

0247

BOX:

72

FOLDER:

801

DESCRIPTION:

Delaney, Richard

DATE:

07/12/82



801

No. 65

Day of Trial,

Counsel,

Filed 12 day of July 1882

Pleads

Richard Delaney
(two cases)

vs.

THE PEOPLE

P

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Edmund M. Hancock
Foreman.

July 13/02

Attest July

Emirs Ref

WITNESSES.

0249

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard Delaney

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

Richard Delaney

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Richard Delaney

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *second* day of *July* in the year of our Lord one
thousand eight hundred and eighty *two*, at the Ward, City and County

aforesaid, with force and arms *one watch of the*

value of one hundred dollars

of the goods, chattels and personal property of one

Patrick Smith

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

John McKean
District Attorney

0250

578

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Smith
697 1st Ave,
Richard Delaney

Richard Delaney

Offence, Larceny from
the Person

Dated July 4 1882

Attest
Bernard M. Shanley
Clerk

Witnesses Patrick M. Smith

No. 697 - Fort Avenue Street,
Mrs. Berger

No. 697 1st Ave
Street,
No. 697 1st Ave

No. 157
Street,
TO ANSWER

Case



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 Richard Delaney

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 4 1882 McIntyre Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0251

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Delaney 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. *Richard Delaney*

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. *929 East 39 Street, about fourteen years*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I know nothing about it*

+ *R. Del*
Richard Delaney

Taken before me, this *4*

day of *July* 188 *2*

Mervin Clarke Police Justice.

[Signature]

0252

Larceny from the Person

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Smith aged 45 years

of No. *Liquor dealer* ~~Street~~, of *697 - First Avenue*
being duly sworn, deposeh and saith, that on the *second* day of *July* 18*82*
at the *21st* Ward of the City of New York,

and *person* 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 gold cased watch, of the value of one hundred dollars

the property of *deponent*

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by *Richard Delaney (now here)*

for the reason following to wit: that on said day at about five o'clock in the afternoon, said Richard Delaney approached deponent, while in said premises no. 697 First Avenue, placed his hand upon deponent's person, and took from the left side pocket of the vest then and there worn by deponent upon his person as part of his personal apparel Patrick Smith

Sworn before me this 4th day of July 1882
McLean
POLICE JUSTICE

0253

No. 64

Day of Trial
Counsel,
Filed 12 day of July 188 2
Pleads

THE PEOPLE
vs.
Richard Delaney
(trickster)

~~BURGLARY—Third Degree,
Receiving Stolen Goods.~~

JOHN McKEON,
District Attorney.

A True Bill.
Ernest W. [Signature]
Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard Delaney

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

Richard Delaney

of the crime of Burglary in the third degree,

committed as follows:

The said

Richard Delaney

late of the Twentyfirst Ward of the City of New York, in the County of New York, aforesaid, on the second day of July in the year of our Lord one thousand eight hundred and eightytwo, with force and arms, at the Ward, City and County aforesaid, the

Parson of Patrick Smith

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

Patrick Smith

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

three coats of the value of twelve dollars each and one vest of the value of three dollars

of the goods, chattels and personal property of the said

Patrick Smith

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

John McDean

District Attorney

5550

BAILED,

No. 1 by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

579
 Police Court - 9 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Patrick Smith
 697 1st St.,
Richard Delaney

Offence, *Burglary*

Dated *July 5* 1882

Attest Magistrate.

Amos M. Kelly Officer.
 Clerk.

Witnesses, *Patrice*

No. *834* Street, *South 40*

No. *637* Street, *West 40*

No. _____ Street, _____
 \$ _____
 Office.

Patrice

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 *Richard Delaney*

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 *July 5* 1882 *Morrell* Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0256

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Delaney 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. Richard Delaney

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. 329 East 39 Street about 14 years

Question. What is your business or profession?

Answer. Printer

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

Answer. I am not guilty

Taken before me, this 5
day of July 1882

Richard Delaney

McConnell
Police Justice.

0257

Police Office, Fourth District.

City and County
of New York, } ss.

