? No sir. Do you know anybody that did? No sir. Did you run away? No sir. State what you did and where you were that day? I went into a saloon and took a drink and came out. I believe it was in Prince or Houston street. You came out of the saloon, what did you do then? I saw a lot of them running and I ran with them, ran up the street a piece and then I walked across the road and turning the corner I saw this police man, he came up and put his hand on me, he said, "I want to see you." I asked him what he wanted? and he said he would take me down to the store with him, the window was broken. Did you see that gentleman that was on the stand first, Mr. Lewis, the gentleman with side whiskers? Yes sir. What did he say to you? I went into the store with this

0421

policeman. When you got to the store what conversation took place? I went in, I asked him if he said I broke his windows? His wife said, I don't know who broke the windows - we were in our back room. It is impossible to see anybody out on the street that hour of the night, 10 or 11 o'clock, it is all dark out there. Then the officer said, he might have some property in his possession. Did they search you? They searched me all over. When I went into the store with this policeman I showed him I had nothing but my own property in my possession. I told him I did not wish to be detained there because I was a stranger in the city; he arrested me and took me to the station house. Cross Examined. You say when the officer arrested you he accused you of having broken some windows? Yes sir. How near were you to the place where you took your last drink? About a block away from the place. You say when you came out you saw a crowd running? Yes and hallooing. I went to see what was the matter. What was the matter? The matter was I got up to the corner, walking round the corner the policeman came and put his hand on me and said, "I want you." I guess I was behind the crowd. I do not know. I passed three or four pretty good fellows running. When did you leave your ship? I left early five or six years ago.

0422

I have been in different employments, aboard different brigs then did you leave your last ship, when were you at sea? About five years ago. Have you not done anything since? No sir. I have worked down Pearl street for a man. What is the name of the man you worked for in Pearl street? I believe his name is Smith. I have forgotten the number. What is his business? Manufacturing brushes. I am sure that I made brushes. I dont know the name of the last man I worked for. You did not break this window? No sir. You did not steal those watches? No sir. I did not commit any crime at all. I know nothing about it. I was running with the rest to see what was going on. At the time that you stopped to turn back how many of the crowd was ahead of you that were supposed to be running? There was three or four there in different parts of the block. How many was ahead of you on the same side of the street at the time you stopped to turn back to meet the officer who arrested you? There was not any one, I was turning the corner myself. I have been in the city about two weeks I guess. I only worked 10 minutes at making brushes.

The jury rendered a verdict of guilty. He was sent to the State prison for five years.

0423

Testimony in the case of  
William Washington  
filed Dec. 3.

0424

POLICE COURT 1<sup>st</sup> DISTRICT.

City and County }  
of New York, }

ss:

Jerry Leovic

of No. 230 Broadway Street, being duly sworn,

deposes and says, that the premises is

aforsaid

Street, 14 Ward, in the City and County aforsaid, the said being a Store

and which was occupied by deponent as a

Jewelry Store for

the deposit and sale of jewelry, were **BURGLARIOUSLY**

entered by means

of forcibly breaking a  
pane of glass in the show window  
of said store

on the Night of the 23 day of Nov 1880

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

A number of Gold Watches  
being together of the value of  
Six hundred dollars or more

the property of

deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforsaid **BURGLARY** was committed and the aforsaid property taken, stolen, and

carried away by William Washington

now present

for the reasons following, to wit:

That about ten o'clock  
on the night mentioned a brick  
was thrown at and through the aforsaid  
window. That deponent saw the fingers  
of a hand put through the hole made  
in the glass endeavoring to reach said  
property. That deponent rushed to  
the door of his store and saw the  
prisoner run away no other person

0425

being near there at the time. That deponent pursued him shouting stop thief when Officer Grey of the 14 Precinct took up the chase and arrested him in Houston Street. That no person other than the prisoner was near the window at the time deponent saw him run away and no person was seen to run in the direction the prisoner took until the Officer overtook and arrested him.

Deponent therefore charges the prisoner with breaking said window with the burglarious intent and purpose to enter and take therefrom the property above

described

Sworn to before me this 24<sup>th</sup> day of Nov 1887

J. M. Harrison J. Henry Kemic

City and County,  
of New York ss

Thomas Grey of the 14 Precinct being sworn says that about 10 o'clock on the night in question he saw the complainant pursuing the prisoner that deponent joined in the chase and overtook the prisoner in Houston Street when he took him into custody  
Thomas Grey

Sworn to before me this 24<sup>th</sup> day of Nov 1887  
J. M. Harrison J. Henry Kemic

0426

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

*William Washington* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*William Washington*

Question. How old are you?

Answer.

*36 Years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*In Chatham Street*

Question. What is your occupation?

Answer.