Patrick Luit aged 45 years

of No. ~~120~~ a liquor dealer of 697 First Street, being duly sworn,
deposes and says, that the premises No. 697 First Avenue
Street 2nd Ward, in the City and County aforesaid, ~~the said~~ being a ^{said premises} ~~house~~ ^{liquor saloon}
and which was occupied by deponent as a ~~house~~ ^{liquor saloon}

were **BURGLARIOUSLY**
entered by means of forcibly opening the blinds on the
closing the window in the rear of said
Saloon

on the afternoon of the second day of July 1872
and the following property feloniously taken, stolen and carried away, viz.:

one Coat, of the value of
twelve dollars and two cents
and one vest all of the value of
fifteen dollars, in all property of
the value of twenty seven dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Richard Delaney (now here)

for the reasons following, to wit: that on said day at
about five half past five o'Clock
in the eve afternoon, deponent
found said blind open, which ~~was~~
about an hour previous was seen
by deponent closed, and said one
Coat valued at twelve dollars
which had been ~~seen~~ ^{found} ~~an~~ ^{hour} previous
to said time had been contained in said

0258

room slipping; and said after two
carts and rest, removed from their
former place and laying close to
the open window, that defendant
is informed by Peter Lee, here present
that on said day at about five
o'clock in the afternoon, he saw
said Richard Delaney in the position
lying with part of his body inside
said rear window.

~~James to be~~ * Patrick Smith
brought before me this
5th day of July 1872

Moses Ottobury
~~Police Justice~~

City and County of New York
Peter Lee being duly sworn says
his age is 70 years, he is a
paper ruler and resides at 334
East 40 Street said City; that on
the second day of July, ^{at about five o'clock P.M.} 1872 he was
in the yard of house 697 First Avenue
said City and saw the defendant
here present in a position as if
climbing in or out of the rear
part of the balcony mentioned in
foregoing affidavit, by way of
the window opening in said rear part
brought before me this

5 day of July 1872 Peter Lee
Moses Ottobury
~~Police Justice~~

0259

BOX:

72

FOLDER:

801

DESCRIPTION:

Dorels, Leonard

DATE:

07/12/82



801

52

Day of Trial,

of Counsel,

Filed 12 day of July 1882

Pleads

THE PEOPLE

vs.

P

Leonard Dorely

19
John McKeon

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Edmund Van Kleeburgs

Foreman.

July 13/82

Pleads Guilty

S.P. 18 months

WITNESSES.

0261

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Leonard Dorels

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

Leonard Dorels

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Leonard Dorels

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twentieth~~ day of *June* in the year of our Lord one
thousand eight hundred and eighty ~~two~~ , at the Ward, City and County
aforesaid, with force and arms *devers promissory notes*

for the payment of money, the same being then and there due and unsatisfied and of the kind known as United States Treasury notes of a kind and denomination to the Grand Jury aforesaid unknown, of the value of forty dollars, one watch of the value of ten dollars, and one watch chain of the value of one dollar

of the goods, chattels and personal property of one

Ernest Schneider

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

John McKeon
District Attorney

2252

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

387
 Police Court _____
 District _____

THE PEOPLE, &c.
 ON THE COMPLAINT OF
 1 Leonard Sorels
 2
 3
 4
 Offence, Grand Larceny

Dated July 7 1882
 J. M. Stinson
 Magistrate.

Witnesses, Francis B. Crandall
 W. Peacock
 Street, _____

No. _____ Street, _____
 No. _____ Street, _____
 \$ _____
 JUL 8 1882
 RECEIVED
 OFFICE
 Conrad

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 Leonard Sorels

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 7 July 1882 J. M. Stinson Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0263

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

First District Police Court.

Leonard ~~Dorels~~ ^{Dorels}

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. Leonard Dorels

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Germany

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

Answer. 37 Bowery. 2 weeks

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am guilty ~~of~~ I waive further examination

Leonard Dorels

Taken before me this

day of

John J. ¹⁸⁸ ~~John J.~~

Police Justice.

0264

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss

of No. 138 West 52 Street, Ernest Schneider aged 36 years, merchant

being duly sworn, deposes and says, that on the 20 day of June 1882

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

the following property, viz:
Good and lawful money of the United States consisting of notes of various denominations and of the value of fifty dollars and one silver watch and plated chain attached of the value of ten dollars in all of the value of sixty 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 Leonard Jovels (nowhere) from the fact that deponent acknowledged and confessed to deponent in the presence of Officer Francis B Crowley that he said deponent did take and carry the aforesaid property.

Ernest Schneider

Sworn before me this 20 day of June 1882
J. J. [Signature]

POLICE JUSTICE.

0265

BOX:

72

FOLDER:

801

DESCRIPTION:

Douglas, James

DATE:

07/11/82



801

0266

BOX:

72

FOLDER:

801

DESCRIPTION:

Hines, James

DATE:

07/11/82



801

0267

No. 41

(1)

Counsel,

Filed 11 day of July 1882

Pleads,

THE PEOPLE
 vs.
 James Douglas P
 and James Thomas P

INDICTMENT.
 against James Douglas from the Person
 of the night time

JOHN MCKEON,

District Attorney.

A TRUE BILL.

Edward Van Hook
 Foreman

July 12/82
Edw. Plead guilty
Each Embro's Ret.

WITNESSES.

0268

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*and James Douglass
James Shines*

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

*James Douglass and James
Shines*
of the CRIME OF LARCENY (from the person) *in the night time*

committed as follows:

The said *James Douglass and James
Shines*

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

*day, one watch of the value of seventy
five dollars.*

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

JOHN McKEON, District Attorney.

0269

Sec. 208, 209, 210 & 212

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Small
535

1 James Douglas
2 James Hines
3

Offence Larceny from person

Dated July 6 1882

Wm. J. Patterson Magistrate

William F. McQuinn Officer

Witnesses

Edith M. O'Brien

No. Street

No. Street

No. Street



1100 South St
E. J. Connel

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

And James Douglas ~~had to answer the same~~ may be guilty thereof, I order that he be admitted to bail in the sum of Two Hundred Dollars cash and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 6 1882 Wm. J. Patterson Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0270

Sec. 100-200.

CITY AND COUNTY OF NEW YORK, } ss

1st District Police Court.

James Douglas

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 Douglas

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

St. Louis

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

Answer.

St. Louis

Question. What is your business or profession?

Answer.

Brush 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 have nothing to say and do not desire any further examination
James Douglas*

Taken before me this

day of

July 1892

Police Justice.

0271

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J.M. District Police Court.

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

Question What is your name?

Answer. *James Hines*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Massachusetts*

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

Answer. *Brooklyn*

Question. What is your business or profession?

Answer. *I work in an office*

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 and
want no further examination*

James Hines

Taken before me this *17* day of *July* 188*8*
J.M. [Signature]
Police Justice.

0272

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. *533 Third Avenue* Street.

being duly sworn, deposes and says, that on the *night* day of *July* 188 *2*

at the _____ City of New York,

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

the following property, viz:

A gold watch of the value of seventy five dollars

the property of

Deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by *James Douglass and James Hines acting in collusion*

both now here from the fact that about nine o'clock P.M. on said night deponent was standing in 17th street when the defendants who were standing beside deponent were seen by Officers Gernow and McEgan to have the watch which they afterwards found in the possession of Douglass after the defendant Hines had passed it to him as deponent is informed.

Hugh G. Farrell

Sworn before me this

James G. Sullivan

day of *July*

188 *2*

Police Justice.

0273

City and County
 of New York, ss.
 William J. McGramm of the
 Central Office being duly sworn
 says that on the night in question
 he saw the defendants together standing
 beside the Complainant that the
 defendant - Pines stood in front
 of the Complainant with his left
 hand extended across Complainant's
 breast while with his right hand
 crossed beneath his left arm he
 operated and took from a vest pocket
 of the Complainant the aforesaid watch
 which defendant saw in his hand
 and which he passed to the defendant
 Douglass in whose possession it was
 found

Wm J. McGramm

Sworn to before me this
 6th day of July 1882

J. W. Patterson
 (Justice)

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0274

BOX:

72

FOLDER:

801

DESCRIPTION:

Dupel, Charles

DATE:

07/13/82



801

0275

BOX:

72

FOLDER:

801

DESCRIPTION:

Brown, Henry

DATE:

07/13/82



801

0276

BOX:

72

FOLDER:

801

DESCRIPTION:

Walker, Matthew

DATE:

07/13/82



801

0277

2072

C.S. 18th

Filed 13 day of July 1882
Pleads *Asquithy (C)*

THE PEOPLE

ROBBERY—First Degree.

vs.
1 Charles Dimpel
2 Henry Dimpel
3 Matthew Dimpel
H.D.

JOHN McKEON,

District Attorney.

July 19th

Ch. Dimpel requested
A TRUE BILL.

Samuel Van Hook
Foreman.

July 19th

July 18th

Discharged by Court

Having two men
and for the evidence
great doubt being
thrown upon the
whole case. I
recommend that
the other two
defendants be
discharged when
there are no charges
made
July 19 82

0278

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Charles Dupel
Henry Brown
Matthew Walker

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

Charles Dupel and Henry Brown and
Matthew Walker of the crime of Robbery in the first degree,

committed as follows:

The said *Charles Dupel and*

Henry Brown and Matthew Walker

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eight* day of *July* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Olais Stebler*
in the peace of the said People then and there being, feloniously did make an assault and
one watch of the value of five
dollars, and one silver coin
of the United States of America
of the kind known as dollars
of the value of one dollar

of the goods, chattels and personal property of the said

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

JOHN McKEON, District Attorney.