*Brush Making*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I am not guilty -  
Wm Washington*

Taken before me this *24* day of *Jan*  
*Wm Washington*  
POLICE JUSTICE.  
1880

0427

No 264

POLICE COURT - DISTRICT.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF  
Henry Lewis  
1230 Broadway  
vs.  
William Washington

Dated Nov 24 1898

Magistrate

Thomas Gray  
Officer

Clerk

Witnesses:  
Edith Officer



Committed in default of \$1000 Bail.

Bailed by

No. Street.

Edith

0428

CITY AND COUNTY } ss. :  
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*William Washington*

late of the *fourteenth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *twenty-third* day of *November* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms,  
at the Ward, City and County aforesaid, the *store* of

*Henry Lewis*  
there situate, feloniously and burglariously did break into and enter, the said *store*  
being then and there a building in which divers goods, merchandise, and valuable things  
were then and there kept for use, sale and deposit; the same being the goods, chattels,  
and personal property of

*Henry Lewis*

goods, merchandise and valuable things in the said *store* with intent the said  
being then and there feloniously and burglariously to steal, take, and carry away then and there

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.

BENJ. K. PHELPS, District Attorney.

0429

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Degnan, James

**DATE:**

12/16/80



318

0430

101

Filed 16 day of Dec 1880  
Pleads Not Guilty (17)

THE PEOPLE

vs.

James Regan

Felony Assault and Battery.

307

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. Givelle M. Cooper

Decy. 1880 Foreman.

Charles A. P.

1.4. Pen H. 50 June

F.S.

0431

Police Court, Fourth District.

CITY AND COUNTY OF NEW YORK, ss.

James Degnan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. James Degnan

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 307 East 48<sup>th</sup> Street

Question. What is your occupation?

Answer. Laborer

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. She has too much to say about it. I did not mean to cut her when I was eating my supper she began to scold she was in bed and got up to scold me when I was in the kitchen she threw a pail of boiling hot water into my face and scalded me James Degnan

Witness before me this 6<sup>th</sup> day of December 1887  
R. M. Smyth  
Police Justice

0432

Police Court—Fourth District.  
STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK.

of No. *307 East 48* Street,  
on *Sunday* the *fifth* day of *December* being duly sworn, deposes and says that  
in the year *1880* at the City of New York, in the County of New York.

*and feloniously*  
he was violently ASSAULTED and BEATEN by *her husband*

*James Degnan (now here) who cut  
deponent three cuts on the left side of  
deponents neck with a table knife  
then and there held in the hand of  
said Degnan. That said Degnan  
did cut deponent.*

with the felonious intent to take the life of deponent, or to do <sup>her</sup> ~~him~~ 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, &c., and be dealt with according to law.

Sworn before me, this *6<sup>th</sup>* day of *December* *1880* *Mary Degnan*  
*mark*

*R. I. + P. M. K.*  
Police Justice.

0433

CITY AND COUNTY }  
OF NEW YORK }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*James Degnan*  
late of the City of New York, in the County of New York, aforesaid, on the  
*fifth* day of *December* in the year of our Lord  
one thousand eight hundred and eighty *—* with force and arms, at the City and  
County aforesaid, in and upon the body of *Henry Degnan*  
in the peace of the said people then and there being, feloniously did make an assault  
and *then* the said *Henry Degnan*  
with a certain *knife*  
which the said  
*James Degnan*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon willfully and feloniously did beat, strike, stab, cut, and wound  
with intent *then* the said *Henry Degnan*  
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present :* That  
afterwards, to wit, on the *day* and in the year aforesaid, at the City and County  
aforesaid, the said *James Degnan*  
with force and arms, in and upon the body of the said *Henry Degnan*  
then and there being, willfully and feloniously did make an  
assault and *then* the said *Henry Degnan*  
with a certain *knife* which the said  
*James Degnan*  
in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, willfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there willfully and feloniously  
do bodily harm unto *then* the said *Henry Degnan*  
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 Jurors aforesaid, upon their Oath aforesaid, do further present :* That  
afterwards, to wit, on the *day* and in the year aforesaid, at the City and County afore-  
said, the said *James Degnan*  
with force and arms, in and upon the body of *Henry Degnan*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *then* the said *Henry Degnan*  
with a certain *knife*  
which the said  
*James Degnan* in *his* right  
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force as was likely to produce the death  
of *then* the said *Henry Degnan* with intent *then* the

0434

said *Henry Degnan* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*James Degnan* with force and arms, in and upon the body of the said *Henry Degnan* then and there being, willfully and feloniously, did make another assault and the said *Henry Degnan* with a certain *knife* which the said *James Degnan* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *his* the said *Henry Degnan* 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.

BENJ. K. PHELPS, District Attorney.

*James Degnan*  
*Henry Degnan*  
*14. Jan 1880*  
*W. C. Phelps*  
*1879*  
*Novemur*

BENJ. K. PHELPS  
District Attorney

*James Degnan*

Felonious Assault and Battery.

THE PEOPLE

Filed 16 day of Dec 1880  
Pleads *Not Guilty* / 17

101

0435

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Delihanty, Peter

**DATE:**

12/02/80



318

0436

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Calligan, Patrick

**DATE:**

12/02/80



318

0437

No 271

Counsel,  
Filed Dec 2 day of Dec 1889  
Plends

THE PEOPLE

v<sup>o</sup> vs or.

P.  
John Delahanty  
vs  
Samuel Balligan  
I.P.

INDICTMENT - Larceny from  
the Person. Vol. 2, p. 144

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

J. H. [Signature]

Essex.

Part in Dec 2, 1880

(Bookplate Peterson)

2.46 recd. d. P.  
each. F.D.

0438

Complainant in the House of Detention

Form 112.  
STATE OF NEW YORK, } ss: Police Court—First District.  
CITY AND COUNTY OF NEW YORK, }

*Joseph Haller*  
of No. *36* *Greenwich* Street, being duly sworn, deposes  
and says, that on the *26<sup>th</sup>* day of *Nov* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, *and from deponent's*  
*person*

the following property, viz: *a pocket book containing*  
*gold and lawful money consisting*  
*of silver and copper coins; United*  
*States issue; to the amount and*

of the value of *One 50/100* 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 *Peter Delahanty*  
*and Patrick Collihan acting in concert*

*and collusion together and both who pretend*  
*that deponent was passing along*  
*Greenwich Street at about two o'clock*  
*PM on said day when the prisoners appro-*  
*ached him and placed themselves one*  
*on each side. That one of the prisoners*  
*familiarly took hold of deponent's arm*  
*while the other placed his hand upon*  
*the collar of deponent's coat and*  
*walked along for some distance*  
*they asking deponent to treat to beer*

Subscribed and sworn to before me this 26th day of Nov 1880

Place for Seal

0439

That defendant felt a tug at his watch chain and looking down ward towards his vest he found his watch chain severed and broken. And at once discovered that the pocket book containing said money and which was in a pocket of defendant's pantaloons had been stolen. That defendant communicated the fact of the loss of his pocket book and money to a friend who came up just then, when the prisoners immediately ran away, and were afterwards discovered one hiding in a water closet and the other in the yard of premises 22 West 11th Street New York City.

Sworn to before me this  
26<sup>th</sup> day of Nov<sup>r</sup> 1880  
J. M. Patterson

City and County  
of New York

Antoine Fitzer of 220  
West 11th Street being sworn says  
that he saw the prisoners  
together run into the hallway of  
said premises and saw the prisoner  
Colligan put a red pocket book  
underneath his clothing at the  
back part of his head for the  
purpose of concealing it.

Sworn to before me this  
26<sup>th</sup> day of Nov<sup>r</sup> 1880  
J. M. Patterson J. O'Brien Justice

0440

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK

*Patrick Colligan* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

*Patrick Colligan*

Question. How old are you?

Answer.

*26 Years*

Question. Where were you born?

Answer.

*Ireland*

Question. Where do you live?

Answer.

*Corner Desbrosses & Canal Streets*

Question. What is your occupation?

Answer.

*I mend umbrellas*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

*I am not guilty*

*Patrick Colligan*

Taken before me this 26 day of April 1880  
*J. M. [Signature]*  
POLICE JUSTICE

0441

Police Court - First District.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Peter Delahanty* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him, states as follows,  
viz:

Question. What is your name?

Answer.

*Peter Delahanty*

Question. How old are you?

Answer.

*26 Years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*29 1/2 Washington Street*

Question. What is your occupation?

Answer.

*Laborer*

Question. Have you anything to say, and if so, what—relative to the charge  
here preferred against you?

Answer.

*I am not guilty*  
*Peter Delahanty*

Taken before me, this  
*James J. Sullivan*  
day of *June*  
18*90*  
Police Justice.

0442

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

No 27

Police Court—First District

THE PEOPLE, & c.,

vs. THE COMPLAINT OF

Thiel Walter

vs. Hense & Sebastian

OR

Oliver Sebastian

1. Patrick Colligan

2. *[Signature]*

3. *[Signature]*

4. *[Signature]*

5. *[Signature]*

6. *[Signature]*

Date, *Sept 20* 18*88*

*Colligan* Magistrate.

*Michael Conroy* Officer.

*John A. Clark* Clerk.

Witness *Antonio Puzos*

*Antonio Puzos*

Complainant on Honor of

Writter on duty and of

7:00 P. M. daily.

*[Signature]*

at *Special* Sessions

Received at District's office

*[Stamp]*

*Septs on Honor,*

*on Honor of*

*Antonio Puzos*

*[Signature]*

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0443

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
*in and for the body of the City and County of New York,*  
*upon their Oath, present:*

That *Peter Delihanty and Patrick Balligan* each

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty-sixth* day of *November* in the year of our Lord one  
thousand eight hundred and eighty *—* at the Ward, City, and County aforesaid,  
with force and arms

*Divers coins of a number, kind, and*  
*denomination to the jurors aforesaid unknown,*  
*and a more accurate description of which*  
*cannot now be given of the value of*  
*one dollar and fifty cents*

*One pocket-book of the value of fifty cents.*

of the goods, chattels, and personal property of one *Gottlieb Kaller*  
on the person of said *Gottlieb Kaller* then and there being found,  
from the person of said *Gottlieb Kaller* 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.

~~BENJ. V. PHELPS, District Attorney~~

0444

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Diel, Frederick

**DATE:**

12/13/80



318

0445

Filed 13 day of Dec 1850

Pleas

THE PEOPLE,

vs.

*Andreas Diez  
(Acree)*

BENJ. K. PHELPS,

District Attorney.

*Part in Dec 13. 1850  
pleas Perry B.  
A True Bill. C.P. 2 1/2 year.*

*Marshall W. Cooke*

Foreman.

*Indictment for Receiving  
Stolen Goods.*

0446

Police Court—Second District.

City and County }  
of New York. } ss:

of No. 157 6th Avenue St. N.Y. Being duly sworn

deposes and says, that the premises No. 137 West 11th

Street, 9 Ward, in the City and County aforesaid, the said being a Dwelling  
the care of which  
and which was occupied by deponent as a place of abode

were **BURGLARIOUSLY**  
entered by means of forcibly opening  
the main Hall way door  
by which access was obtained  
from the street by or with a key  
on the night of the 20th day of November 1880

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

One cloth-boat and  
Paritaloons of the value  
of Eighteen dollars

\$18.00

the property of deponent

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

for the reasons following, to wit: that deponent was  
aged in the presence of  
the Court identified the  
paritaloons on the person  
of the said Diehl as  
a part of the property above  
described and a power  
ticket-heretofore deponent  
is informed, was found

0447

upon his person by Officer  
Cross, Deposition has seen  
the property represented  
by said power taken  
and identified the same  
as his boat aforesaid

John A. Laner.  
I come to before me  
this 7th day of  
December 1880  
P. C. Mansfield  
Police Justice

0448

Police Court—Second District.

CITY AND COUNTY OF NEW YORK. <sup>63</sup>  
*Frederick Diehl*

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

*Frederick Diehl*

QUESTION.—How old are you?

ANSWER.—

*24 years*

QUESTION.—Where were you born?

ANSWER.—

*Germany*

QUESTION.—Where do you live?

ANSWER.—

*No home*

QUESTION.—What is your occupation?

ANSWER.—

*Clerk*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*A man named Charles Lee was with me and he gave me the ~~speculation~~*

*F. Diehl*

Taken before me, this

*[Signature]*  
day of *March* 188*8*  
Police Justice.

0449

Police Court—Second District.

THE PEOPLE, & c.  
ON THE COMPLAINT OF  
BURGLARY AND LARCENY.

*John Sauer*  
151 G. Ave.  
No. 18.

*Frederick Deibel*

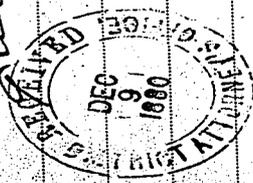
Date: *Dec 7* 1880

*Wauson* Magistrate.

*Cross* Officer.

Clerk

Witness: *Officer Cross*  
*Frederick Deibel*



Committed in default of \$ *1500* Bail.

Bailed by \_\_\_\_\_  
No. \_\_\_\_\_ Street.

*Cross*

0450

FORM 89 1/2

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

POLICE COURT—SECOND DISTRICT.

*John Finck*  
of No. *874 6th Ave* Street, being duly sworn, deposes  
and says, that on the *6th* day of ~~*December*~~ *18 88*  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent,

the following property, to wit: *Good & lawful*  
*money of the United*  
*States*

of the value of *Seventeen* 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 *Fredman*  
*Dehl (now known) who*  
*admits the larceny*  
*of said property*

*John Finck*

Sworn to before me, this *7th* day of *Dec* 18 *88*  
*William J. Kelly*  
Police Justice

0451

993

Form 69b.  
POLICE COURT—SECOND DISTRICT.

Affidavit—Larceny.  
THE PEOPLE, B, & C,  
ON THE COMPLAINT OF  
*John F. Smith*  
874 10th St. S.W.  
*Frank D. Smith*

DATED *Dec 7* 18 *80*

*W. H. ...* PROBATE,  
*James ...* OFFICER.

WITNESS:  
DEC 19 1880  
POLICE COURT  
SECOND DISTRICT

*300* TO ANS  
*Anderson*

BAILED BY  
No. STREET,

*Cur*

0452

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York, upon  
their Oath, present :

That *Frederick Diehl*

late of the First Ward of the City of New York,  
day of *October* in the year  
of our Lord one thousand eight hundred and ~~seventy eight~~ *ninety* at the Ward, City and County aforesaid, with force  
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes,) being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

*John Drick*

then and there being found,  
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.

BENJ. K. PHELPS, District Attorney.

0453

Counsel,

Filed 13 day of Dec 1880

Pleads

THE PEOPLE  
vs.  
Frederick Geel  
(2 Chas.)

Bill  
Larney of Money, &c.  
INDICTMENT.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*W. W. Phelps*  
Foreman.

Page 2. 1880-1880

Pleads Guilty

Inducted on another  
Inductments to LL 2/2/80

THE THOU... OF THE PEOPLE OF THE STATE OF NEW YORK

0454

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*Frederick Diez*

late of the *ninth* Ward of the City of New York, in the County of  
New York, aforesaid,

on the *twentieth* day of *November* in the year  
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*  
with force and arms, about the hour of *twelve* o'clock in the *night* time  
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

*John Sauer*  
there situate, feloniously and burglariously did break into and enter by means of *forcibly*  
*breaking open a lock on an outer door of said dwellinghouse*

whilst there was then and there some human being to wit, ~~one~~ *the said*  
*John Sauer* within the said dwelling-house he, the said

then and there intending to commit some crime therein, to wit, the goods, chattels, and  
personal property of *the said John Sauer*

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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That  
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County  
aforesaid, about the hour of *twelve* o'clock in the *night* time of said day,  
the said

*John Sauer*  
late of the Ward, City, and County aforesaid,

*One coat of the value of ten dollars*  
*One pair of pantaloons of the value of*  
*eight dollars*

of the goods, chattels, and personal property of *the said John Sauer*

*the said John Sauer* in the said dwelling-house of ~~one~~  
, then and there being found  
in 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.

0455

CITY AND COUNTY }  
OF NEW YORK, } ss

And <sup>aforesaid</sup> THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK.~~  
~~in and for the body of the City and County of New York,~~  
upon their Oath, ~~aforesaid~~ do further present

That <sup>the</sup> said Frederick Diehl  
late of the <sup>ninth</sup> First Ward of the City of New York, in the County of New York, aforesaid,  
on the <sup>twentieth</sup> day of <sup>November</sup> in the year of our Lord  
one thousand eight hundred and ~~seventy~~ <sup>eight</sup> with force and arms, at the  
Ward, City and County aforesaid,

One coat of the value of ten  
dollars

One pair of pantaloons of the value  
of eight dollars

of the goods, Chattels and personal property of

*John Sauer*

by a certain person or

~~and certain other persons~~ to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*John Sauer*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have  
(the said

*Frederick Diehl*

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

BENJ. K. PHELPS, District Attorney.

0456

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Doris, Michael

**DATE:**

12/27/80



318

0457

Day of Trial  
Counsel  
Filed *9* day of *Dec* 188*0*  
Pleads

*27  
11  
87*  
vs  
08

**BURGLARY—Third Degree, and  
Receiving [Stolen Goods.]**

THE PEOPLE

*Michael Davis*

BENJ. K. PHELPS,

*District Attorney.*

*Part in Act. 28. 1880*

*pleads 3.*

A True Bill.

*Martha A. Cooper*

Foreman

*CP. 11 1/2 years.*

0458

Police Court—Second District.

City and County } ss:  
of New York. }

George Cavilana

of No. 425 West 54<sup>th</sup> Street, being duly sworn,

deposes and says, that the premises No. 1535-1537 and 1539 Broad  
way Street, 22<sup>nd</sup> Ward, in the City and County aforesaid, the said being a Warehouse  
and which was occupied by deponent as a place for cleaning  
Carpets were **BURGLARIOUSLY**

entered by means of forcibly removing the Padlock  
from the stable connected with said premises  
and also by forcibly removing the Padlock  
from the door of the Office on the 2<sup>nd</sup> floor of said  
premises on the night of the 15<sup>th</sup> day of December 1880

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

One Horse Wagon and Harness  
of the value of Five Hundred dollars  
and a quantity of Moquet Carpet  
of the value of One Hundred and  
Seventy Five Dollars in all of the  
value of Three Hundred and Seventy  
Five Dollars—the property of  
Phoebe J. Cavilana and One Rosa  
Stein whose full name is unknown to  
deponent said property being in de-  
ponent's care and charge

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

for the reasons following, to wit:

That at the hour of 5.30  
O'clock P.M. on the 15<sup>th</sup> instant the  
said stable and Office doors were sealed  
by locked—at the hour of 10.15 O'clock  
P.M. of the same date deponent found  
the said doors broken open and missed  
the said property—That deponent was  
informed of said Burglary as set forth

0459

in the affidavit of Officer Donovan hereto annexed

Geo Rowland  
Sworn to before me this }  
16<sup>th</sup> day of December 1880 }  
R. C. Livingston  
Police Justice

City and County  
of New York }  
James Donovan of the 29<sup>th</sup> Precinct  
Police being duly sworn says -  
On the 15<sup>th</sup> instant at about the hour  
of 10.20 O'clock P.M. deponent arrest-  
ed Michael Doris - The within nam-  
ed defendant in the store No 35<sup>th</sup>  
4<sup>th</sup> Avenue offering for sale the car-  
pet named in the within complaint  
the horse Wagon and harness with  
in name being in front of the prem-  
ises above named

James Donovan  
Sworn to before me this }  
16<sup>th</sup> day of December 1880 }  
R. C. Livingston  
Police Justice

FILED  
CLERK OF THE DISTRICT COURT  
SOUTH DISTRICT OF NEW YORK

0460

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

*Michael Doris* being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *Michael Doris*

QUESTION.—How old are you?

ANSWER.— *Twenty Two years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *no home*

QUESTION.—What is your occupation?

ANSWER.— *Driver*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.— *I have nothing to say*  
*Michael Doris*  
*mark*

Taken before me, this

*W. H. Morgan*  
Police Justice.  
Dec 1880

0461

Police Court—Second District.

THE PEOPLE, & C.  
ON THE COMPLAINT OF  
*George Howland*  
*1425 W 57th St.*  
*Michael Davis*

ORFENSE:  
BURGLARY AND LARCENY.

Date *December 16* 18*80*

*Proyan* Magistrate.

*Dunson* Officer.

Clerk.

Witness:  
*James Donovan*  
*29th Precinct*



Committed in default of \$ *2000* Bail.

Bailed by *[Signature]*

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

0462

CITY AND COUNTY } ss.  
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present:

That

*Michael Dorio*

late of the ~~twentieth~~ *ward* Ward of the City of New York, in the County of New York,  
aforesaid, on the ~~fifteenth~~ *fifteenth* day of ~~December~~ *December* in the year of our Lord one  
thousand eight hundred and eighty ~~—~~ *—* with force and arms, at the Ward,  
City and County aforesaid, the ~~warehouse~~ *warehouse* of

*George Haviland*

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

*Phebe J. Haviland*

then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*One living animal (of the kind called  
a horse) of the value of one hundred  
dollars*

*One wagon of the value of seventy five  
dollars*

*One set of harness of the value of twenty  
five dollars*

*One hundred and seventy five yards of  
carpet of the value of one dollar each*

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

*Phebe J. Haviland*

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

0463

And the Jurors aforesaid, upon their oath aforesaid, do further present  
THAT the said

*Michael Doris*

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

One living animal (of the kind called  
a horse) of the value of one hundred  
dollars

One wagon of the value of seventy  
five dollars

One set of harness of the value of  
twenty five dollars

One hundred and seventy five yards  
of carpet of the value of one dollar  
each

of the goods, chattels and personal property of

*Phoebe J. Haviland*

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

*Phoebe J. Haviland*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have  
(the said

*Michael Doris*

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

BENJ. K. PHELPS, District Attorney.

0464

**BOX:**

26

**FOLDER:**

318

**DESCRIPTION:**

Dougherty, William

**DATE:**

12/16/80



318

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115  
Filed 16 day of Dec 1880  
Pleads *Guilty* 171

THE PEOPLE

*15*  
*15*  
William Dougherty

Felony Assault and Battery

BENJ. K. PHELPS,

District Attorney.

Part in Dec. 20, 1880

*Midy. Criminal Assault*

A True Bill.

*22*  
Marshall W. Coffey

Foreman

*Dec. 22, 1880.*  
Pen 30 days &  
Fine of \$25.

0466

Form  
STATE OF NEW YORK, }  
CITY AND COUNTY OF NEW YORK, } ss.: POLICE COURT—FIRST DISTRICT.

of No. Waldemar Gepp  
116 Chatham Street, being duly sworn, deposes and says,  
that on the ninth day of December 1880

at the City of New York, in the County of New York, he was violently and feloniously assaulted and  
beaten by William Dougherty,

now present,  
who did wilfully and maliciously  
cut, stab and wound deponent  
upon the left hip with the blades  
of a knife which knife was, William,  
then held in his hands.

*[Large handwritten flourish]*

Deponent believes that said injury, as above set forth, was inflicted by said  
William Dougherty

with the felonious intent ~~to take the life of deponent,~~ or to do him 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 dealt with accord-  
ing to law.

Waldemar Gepp.

Sworn to before me, this  
day of December 1880  
J. M. Cattaneo  
Police Justice.

0467

Police Court—First District.

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

William Dougherty being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was at  
liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. William Dougherty

Question. How old are you?

Answer. Twenty eight years of age

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. No. 15 New Chambers St.

Question. What is your occupation?

Answer. Paper-Jockey

Question. Have you anything to say, and if so, what—relative to the charge  
here preferred against you?

Answer. I have nothing to say.

W Dougherty

Taken before me this  
17th day of November 1876  
J. M. P. O'Connell  
POLICE JUSTICE

0468

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

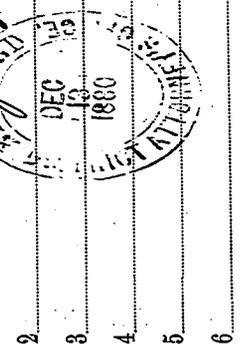
Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Madame Goppo*  
116 Chatham St.

*William Maggs*



Dated, *December 8* 188*0*

*Patman* Magistrate.

*Kelly & Clark* Officers

*M.H.* Clerk.

Witnesses, *Mrs Goppo*

*Mrs Hengsten*

*Mrs Fulton Chrystie G.*

*Dr*

*Chambers & Harp*

*1000* to answer

at General Sessions *Cont*

Received at Dist. Atty's Office,

BAILABLE:

No. 1, by .....

Residence, .....

No. 2, by .....

Residence, .....

No. 3, by .....

Residence, .....

No. 4, by .....

Residence, .....

No. 5, by .....

Residence, .....

No. 6, by .....

Residence, .....

0469

Court of General Sessions  
City of New York

The People

William Dougherty }  
City and County of New York S. S.

Thomas  
Barrett of No. 127 Pearl Street and  
No. 35 New Chambers Street in the City  
of New York, being duly sworn says I  
am a dealer in "Gaukie Notions" and  
have been such for about the past fifteen  
years, that I have known the above  
named William Dougherty for about the  
past ten years and have been well ac-  
quainted with him, and for the past two  
years when said Dougherty has not been  
engaged on the New York Sun as a  
paper folder, he has been in my employ as  
a sakenan, and I have occasion and  
do know said Dougherty to be an upright,  
honest, industrious, hard working, quiet  
and peaceable young man, that if sentenced  
should be suspended on said Dougherty,  
for the assault of which he has been  
found guilty in this Court, I am willing  
and will take said Dougherty again  
into my employ.

0470

Present to before me this } Thomas B. Farrell  
9<sup>th</sup> day of December 1880 }  
Washington & Page  
Notary Public (1001)  
New York Co

0471

Court of General Sessions  
City of New York

The People  
against  
William Douglass  
City and County of New York } William

Smith of No 16 Roseet Street of the  
City of New York being duly sworn  
says that I am a grocer and have  
resided and carried on business as  
such for the past twenty five years,  
and upwards, and I have known the  
above named William Douglass since  
his Childhood, and have known him  
since that period and up to the present  
time to have been an honest, industrious  
young man, and of a quiet peaceable  
and retiring disposition.

Sworn to before me this  
9<sup>th</sup> day of December 1880 }  
H. B. ... }  
confronted William Smith  
d/c

0472

Court of General Sessions  
City of New York

The People

against  
William Dougherty  
City and County of New York S.S.

Lewis Jackson of No.  
461 Pearl Street in the City of New York being duly sworn swears.  
I have been for the past 15 years a merchant-tailor in said City of New York, and am and have been well acquainted with the above named William Dougherty since his boyhood and have known him during that time to be an industrious, good-natured, honest, quiet and peaceable young man and have never heard or known said Dougherty being in any difficulty or disgrace before

Sworn to before me this

17<sup>th</sup> day of December 1880

44 Dollars  
com of funds  
J. H. C.

Lewis Jackson

0473

Court of General Sessions  
City of New York

The People  
vs  
William Dougherty  
City and County of New York S.S.

Dennis J. Leary of the Corner of Chatham Square  
and Catherine Street being duly sworn  
says I am an optician dealer and have  
known the above named William Dough-  
erty since boyhood, and have, when said  
Dougherty has been out of employment,  
employed him as an assistant, that  
I know said Dougherty to be an honest  
industrious, hard-working quiet and  
peaceable young man

I swore to before me this } Dennis J. Leary  
22<sup>nd</sup> day of December 1880 }

com of seeds  
ny. ©

0474

Court of General Sessions  
City of New York

The People

against  
William Dougherty  
City and Counties of New York S. D.

Henry Kunz  
of No. 272 William Street in the City  
of New York being duly sworn says  
I am a brass finisher and have been  
such for the past ten years. I am and  
have been well acquainted for about  
the same period with the above named  
William Dougherty, and since my mar-  
riage about six years since, said Dough-  
erty has boarded with me about a  
year and has been on visiting terms with  
my family during said period and up  
to the present time. I know said Dough-  
erty during my acquaintance with him to  
be an honest industrious, hard working,  
quiet and peaceable young man

Sworn to before me this }  
21<sup>st</sup> day of December 1880 } Henry Kunz  
Washington E. Page }  
Notary Public  
New York C

0475

Court of General Sessions  
City of New York

The People  
} against  
William Dougherty }  
City and County of New York S.S.

James  
Pegnan of No. 151 Chatham Street  
City of New York being duly sworn  
says, I am a compositor and have been  
employed as such on the New York Daily  
News for about the past four ten years,  
that I am and have been well ac-  
quainted with the above named William  
Dougherty for about twenty years past  
and since his childhood. I know  
said Dougherty during that period,  
to have been an industrious, hard working,  
honest, quiet and peaceable boy and  
young man.

Sworn to before me this } James Pegnan  
21<sup>st</sup> day of December 1880 }  
Washington R. Page  
Notary Public (N.Y.)  
New York Co

0476

Court of General Sessions  
City of New York

The People  
against  
William Douglass }  
City and County of New York S. M.

Joseph  
Smith of No. 11 Frankfurt Street  
City of New York being duly sworn  
says, I am and have been for the  
past fourteen years Journal of the  
Excelsior Press Rooms, situated on at  
the above place. I have known the above  
named William Douglass from his  
boyhood upwards, and have known  
him during that period to have been  
a well meaning, honest, industrious,  
quiet and peaceable young man

Sworn to before me this }  
22<sup>nd</sup> day of December 1880 } Jas. G. Smith  
H. D. Soler  
Mayor of New York

0477

Court of General Sessions  
City of New York.

The People  
against  
William Dougherty.

City and County of New York ss:  
William M. Dermott, Stateman  
& Newsdealer of no. 33 New Chambers  
street in the City of New York being  
duly sworn Says that I am and  
have been acquainted with William  
Dougherty since 1865, said Dougherty  
has been a folder for the Sun newspaper,  
and when not so employed, would engage  
in peddling for a livelihood - I know  
him to be an honest, industrious and  
peaceable young man, and never knew or  
heard of his being in any difficulty or  
trouble before.

Given to my face on this } William M. Dermott  
21<sup>st</sup> day of December 1880 }  
Washington E. Page  
Notary Public  
New York Co

0478

Court of General Sessions  
City of New York

The People  
against  
William Dougherty }  
City and County of New York s. s. Oscar

J. Dagen of No. 71 Pearl Street in  
the City of New York being duly  
sworn says that I am a Cooper and  
have been such for the past ten years.  
I have known the above named  
William Dougherty for about the past  
six years and during that period have  
been much in his Company, and know  
him to be of a retiring, quiet and  
peaceable disposition, and of an honest  
industrious Character

Sworn to before me this  
27<sup>th</sup> day of December 1880 } Oscar J. Dagen  
H. D. Lamy  
Com. of S. D. C.

0479

Court of  
General Sessions

The People  
vs  
William Dougherty  
Affiants

filed Oct 22. 1880

0480

CITY AND COUNTY }  
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,  
in and for the body of the City and County of New York,  
upon their Oath, present :

That

*William Dougherty*  
late of the City of New York, in the County of New York, aforesaid, on the  
*sixth* day of *December* in the year of our Lord  
one thousand eight hundred and eighty *with force and arms* at the City and  
County aforesaid, in and upon the body of *Waldemar Gepp*  
in the peace of the said people then and there being, feloniously did make an assault  
and *hit* the said *Waldemar Gepp*  
with a certain *knife*  
which the said *William Dougherty*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound  
with intent *kill* the said *Waldemar Gepp*  
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *William Dougherty*  
with force and arms, in and upon the body of the said *Waldemar Gepp*  
then and there being, willfully and feloniously did make an  
assault and *hit* the said *Waldemar Gepp*  
with a certain *knife* which the said *William Dougherty*  
in *his* right hand, then and there  
had and held, the same being then and there a sharp, dangerous weapon, willfully  
and feloniously, and without justifiable and excusable cause, did then and there beat,  
strike, stab, cut, and wound, with intent to then and there willfully and feloniously  
do bodily harm unto *him* the said *Waldemar Gepp*,  
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said *William Dougherty*  
with force and arms, in and upon the body of *Waldemar Gepp*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *hit* the said *Waldemar Gepp*  
with a certain *knife*  
which the said *William Dougherty* in *his* right  
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,  
and wound, the same being such means and force as was likely to produce the death  
of *him* the said *Waldemar Gepp* with intent *kill* the

0481

said *Waldemar Sepp* then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

*William Dougherty* with force and arms, in and upon the body of the said *Waldemar Sepp* then and there being, willfully and feloniously, did make another assault and the said *Waldemar Sepp* with a certain *knife* which the said *William Dougherty* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *Waldemar Sepp* 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.

BENJ. K. PHELPS, District Attorney.

Faint, illegible text from the reverse side of the document, appearing as bleed-through.

*Pen 30 days*  
*Nov 22, 1880*  
*Price 7-125*

*Waldemar Sepp*  
A TRUE BILL.  
*Waldemar Sepp*  
District Attorney.

*William Dougherty*  
THE PEOPLE  
vs.  
*Waldemar Sepp*  
Felonious Assault and Battery.

Filed 16 day of Dec 1880  
Pleas  
*Waldemar Sepp*

*Waldemar Sepp*  
*115*