0279

Compliments
Required to furnish
parties in 300 &
of them as witness
In support of said
party. Case of three
of which

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

589

Police Court District, 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Charles Dupel
2 Henry Brown
3 Matthew Wacker
4 _____
Offence, Robbery

Dated July 9 1882

Magistrate, J. Wilburt

Officer, W. J. McLaughlin

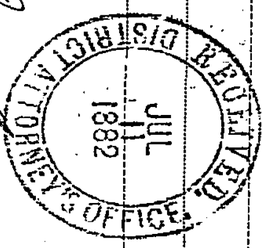
Clerk, J. P. McLaughlin

Witnesses, J. P. McLaughlin

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____



Case of _____

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 Charles Dupel

Henry Brown, Matthew Wacker guilty thereof, I order that they be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until they give such bail, be legally discharged

Dated July 9 1882 J. Wilburt Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0280

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

Matthew Gracker 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Matthew Gracker

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. Carew Nestor & Rowsey

Question. What is your business or profession?

Answer. Amid lawyer

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

Answer I am not guilty

Taken before me, this 10 day of July 1882 } Matthew Gracker

J. W. [Signature] Police Justice.

0281

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Dupel 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. Charles Dupel

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 43 Suffolk Street 4 years

Question. What is your business or profession?

Answer. Bar-tender

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 was in the complainant's company and drank Beer with him he refused to pay for it, when Mr. Brown asked for payment, he drew a Revolver out of his pocket to shoot Mr. Brown and his wife and Mr. Brown took the Revolver away from him

Taken before me, this 9
day of July 1887

Charles Dupel

J. H. Mott Police Justice.

0282

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Brown 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. Henry Brown

Question. How old are you?

Answer. 37 Years

Question. Where were you born?

Answer. Germany

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

Answer. 3 Chrystie Street 3 months

Question. What is your business or profession?

Answer. Soloan Keeper

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 saw the complainant draw a pistol from his pocket, and I took the pistol away from him

Taken before me, this 9

day of July 1888

Henry Brown

J. T. Bennett Police Justice.

0283

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss. A POLICE COURT, 3 DISTRICT.

Alois Stebler

of *the House of detention* Street, being duly sworn, deposes and

says that on the *8th* day of *July* 188*2*

at the City of New York, in the County of New York, *he was feloniously*

assaulted and by force and violence taken from his possession and person one Silver Watch & one Silver Coin worth of the value of Six dollars, that Matthew Walker (now here) is the unknown person described in the deponents hereto annexed affidavit

Alois Stebler

Sworn to before me, this

of

July

188*2*

10

July

[Signature]

Police Justice.

0284

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Alois Stebler

(House of Detention)

of No.

Street,

being duly sworn, deposeseth and saith that on the *8th* day of *July*

18*87*, at the

Leuth

Ward of the City of New York, in

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

deponent, by force and violence, without his consent and against his will, the following property,

viz.: *One Silver Watch of the value of five dollars, and one Silver Coin of the value of one dollar, said property being in all*

of the value of *Six* 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 force and violence as aforesaid, by

Charles Dupel by Henry Brown (both workmen) and another person whose name is unknown to deponent, and who is not arrested for the following reason to wit:

Deponent met said Dupel in a Street near Broadway, the name of said Street deponent does not know, and there showed a card which contained a direction where Baker finds employment, to said Dupel, and requested said Dupel to direct deponent to said premises which deponent believes is in 6th Street, said Dupel told deponent that he would show

Stebler deposeseth

1887

Baker's Justice

deposeth

0285

deponent said place, and did go into
 deponent, that he Dupel brought
 deponent into a Lagerbeer Saloon No
 3 Chrystie Street, and there ordered
 six glasses of Beer, and then told
 deponent, that deponent must pay
 for said Beer, and deponent did
 pay, that then said Dupel again
 requested deponent to drink more beer
 and deponent said that he would
 not drink any more, that he had enough,
 that at that time deponent had said
 watch in the watch pocket of the vest
 worn upon deponents person, and said
 silver coin in a pocket book in the
 left hand pocket of the pants worn up
 on deponents person,
 that then when ~~not~~ deponent refused to
 drink more Beer, said Dupel seized
 violent hold of deponent, and at the same
 time said Brown and said unknown
 person took violent hold of deponent and
 held deponent and said Dupel and
 said unknown person run away, and
 deponent immediately discovered that
 said property had been stolen as
 afore said

Dobson Stebler

sworn to before me this
 9th day of July 1882

Police Court—Third District.
 J. J. [Signature]
 Police Justice

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

187

Dated

Magistrate.

Officer.

WITNESSES: