

0590

BOX:

394

FOLDER:

3671

DESCRIPTION:

Daly, Thomas

DATE:

05/22/90



3671

0591

BOX:

394

FOLDER:

3671

DESCRIPTION:

Salmon, James

DATE:

05/22/90



3671

0592

BOX:

394

FOLDER:

3671

DESCRIPTION:

Mullen, Thomas

DATE:

05/22/90



3671

0593

BOX:

394

FOLDER:

3671

DESCRIPTION:

Gavagan, Charles

DATE:

05/22/90



3671

POOR QUALITY
ORIGINAL

0594

370

1. *People v. Jaly*
2. *Rate 227.*
3. *12-3*
4. *12-3*

Counsel, *Jaly*
Filed *May 27/90*
Pleaded *Not Guilty*

THE PEOPLE
Thomas Jaly,
James Salazar
Charles Savarigan and
Thomas Mullen

JOHN R. FELLOWS,

May 27/90 District Attorney
Not Guilty
on basis of Best Copy
May 28/90 *ET*

A TRUE BILL.

Charles B. Roberts

Foreman.

Part III May 27/90
12-1 + 12-3 Pleaded 12-2-12-9-29.
Part III May 28/90
12-1 + 12-3. each 4/1/10
12-1 + 12-3. each 4/1/10
12-1 + 12-3. each 4/1/10

Witnesses;

Charles Witzman

Officer Sarrcool

In my opinion the defendant
Mullen cannot be convicted
upon the evidence in possession
of the People. He did not
I therefore recommend
the dismissal of the
indictment as to him.

May 27/90 *Samuel M. Davis*

Jaly has been
taken in New York
by the name of
Savaran. Real name
is Davis.

POOR QUALITY
ORIGINAL

0595

CITY AND COUNTY }
OF NEW YORK, } ss.

John Samerscool
aged 42 years, occupation Detective of No.

812 Orient Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Witzeman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

15
May 1888

John, D. Samerscool

A. J. White

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Boyan
aged 24 years, occupation Truck Driver of No.

99 Columbia Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Witzeman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

15
May 1888

James J. Boyan

A. J. White

Police Justice.

POOR QUALITY
ORIGINAL

0596

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. O'Brien
aged *30* years, occupation *Detective* of No.

5th Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Charles Witzgen*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *15*
day of *May* 18*88*
A. J. White
Police Justice.

POOR QUALITY
ORIGINAL

0597

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles Witzman
of No. 264 Second St Street, aged 24 years,
occupation Truckman being duly sworn
deposes and says, that on the 12 day of May 1899 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Our Horse and Truck
containing four cases of blotting
all of the value of about
One thousand dollars

the property of in the care and custody
of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Thomas Daly, James Salvan
Charles Gavagan, Thomas Mullen
(and another not yet arrested) and acting
in concert under the following
circumstances to wit: The said
Horse and Truck containing the
said property was left standing
by deponent in front of the
premises 118 Essex Street and deponent
was informed by James J. Bogan 93 Columbia
Street that he saw the said defendant
Thomas Daly drive said Truck away from
where it was standing and afterward caused
the arrest of the said Daly with the said
Horse and Truck in his possession the said
property that was on the said Truck being

Sworn to before me, this
18 day

Police Justice.

POOR QUALITY
ORIGINAL

0598

missing. Depoent is further informed by
Officer John J. O'Brien and John C. Severcool
of the 8th Precinct Police that he found
the defendants James Salvo, Charles
Lava gan and Thomas Muller in a
room in the premises at 31 Cottage
Place with the said property in their
possession, the said Cases of blotting
being open and the defendant
unpacking the said goods.

Depoent therefore accuses
the said defendants with having
taken stolen and carried away the
said property.

Sworn to before me this

15th

Charles Fitzgeman

of

May 1890
R. J. Phelan

Police Justice.

POOR QUALITY
ORIGINAL

0599

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Charles Garigan

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

31 College Street 1 week

Question. What is your business or profession?

Answer.

Penman

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

Charles Garigan

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

00000

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. Thomas Muller

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Dublin Ireland

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

Answer. 7 Chatham St, 9 months

Question. What is your business or profession?

Answer. Sailor

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

Answer. I am not guilty
Thomas Muller

Taken before me this
day of May 1888

Police Justice.

POOR QUALITY
ORIGINAL

0601

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Thomas Daly

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

10th Ave near 66th St - For 6 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

Thomas Daly

Taken before me this

day of

189

Police Justice.

POOR QUALITY
ORIGINAL

0602

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

James Salmon

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

52 South 5th Av - 3 or 4 years

Question. What is your business or profession?

Answer.

Dealer

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

Answer.

I am not guilty

James Salmon

Taken before me this
day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0603

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of *F. H. Prescott* Street, aged _____ years,
occupation *Detective* being duly sworn deposes and says
that on the *19* day of *May* 188*80*

Deponent
at the City of New York, in the County of New York
Thomas Daly, (now here) charged with
the commission of a larceny; that the
witnesses to said larceny are not present
in court; that deponent can produce
said witnesses and deponent believes
said offense will amount to a Grand
larceny. Deponent asks that defendant
be held to give opportunity to per-
-sue witnesses to the said larceny, which was
a larceny of a horse and bridle and four cases
of goods from Charles Whitman. John O. Savereest

Sworn to before me, this

of *May*

188*80*

14

day,

Police Justice.

POOR QUALITY
ORIGINAL

0604

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John O'Sarvesal

vs.

Thomas Daly

AFFIDAVIT.

Dated *May 14* 188*20*

White

Magistrate.

Officer.

Witness,

Disposition

4 May 15/90.

POOR QUALITY
ORIGINAL

0605

Police Court... 2/65 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Thompson

Thomas Kelly

James Sullivan

Charles Thompson

Thomas Sullivan

Dated *May 15* 18*90*

White Magistrate.

John Thompson Officer.

P. Precinct.

Witnesses *James A. Brown*

No. *93* Street.

No. *4* Street.

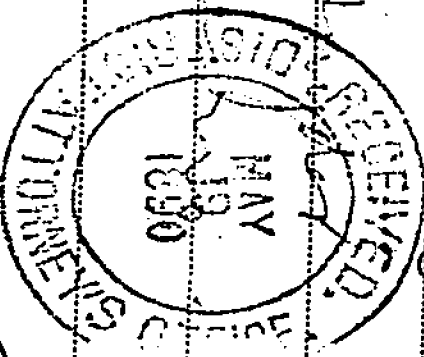
No. *4* Street.

No. *4* Street.

No. *4* Street.

No. *4* Street.

No. *4* Street.



316 cottage

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 *defendants*

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

Dated *May 15* 18*90* *A. J. White* Police Justice.

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

Dated *18* . *Police Justice.*

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

Dated *18* . *Police Justice.*

POOR QUALITY
ORIGINAL

0606

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Thomas Daly, James Salmon,
Charles Gavagan & Thomas Mullen

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

Thomas Daly, James Salmon,
Charles Gavagan and Thomas Mullen
of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed
as follows :

The said

Thomas Daly, James Salmon,
Charles Gavagan and Thomas Mullen, all
late of the City of New York, in the County of New York aforesaid, on the twelfth
day of May in the year of our Lord one thousand eight hundred and ninety
, at the City and County aforesaid, with force and arms,

one horse of the value of two hundred
dollars, one ^{vehicle, to wit, one} truck of the value of
one hundred dollars, a quantity of
clothing (a more particular description
whereof, is to the Grand Jury aforesaid
unknown) of the value of seven hundred
dollars, and four boxes of the value
of five dollars each

of the goods, chattels and personal property of one

Charles Witzernan

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

POOR QUALITY
ORIGINAL

0607

SECOND COUNT—

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

James Salmon, Charles Gavagan and Thomas Mullen

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

*James Salmon, Charles Gavagan
and Thomas Mullen, all*

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

*one horse of the value of two hundred
dollars, one vehicle, to wit: one truck of the
value of one hundred dollars, a quantity of
clothing, (a more particular description
whereof is to the Grand Jury aforesaid
unknown of the value of seven hundred
dollars and four boxes of the
value of five dollars each*

of the goods, chattels and personal property of one

*Charles Witzeman
by one Thomas Daly and*

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

Charles Witzeman

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

*James Salmon,
Charles Gavagan and Thomas Mullen*

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

JOHN R. FELLOWS,
District Attorney.

0600

BOX:

394

FOLDER:

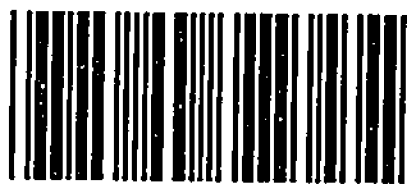
3671

DESCRIPTION:

Dalton, John W.

DATE:

05/26/90



3671

POOR QUALITY
ORIGINAL

0609

#252 (2)

Witnesses:

William A. Davis

Counsel,

Filed

Pleads,

1890

THE PEOPLE

vs.

3

John W. Dalton

(2 cases)

Made in accordance
(See 290, Code Code)

JOHN R. FELLOWS,

June 5/91 District Attorney.

For the Court of Sessions
in the case of
Sessions for trial, by request
of the Defendant.

A TRUE BILL.

Chas. D. Roberts

Foreman.

POOR QUALITY
ORIGINAL

06 10

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John W. Dalton

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

indictment, accuse John W. Dalton of a Misdemeanor,

~~of the crime of~~

committed as follows:

The said John W. Dalton, —

late of the City of New York, in the County of New York aforesaid, on the

— ninth — day of May, in the year of our Lord one thousand
eight hundred and ninety — , at the City and County aforesaid,

did unlawfully admit to and allow to
remain in a certain museum here situate
kept and managed by him in whole or
in part one John P. Gifford, a child actually

POOR QUALITY
ORIGINAL

06 11

and apparently under the age of sixteen
years, the minor of the age of eleven years,
the said child not being then and there
accompanied by its parent or guardian;
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 R. Hellams.

~~State Attorney~~

POOR QUALITY
ORIGINAL

06 12

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John W. Dalton

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

indictment, accuse John W. Dalton a Misdemeanor,

~~of the crime of~~

committed as follows:

The said John W. Dalton,

late of the City of New York, in the County of New York aforesaid, on the

ninth day of May in the year of our Lord one thousand
eight hundred and ninety , at the City and County aforesaid,

did unlawfully admit to and allow to
remain in a certain museum, here situated
kept and managed by him in whole or
in part one John Proffger, a child actually

POOR QUALITY
ORIGINAL

06 13

and apparently under the age of sixteen
years, to wit: of the age of eleven years,
the said child was taken then and there
accompanied by its parent or guardian;
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 R. Xellous,

~~State Attorney~~

POOR QUALITY
ORIGINAL

06 14

252. (1)

Witnesses:

William A. Jinn

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

B

John W. Dalton

(2 cases)

JOHN R. FELLOWS,

Attorney at Law,
District Attorney.

A TRUE BILL.

Chas. B. Roberts

Foreman.

POOR QUALITY
ORIGINAL

06 15

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John W. Dalton

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

indictment, accuse John W. Dalton of a
Misdemeanor,
~~of the crime of~~

committed as follows:

The said John W. Dalton, —

late of the City of New York, in the County of New York aforesaid, on the

— ninth — day of May in the year of our Lord one thousand
eight hundred and ninety —, at the City and County aforesaid,

did unlawfully admit to and allow to
remain in a certain museum there situate,
kept and managed by him in whole or
in part, one John Fitzgerald a child actually

POOR QUALITY
ORIGINAL

06 16

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John W. Dalton

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

indictment, accuse John W. Dalton of a
Misdemeanor,
~~of the crime of~~

committed as follows:

The said John W. Dalton, —

late of the City of New York, in the County of New York aforesaid, on the
— ninth — day of May in the year of our Lord one thousand
eight hundred and ninety —, at the City and County aforesaid,

did unlawfully admit to and allow to
remain in a certain museum there situate,
kept and managed by him in whole or
in part, one John Fitzgerald a child actually

POOR QUALITY
ORIGINAL

06 17

and apparently under the age of sixteen years,
to wit: of the age of twelve years, she said
she did not deny then and there accompanied
by her parent or guardian; 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 R. Edwards,

District Attorney.

06 18

BOX:

394

FOLDER:

3671

DESCRIPTION:

Demann, Louise

DATE:

05/23/90



3671

06 19

POOR QUALITY
ORIGINAL

Witnesses:

Annie Brown

William Seay

Officer Manning

236-06 of 2397

Counsel,

Filed

1889

Pleads,

Chapman

THE PEOPLE

vs.

Louise Demann

Burglary in the THIRD DEGREE
(Section 498, 506, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. B. Roberts

Feb 2 - May 28/91

Foreman.

Fried and Acquitted.

0620

7

Anne Brown

deposes and says, that the premises No. 244 W 47 Street, 22 Ward
in the City and County aforesaid the said being a Procelling House

were **BURGLARIOUSLY** entered by means of forcibly breaking open the door of the top floor leading from the ~~hallway~~ into the front room

One silk dress of the value of Forty
contained rather a cotton wrapper, and
five dollars, one cotton shirt
of the value of Two dollars

Louis E. Bernann (now here)

for the reasons following, to wit: That defendant is informed by Minerva Beay that she heard a door breaking on the top floor of said premises and in about ten minutes thereafter said defendant came down stairs with a wrapper containing something which answered to the description of the aforesaid property stolen above.

Sven A. Petersen m/c
18 May 7, 1980
G. Kennedy Bond Police Justice

POOR QUALITY
ORIGINAL

0621

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Cook of No.

244 W 47 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Annie Brown

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

Sworn to before me, this

day of

189

May 18 Mervin Seay

J. Henry D. D.

Police Justice.

POOR QUALITY
ORIGINAL

0622

Sec 198-200.

District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

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

Question. What is your name.

Answer.

Louise Bernann

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

U S

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

Answer.

244 W 47. St 2 1/2 years

Question. What is your business or profession?

Answer.

House work

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.

*It is a put up job I
am not guilty*

*Louise Bernann
made*

Taken before me this

day of

Sept 1931

Police Justice.

POOR QUALITY
ORIGINAL

0623

BAILED,
No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
No. 5, by _____
Residence _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amel Dorman
244 West 44th St
Edward Bennett

2 _____
3 _____
4 _____
Offence *Burglary*

Dated

May 18

Magistrate

J Henry Ford

Officer

Residence _____
Street _____

No. 4, by _____

Residence _____
Street _____

Witnesses

Robert Brown

No. 244 West 44th St
Street

Edward Bennett

No. 244 West 44th St
Street

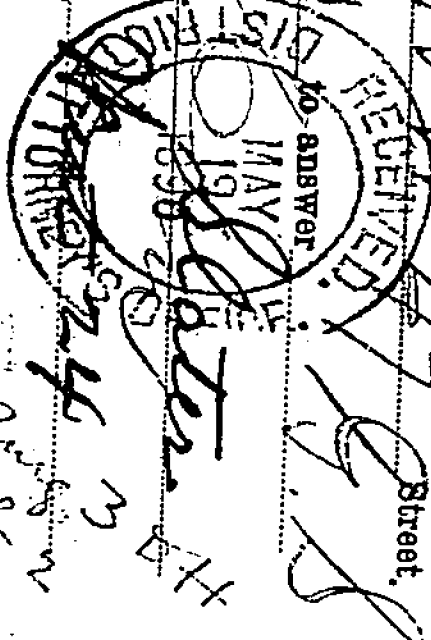
Amel Dorman

No. 244 West 44th St
Street

Edward Bennett

No. 244 West 44th St
Street

Amel Dorman



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

defendant

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

Dated *May 18th* 188*0* *J Henry Ford* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0624

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louise Demann

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

Louise Demann

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

The said

Louise Demann

late of the ~~Twenty-second~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~sixteenth~~ day of ~~May~~ in the year of our Lord one
thousand eight hundred and ~~eighty~~ ~~ninety~~, with force and arms, in the
~~day~~ - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Annie Brown

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

POOR QUALITY
ORIGINAL

0625

SECOND COUNT—

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

Louise Demann

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

The said

Louise Demann

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

one dress of the value of forty-five dollars, one skirt of the value of two dollars and one wrapper of the value of two dollars

of the goods, chattels, and personal property of one

Annie Brown

in the dwelling house of the said

Annie Brown

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

POOR QUALITY
ORIGINAL

0626

THIRD COUNT.

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

Louise Demann

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

The said

Louise Demann

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

one dress of the value of forty five dollars, one skirt of the value of two dollars and one wrapper of the value of two dollars

of the goods, chattels and personal property of

Annie Brown

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

Annie Brown

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

Louise Demann

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

JOHN R. FELLOWS,

District Attorney.

0627

BOX:

394

FOLDER:

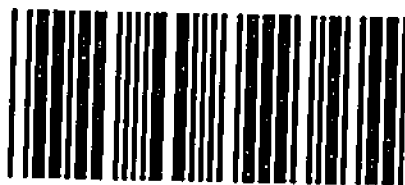
3671

DESCRIPTION:

Derr, Charles L.

DATE:

05/21/90



3671

POOR QUALITY
ORIGINAL

0628

Witnesses:

Capt. Killalea
Louis Mazzetta

Counsel,
Filed 21 day of May 1896
Pleads, Charged m

THE PEOPLE

vs.

P

Charles L. Deer

[2 cases]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. B. Folsom
Foreman.
J. J. Kelly
for 1 yr 1/2

False Larceny,
(False Pretenses).
[Section 528, and 537, Penal Code].

POOR QUALITY
ORIGINAL

0629

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 108 W 52^d Sarah Woods
Street, aged 32 years,
occupation Boarding House being duly sworn

deposes and says, that on the 17 day of April 1890 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 two
bills of the denomination and
value of Two dollars Each
all of the value of Ten 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 Charles DEER (name)
who with intent to defraud this deponent
of said money falsely, fraudulently and
feloniously represented to deponent that he
was sent by Captain Thomas Sullivan
of the 22^d Precinct who requested her
to purchase ten tickets "Eight of the
same are now here shown and identified
for the aforesaid sum of \$10— by which
said false and fraudulent representation
he the said defendant did then and
there unlawfully obtain from the possession
of this deponent the aforesaid sum of money
that the said representation
was then known by said defendant to

Sworn to before me, this
18
Police Justice.

POOR QUALITY

0630

be false and fraudulent the truth ^{any}
fact being that she is informed
by Captain Thomas Sullivan that
he never gave said tickets or
authorized said defendant to
sell or receive money for the
same. Defendant says that she
is further informed by said Police
Captain that there is no such
Association in Existence or any
such Ball as Brands in this
City. Therefore defendant charges
said defendant with feloniously
taking stealing and carrying
away said money by trick
artifice with the felonious
intent to deprive defendant of
the same.

Sarah Woods

Brought before me
this 8 day of May 1890
by J. C. Smith Police Justice

Sarah Woods

POOR QUALITY
ORIGINAL

0631

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas O'Malley
aged *22* years, occupation *Police Captain* of No. *Precinct*
Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Barab Woods*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

May

189

Thomas O'Malley
Captain

D. J. C. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0632

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Charles Derr

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

New York City

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

Answer.

301 W 40th St 1 month

Question. What is your business or profession?

Answer.

Saloman

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 the
charge and demand
a Jury trial
Charles Derr

Taken before me this

day of

February 1938

Police Justice.

0633

BAILED,	
No. 1, by	
Residence	Street
<hr/>	
No. 2, by	
Residence	Street
<hr/>	
No. 3, by	
Residence	Street
<hr/>	
No. 4, by	
Residence	Street
<hr/>	
Street	

715

Charles Deen

2
3
4

Offence

Larceny

Daniel

8/10/20

Magistrate

३

Officer.

Residence

Residence *Street*

No. 4, by

No. 4, by

Residence

Residence Street

No. 2

No. 22 Palmer Street

Witness:

Witnesses *[Signature]*

No.

No.  Street

NO.

No. 1030

5. 11. 11

3000

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 Dyondant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fine 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 May 8 1890 San Francisco Police Justice.

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

Dated.....18..... *Police Justice,*

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

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

POOR QUALITY
ORIGINAL

0634

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Charles J. Dunn

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

Charles J. Dunn —

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

The said *Charles J. Dunn*

late of the City of New York, in the County of New York aforesaid, on the *23rd*
day of *April*, in the year of our Lord one thousand eight hundred and
eighty ~~ninety~~, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Toni Margatti*,

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Toni Margatti,

That *he* the said *Charles J. Dunn* had been
sent by one *Thomas Killian*, the captain of
the *22nd Precinct Police* of said City, to the said
Toni Margatti, and was authorized and instructed
by the said *Thomas Killian* to request the said
Toni Margatti to purchase and buy *some* certain
tickets and papers purporting to be tickets of
admission to a hall to be given by a certain
association at a place known as *Grand's Hall* in

POOR QUALITY
ORIGINAL

0635

the said city, which he the said Charles S. Derr then and there produced and delivered to the said Toni Masgetti.

And the said Toni Masgetti

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Charles S. Derr —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles S. Derr the sum of five dollars in money lawful money of the United States of America and of the value of five dollars,

of the proper moneys, goods, chattels and personal property of the said Toni Masgetti. —

And the said Charles S. Derr — did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Toni Masgetti —

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Toni Masgetti —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Charles S. Derr had not been sent by the said Thomas Killea to the said Toni Masgetti, and was not authorized or instructed by the said Thomas Killea to

POOR QUALITY
ORIGINAL

0636

request the said Toni Mazzetti to purchase and
bring the said tickets and papers so purporting
to be such tickets of admission as aforesaid.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Charles E. Derr
to the said Toni Mazzetti was and were
then and there in all respects utterly false and untrue, as one the said
Charles E. Derr
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Charles E. Derr
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Toni Mazzetti
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0637

195-1 #195
J. J. McRob

Counsel,
Filed *J. J. McRob* 1880
Pleads, *Myself*

Gr. LARCENY, -
(False Pretenses).
[Section 528, and 532, Penal Code].

THE PEOPLE
vs.
P
Charles L. Dorr
[2 cases]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. B. Folsom

Foreman.

Witnesses:
Carl Killebrew
Loni Magzette

POOR QUALITY
ORIGINAL

0638

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 867 1/2 1st Avenue Toni Mazzette Street, aged 28 years,
occupation Caterer being duly sworn

deposes and says, that on the 23 day of April 1890 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 one
bill of the denomination and
value of 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 Charles Dett (now here)

who with intent to defraud this deponent
of said money, falsely, and fraudulently
and feloniously represented to
deponent that he was sent by
Captain Thomas Skellum of the
22d Precinct, ^{who} requested him said
deponent to purchase the five
tickets (now here shown) for the aforesaid
sum of money by which said
false and fraudulent representation
the said deponent did then ^{and}
there unlawfully obtain from the
possession of this deponent the aforesaid
sum of money — that the said representation

Sworn to before me this
18 day of
Police Justice.

POOR QUALITY
ORIGINAL

0639

was then known by said defendant
to be false and fraudulent, the
truth ^{and} fact being that he is
informed by the said Captain
of the Police that he never gave
said tickets or authorized him
to sell ~~the same~~ or receive money
for the same. Defendant says that he
is further informed by said Police
Captain that there is no such
Association in existence or any
such Hall as Brands in this
City. Wherefore defendant charges
said defendant with feloniously
taking, stealing, and carrying
away the aforesaid sum of money
by trick and device with the
felonious intent to deprive defendant
the true owner of the same.

Brought before me
This 8 day of May 1890
J. C. Mazzetti
Deputy Police Justice

POOR QUALITY
ORIGINAL

0640

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Scullera
aged *22* years, occupation *Police Captain* of No. *22nd Precinct*
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Tom Mazzelle*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1887

J. C. Beck
Police Justice.

POOR QUALITY
ORIGINAL

0641

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lenn 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*; 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* waiver cannot be used
against h *h* on the trial.

Question. What is your name.

Answer.

Charles Lenn

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

New York City

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

Answer.

301 W 40. St 1 month

Question. What is your business or profession?

Answer.

Salesman

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 the charge
and demand a jury trial
Charles Lenn*

Taken before me this

day of

May

1921

at

New York City

before me

John J. McQuinn

Police Justice.

POOR QUALITY
ORIGINAL

0642

Capt. H. H. H.
Ami alla 3/2/90

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

195 (1)
Police Court 4 District 1/5

THE PEOPLE, ex.
ON THE COMPLAINT OF

Jane Margaret
867 6 Ave
Jas P. Van

2 _____
3 _____
4 _____
Offence Larceny

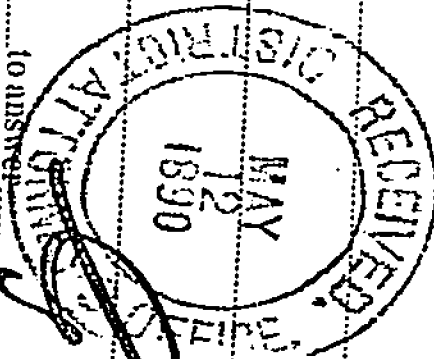
Dated May 8 90

James J. Kelly
Capt. O'Brien

Witness
No. 22 Precinct
Jas P. Van

No. 22 Precinct
Jas P. Van

No. 22 Precinct
Jas P. Van



COMMITTEE

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

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

Dated May 8 90 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0643

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Charles J. Derr

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

Charles J. Derr

of the CRIME OF *PUR* LARCENY,
committed as follows:

The said *Charles J. Derr*

late of the City of New York, in the County of New York aforesaid, on the *17th*
day of *April* in the year of our Lord one thousand eight hundred and
~~eighty-nineteen~~ at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Sarah Woods*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*

Sarah Woods

That *he* the said *Charles J. Derr* had
been sent by one Thomas Killilea,
the captain of the 22nd Precinct
Police of the said city to the said
Sarah Woods, and was authorized
and instructed by the said Thomas
Killilea to request the said Sarah
Woods to purchase and buy ten
certain tickets and papers purporting

POOR QUALITY
ORIGINAL

0644

To the effect of admission to a hall to
be given by a certain association at a
place known as Brand's Hall in the
said city, which he the said Charles
S. Derr then and there produced and
delivered to the said Sarah Woods.

And the said Sarah Woods —

then and there believing the said false and fraudulent pretenses and representations so made
as aforesaid by the said Charles S. Derr —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said
Charles S. Derr the sum of ten
dollars in money, lawful money of
the United States of America and of
the value of ten dollars

of the proper moneys, goods, chattels and personal property of the said Sarah
Woods —

And the said Charles S. Derr —
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
personal property, from the possession of the said Sarah Woods
by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
intent to deprive and defraud the said Sarah Woods —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Charles S. Derr
had not been sent by the said
Thomas Killilea to the said Sarah
Woods and was not authorized or

POOR QUALITY
ORIGINAL

0645

instructed by the said Thomas Willer
to request the said Sarah Woods
to purchase ~~the~~ and buy the said
tickets and passes so purporting
to be such tickets of admission
as aforesaid.

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Charles L. Derr
to the said Sarah Woods was and were
then and there in all respects utterly false and untrue, as he the said
Charles L. Derr
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Charles L. Derr
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Sarah Woods,
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0646

BOX:

394

FOLDER:

3671

DESCRIPTION:

DiGennaro, Bartolomo

DATE:

05/27/90



3671

POOR QUALITY
ORIGINAL

0647

#376.

Counsel, AC Attabata
Filed by dat of May 1890
Pleads, *Attabata*

THE PEOPLE

vs.

Bartolomeo Di Sennaro

Grand Larceny, — [Sections 528, 530 — Pennl Code].
First Degree.

JOHN R. FELLOWS,

District Attorney.

10⁴⁰ am

June 2 P.M. ADP as to June 3 ADP

*June 3 P.M. again as to June 3 ADP
of 1890 by et. ADP*

A True Bill.

Charles D. DeLoach

Foreman.

June 6/90

*Wm. H. Gray
S. W. 3 yrs. P.B.M.*

Witness;

Officer Chas. W.

POOR QUALITY
ORIGINAL

0648

Police Court—Fourth District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 513 West 43rd Street, aged 33 years,
occupation Banker being duly sworn
deposes and says, that on the 13th day of May 1898 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One Trunk containing Gold
and lawful money of the
United States to the amount
and value of Six Hundred Dollars,
Two Gold Watches of the value
of One Hundred Dollars, One
Revolving Pistol of the value of
Ten Dollars and a quantity of
private Papers and all of the value
of Seven Hundred and Ten ⁰⁰/₁₀₀ 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 Augusto Bartolomeo

(now here) and Princely Wolfe (not
yet arrested) ^{who are acting in concert with each other}
from the following
facts, to wit: That on the aforesaid
day said property was in a
room in premises No. 513 West 43rd
Street at about the hour of 4 P.M. and
when deponent's wife left said
premises and when she returned
at about 6 P.M. she ~~found~~ she
missed said property.

deponent further says that said
defendant ^{Bartolomeo} confessed and admitted
to deponent in the presence of
Officer Robert Charlton of the 22nd

Sworn before me this
18th day

Police Justice.

POOR QUALITY
ORIGINAL

0649

Precinct Police that he, defendant Bartolomeo
had been requested by said Vincenzo
Golpe ~~not yet arrested~~ to said room in ~~precinct~~
said premises No 513 West 43rd Street,
and take and carry away said
trunk containing said property, and
that he, defendant, following said
Golpe's instructions, did take and
carry away said property, and
delivered the same to said Vincenzo
Golpe at 48 West 41st Avenue, Mr
Golpe having followed him all the
way, and said Golpe did then receive
the trunk and paid defendant the sum
of One Dollar for his defendant's trouble.

Deponent further says that he
is informed by said Officer Charlton
that he, Charlton, found the Revolving
Pistol being part of said property which
had been taken stolen and carried away
concealed under the seat in a Water
Closet, on the 3rd floor of premises No
896 Eleventh Avenue, which is occupied
by said defendant Bartolomeo, as a residence,
and that he, Bartolomeo, had informed
him, Charlton, that said Revolving Pistol
was there.

Deponent therefore charges said
Domenico Bartolomeo and said Vincenzo
Golpe (not yet arrested) while acting in
concert with each other with having
committed said Larceny and asked
that they may be dealt with as the
law may direct.

Sworn to before me this Sabrick Briscione
16 day of May 1890

Police Justice

POOR QUALITY
ORIGINAL

0650

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation

Robert Charlton
Police Officer

of 22 Beaud Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Wigman Bartolomeu

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

Sworn to before me, this

16th

day of

May

1890

Robert Charlton

J. Henry Bond

Police Justice.

POOR QUALITY
ORIGINAL

0651

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Regennan Bartolomeo 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. Regennan Bartolomeo

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. Italy

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

Answer. No 896 Eleventh Avenue about 2 years

Question. What is your business or profession?

Answer. Fruit - dealer

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

Answer. I am not guilty

and demand an examination
Bartolomeo Di gennaro

Correct name & examination

Taken before me this

day of

March

1914

at

186th

St

at

186th

St

at

186th

St

at

186th

St

at

186th

St

at

186th

St

at

186th

St

at

186th

St

at

186th

Police Justice.

0652

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

THE PEOPLE, &c.
ON THE COMPLAINT OF

ON THE COMPLAINT OF

Richard J. Morrison

313 West 48th St
New York City

Des Moines, Iowa

Offence ri
70

Dated May 16 1888

[Signature]
Magistrate

Charles F. Hall Officer.

221
Precinct.

Witnesses Robert Marshall

NO. 12 (Second Edition)
James H. Bell
Street.

22-Percent Off

Miss Campbell

513 Madison Street,
 100 Newbury St.

Sheet,

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 May 16 1890 J. S. [Signature] Police Justice.

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

Dated 188 *Police Justice.*

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

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0653

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bartolomo Di Gennaro

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

this indictment, accuse *Bartolomo Di Gennaro*

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

The said

Bartolomo Di Gennaro

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety - , at the City and County aforesaid, with force and arms, in the
day - time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *three hundred*

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

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *three hundred*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *one hundred dollars, two*

watches of the value of fifty dollars
each, one pistol of the value of
ten dollars, and ten pieces of paper
of the value of twenty-five cents each piece
of the goods, chattels and personal property of one *Gabriel Briscione* -
then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0654

BOX:

394

FOLDER:

3671

DESCRIPTION:

Dolan, Edward

DATE:

05/07/90



3671

0655

BOX:

394

FOLDER:

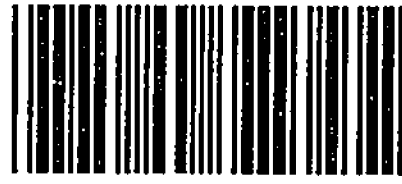
3671

DESCRIPTION:

Reilly, James

DATE:

05/07/90



3671

POOR QUALITY
ORIGINAL

0656

Witnesses;

R. H. Corralby

Officer Ripper

Counsel,

Filed

Pleads,

1890

THE PEOPLE

Edward Dolan

James Reilly

Robbery in the
(MONEY)
[Sections 224 and 228, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Holsick

Foreman.

May 9/90

Both parties Plead Guilty.

POOR QUALITY
ORIGINAL

0657

Witnesses:

J. H. Corady

Officer Pepper

Counsel,

Filed

Pleads,

1890

THE PEOPLE

Edward Dolan

James Reilly

Edward Dolan

James Reilly

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. S. Feltick

Foreman.

Part III May 9/90
Both ~~pleads~~ guilty. #16

Robbery in the ^(MONEY) ~~first~~ degree.
[Sections 224 and 228, Penal Code].

POOR QUALITY
ORIGINAL

0658

COURT OF GENERAL SESSIONS.

-----X
The People

v.

Edward Dolan.
-----X

On the annexed affidavits of Edward Dolan and
Ambrose H. Purdy, let the District Attorney show cause
before me on the ^{15th (Fifteenth)} day of May why the said Dolan
should not be permitted to withdraw his plea of guilty
to an indictment charging him with robbery in the first
degree and be allowed a trial on the merits, or for
such other and further relief as to the Court may

then and there seem just.

after on the 10th inst. Since must be made on the 10th inst.
Done New York May 10th 1890

J. Murphy
Recorder

POOR QUALITY
ORIGINAL

0659

COURT OF GENERAL SESSIONS.

-----X
The People :
v. :
Edward Dolan. :
-----X

City and County of New York ss.

Edward Dolan, being duly sworn, says that he is the above named defendant; that on the 7th day of May, 1890, he was indicted by the Grand Inquest, charged with robbery in its first degree; that he used every diligence possible to obtain counsel; that his case was called for trial on Friday, the 9th of May; that in the morning about eleven o'clock of said Friday his brother spoke to Ambrose H. Purdy, an attorney and counsellor of this Court, with a view to retaining him to defend deponent. The fee was agreed upon and the money was ready to pay said counsel, but the said counsel would not accept the fee if he was called on to try the case without any notice. Deponent, on being called to the bar, the said Purdy asked the Court for an adjournment for one day, in order that the counsel could inform himself as to the merits of the case; that said application for said adjournment was denied and that counsel thereupon declined to accept the fee and declined to act in the case.

Deponent was then left without any counsel, and on being called to the bar counsel was assigned to him, an entire stranger, a man he did not know, about whose

**POOR QUALITY
ORIGINAL**

0550

2

ability he had no information. He was willing and able to pay counsel to defend him. Thereupon, in his dilemma he was induced, is sheer desperation, to enter a plea of guilty to a crime that he did not commit.

Deponent now solemnly protests his innocence of this offense, and asks that he be allowed to withdraw his plea of guilty and stand on his trial.

On information and belief deponent says that the prosecution have lost no rights; that no witness that could have been produced on the said Friday cannot be produced now, and owing to the extreme gravity of the offense and the severe punishment attached thereto, your petitioner respectfully asks that he be allowed a trial, as provided by law.

Sworn to before me this :
10th day of May, 1890. :

Edward Dolan

Abraham D. Cory
Commuter of Deeds
N.Y. Co.

POOR QUALITY
ORIGINAL

0551

COURT OF GENERAL SESSIONS.

-----X
The People :
v. :
Edward Dolan. :
-----X

City and County of New York ss.

Ambrose H. Purdy, being duly sworn, says: That he is an attorney and counsellor at law; that on Friday last at about eleven o'clock in the morning, the brother of the above named defendant came to deponent and requested that he act as counsel for the said defendant. The said brother had the fee and tendered it to deponent, but as deponent was entirely ignorant of the facts in the case, and as he had no opportunity to consult with the defendant he declined to take the fee unless he could procure an adjournment. Deponent attended upon the Court and earnestly requested the Court that, as the man had only been indicted on the 7th, and as less than two days had elapsed, deponent thought that his request for an adjournment, in order to inquire and examine into the merits of the case, was reasonable. This motion, however, was denied, and thereupon deponent, of course, withdrew from the case, leaving the man without any counsel. Thereupon, as deponent is informed and believes, the prisoner entered a plea of guilty to the charge. Deponent received no fee in the case, but he did, while the man stood at the bar, advised him not to plead guilty as he stoutly then and there and to deponent asserted

POOR QUALITY
ORIGINAL

0662

2

his innocence.

Sworn to before me this :
10th day of May, 1890. :

Abraham D. Levy.
Comptroller of Deeds
N.Y. Co.

A. N. Purdy

POOR QUALITY
ORIGINAL

0663

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

.....being duly
sworn, says that he resides at No Street, in the City of
New York; that he is years of age; that on the day of
18, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of 18

W. J. Board of General Sessions

The People

Plaintiff,

against

Edward Dolan

Defendant.

Officiating

PURDY & McLAUGHLIN,

Attorneys for Defendant

No. 280 BROADWAY, New York City.

Due and timely service of copy of the within
affidavit of *Edward Dolan* is hereby admitted
this 12th day of *May* 1890
John R. Jones Attorney.

To

POOR QUALITY
ORIGINAL

0664

COURT OF GENERAL SESSIONS.

x - - - - - x

The People &c., :

--against-- :

Edward Dolan. :

x - - - - - x

CITY AND COUNTY OF NEW YORK, SS:-

James E. Reilly, being duly sworn, says:
I and a young man named Tim Murphy, were walking through East 37th Street about 7.30 P.M.; on the night of April 28th Corbally was passing us about 50 feet from 2nd Avenue, when I put my hand in his outside coat pocket and took therefrom a small bag which contained some money. I was tempted to run away and I started down 2nd Avenue to 37th street, then to 1st Avenue to 36th Street, where a detective named John Sweeney caught me and he handed me over to policeman Repper; he took me through 36th Street on the north side; I saw Edward Dolan coming out of a saloon on the south side and I called him over to me; when he came over Repper would not allow him to talk to me; I next saw Dolan in the station house and heard Corbally say that he was with me at the time of the robbery. The first time I saw Dolan on the 28th of April, was when I called him over at the time I was going through 36th street with policeman Repper.

Corbally stated that he was held by Dolan; I was the

POOR QUALITY
ORIGINAL

0665

only one that laid a hand on him and I simply put my hand
in his outside coat pocket.

Sworn to before me, this
26th day of May, 1890.

: *James E. Riley*
:

Abraham D. Rev
Comm. of Deeds
Wm Co

POOR QUALITY
ORIGINAL

0666

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

.....being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
18, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with
.....
.....

Sworn to before me this
day of 18 }
.....

Edw. J. Purdy
Thos. C. Purdy

Plaintiff,

against

Edward Dolan

Defendant.

Affidavit

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City.

Due and timely service of cop of the within
hereby admitted

this day of 18

Attorney.

To *Served by Purdy*
May 26 - 1890

127171

POOR QUALITY
ORIGINAL

0667

N. Y. COURT OF GENERAL SESSIONS.

x - - - - - x

The People &c., :

--against-- :

Edward Dolan :

x - - - - - x

CITY AND COUNTY OF NEW YORK, SS:-

James Reed, being duly sworn, says: That on the *28th* day of *April* 1890, deponent met the above named defendant at the saloon #338 East 36th Street; that about the hour of 7 o'clock he remained with the defendant in the said saloon until about half past seven, when a woman who had come into the saloon for the purpose of purchasing some beer, stated that there was some trouble outside; that a crowd was coming down the street; thereupon deponent and said defendant left the saloon and they saw the complainant in this case in custody of a police officer, and the man Reilly, the co-defendant in the custody of another police officer proceeding along 36th street followed by a large crowd. Deponent and the defendant comingled in the crowd and followed along out of curiosity. When the officer having in charge the complainant, had arrived on 36th street, and on the block between Second and Third Avenues, the officer left the complainant and walked back to where the defendant Dolan was, and struck him a sharp blow over his head with his club and knocked him down on his knees. The defendant got up and

POOR QUALITY
ORIGINAL

0558

ran; the officer pursued him and placed him under arrest. Deponent solemnly swears that from about 7 o'clock until nearly about half past seven and until any rate they came out of the saloon and saw these officers in charge of the co-defendant Reilly and the complainant, this defendant was constantly in the company with deponent and not out of his sight.

Sworn to before me, this : *James Reed*
25th day of *May* 1890.

John G. Wrigald
Commissioner of Deeds
New York City and County

POOR QUALITY
ORIGINAL

0669

N. Y. COURT OF GENERAL SESSIONS.

x - - - - - , - - x

T h e P e o p l e &c., :

--against-- :

E d w a r d D o l a n. :

x - - - - - x

CITY AND COUNTY OF NEW YORK, SS:-

J o h n F a y, being duly sworn, says: That on the
28th day of *April* at about 7 o'clock in the
evening he was in the saloon No. 338 East 36th street;
that he arrived there shortly after 7 o'clock and that he
saw the defendant Edward Dolan there and that the defend-
ant Dolan remained in that saloon and in his company un-
til the information came that there was a crowd outside,
and that he went out and he saw the said Dolan come out and
mingle in the crowd and follow the officers who had in
custody the complainant in this case and the ^{co-}defendant,
Reilly.

Sworn to before me, this :

2nd day of *May* 1890.

John J. Laffey

John G. Wergold

Commissioner of Deeds

New York City and County

POOR QUALITY
ORIGINAL

0670

N. Y. COURT OF GENERAL SESSIONS.

x - - - - - x

The People &c., :

--against-- :

Edward Dolan :

x - - - - - x

CITY AND COUNTY OF NEW YORK, SS:-

John Gaffney, being duly sworn, says that he is the bartender in the saloon #338 East 36th street; that on the *28th* day of *April* at about 7 o'clock, the defendant Dolan entered the said saloon and he was there with John Fay, James Reed and Thomas Kane. That they had several drinks at the bar and deponent served them; that they remained there until about half past seven when a woman stated that there was some trouble outside the saloon; that there were officers having men in custody, and that thereupon the said Dolan left the saloon with the others.

Sworn to before me, this :

24th day of *May* 1890: *John Gaffney*

John G. Hargald
Commissioner of Deeds
New York City and County.

POOR QUALITY
ORIGINAL

0671

N. Y. COURT OF GENERAL SESSIONS.

* - - - - - x

The People &c., :

--against-- :

Edward Dolan :

x - - - - - x

CITY AND COUNTY OF NEW YORK, ss:-

Thomas Kane, being duly sworn, says that he was in the saloon #338 East 36th Street in company with the defendant herein from about 7 o'clock to 20 minutes or half past seven, when a woman stated that there was some trouble outside, and that he, together with the others went out on the sidewalk and saw the complainant herein passing by in custody of an officer, followed by the co-defendant Reilly in custody of another officer, and that he saw said Dolan coming in the crowd and follow the crowd after the officers.

Sworn to before me, this :

26th day of May 1890.:

Thomas Kane

John G. Wrigald
Commissioner of Deeds
New York City & County.

POOR QUALITY
ORIGINAL

0672

COURT OF GENERAL SESSIONS.

-----X
The People

v.

Edward Dolan.
-----X

City and County of New York ss.

J. L. Keating being duly sworn, says: That he resides at No. *204 5th St* New York City, and is engaged in the business of *Contractor* at No. *516 1st Ave* in said City. Deponent says that he has known the defendant herein, Edward Dolan for a period of *Ten* years, and that said Dolan has always borne a good character for honesty. That before the indictment now pending against said Dolan deponent never heard of anything against him.

Sworn to before me this :

23rd day of *May* 1890.

Michael Good
Com. of Deeds N.Y. City

John L. Keating

POOR QUALITY
ORIGINAL

0673

COURT OF GENERAL SESSIONS.

-----X
The People :
v. :
Edward Dolan. :
-----X

City and County of New York ss.

W. A. Porter being duly sworn, says: That he resides at No. *243. E. 46.* New York City, and is engaged in the business of *Plumbing* at No. *243. E. 46* in said City. Deponent says that he has known the defendant herein, Edward Dolan for a period of *Twelve* years, and that said Dolan has always borne a good character for honesty. That before the indictment now pending against said Dolan deponent never heard of anything against him.

Sworn to before me this :

22nd day of *May* 1890.

Augustus J. Higgins
Comm. of Deeds
City & County of New York

POOR QUALITY
ORIGINAL

0674

COURT OF GENERAL SESSIONS.

-----X
The People
v.
Edward Dolan.
-----X

City and County of New York ss.

Hugh McQuade being duly sworn, says: That he resides at No. 221 East 80th New York City, and is engaged in the business of *Plumbing* at No. 216 East 99th in said City. Deponent says that he has known the defendant herein, Edward Dolan for a period of *Three* years, and that said Dolan has always borne a good character for honesty. That before the indictment now pending against said Dolan deponent never heard of anything against him.

Sworn to before me this :

22nd day of *May* 1890.

Charles W. Butler
Notary Public

New York county (245)

Hugh McQuade

POOR QUALITY
ORIGINAL

0675

— OFFICE OF —
THOMAS F. MURPHY,
PRACTICAL
PLUMBER AND GAS-FITTER,
SANITARY WORK A SPECIALTY.
No. 467 FOURTH AVENUE.

New York — May 20 1890 — 18

Messrs. Purdy & Mc Gloughlin,

Stewart Building, B'way & Chamber St., City.

Gentlemen;

In reference to your client, Edward Dolan, I would say that as long as I have known him (about 6 years) I have always found him to be a decent, industrious, young man.

I have not met him within the past 2 years, and cannot vouch for him at the present time, but whenever I did come in contact with him, I have always found him as stated.

Very Respectfully Yours,

Thos. F. Murphy

POOR QUALITY
ORIGINAL

0676

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

.....being duly
sworn, says that he resides at No Street, in the City of
New York; that he is years of age; that on the day of
18....., at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of

18

J. J. Van Ness Court
The People vs

Plaintiff,

against

Edward D. Lane

Defendant.

Affidavit

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY, New York City.

Due and timely service of cop of the within
hereby admitted

this day of

18

Attorney.

To Mary J. Raper

*Why
as copy of
the only copy
may consider*

POOR QUALITY
ORIGINAL

0677

Court of General Sessions.

The People vs.

vs.

Edward Dolan, impleaded
with James Reilly.

City and County of New York fo:

Eugene Cox, being duly sworn,
deposes and says:

I am a municipal police officer
of said city and County, and for a year and
a half past have been attached to the
Twenty-first precinct.

I know defendant Dolan, and
the affiants Fay, Reed, Gaffney, & Keane, and
John Lawler, now under conviction by plea of guilty
of burglary.

Gaffney is bartender at the liquor
store of Mrs. Farley, at No. 338 East 36th
Street, and occasionally Keane and Fay help
him there. Other than that they have
no occupation, but their time is spent in
hanging around the said liquor store.
Neither have Reed, Dolan or Lawler any
occupation, but they are members of a
gang of thieves and bad characters which
make Mrs. Farley's place their headquarters.

POOR QUALITY
ORIGINAL

0678

Mrs. Farley's place is notoriously of bad
repute, and recognized as the resort of
such characters. This gang has existed
for years, has committed numerous crimes,
and has been a constant terror and menace
to the vicinity. In the last six months ten
or fifteen arrests of ^{its} members have been made
made from about that ^{drinking} place. Whenever
any of the gang is arrested, the remainder
have flocked to his rescue, assaulting the
officers with showers of stones, buckbats, and
other missiles & weapons. I know the
relations of the affiants to that gang, and
their reputation for truth and veracity. I
would not, where the safety of a member
of that gang was concerned, believe any
of them under oath.

Sworn to before me this
28th day of May, 1890.

Engene Hot

John G. Fitzgerald
Commissioner of Deeds
New York City & County.

POOR QUALITY
ORIGINAL

0679

Court of General Sessions.

The People vs.

vs.

Edward Dolan, im-
pleaded with James Reilly.

City and County of New York ss:

John H. Pepper, being duly sworn, de-
poses and says:

I am an officer of the municipal
police of said City and County, ^{have been such for almost 9 years,} and am, and
for six months ^{last past} have been, attached to the
twenty-first precinct thereof. I know
both the defendants herein; Dolan I have
seen frequently, and am well acquainted
with his face. I know also the affiants Fay
and Gaffney on this motion, and one John Lawler,
now awaiting sentence under conviction by plea of
burglary. Affiants Keane and Reed I do not know
by sight. The affiants Fay and Gaffney, and the
said Lawler, all appeared at the police court upon
the examination of defendant Dolan herein, were
sworn, and made in his behalf substantially
the same statement as that contained in their af-
fidavits herein. ^{Lawler} ~~Gaffney~~ has since then been appre-
hended, in company with one Reilly, alias "Ten-
to one Dick", upon the charge of burglary on which
both are now awaiting sentence. Both these
defendants and said ~~Gaffney~~ Lawler have no oc.

POOR QUALITY
ORIGINAL

0580

cupation, but are members of a gang of thieves and loafers, who have for years terrorized the vicinity of East 36th Street, and committed numerous crimes there. This gang makes its headquarters at the drinking saloon of one Mrs. Farley, which is notorious as a resort for bad characters. Gaffney is bartender there, and Jay & Keane I am informed keep him at odd times.

I know the relations of the affiants with whom I am acquainted to the gang in question, and their reputation in the neighborhood for truth and veracity, and where the safety of a member of that gang was concerned, I would not believe any of them under oath.

I am the officer who arrested the defendant Reilly herein on the complaint of Corbally. ~~At a little after~~ ^{About} half past seven on that evening of April 28th, I was standing on the northwest corner of 37th Street and 2d Avenue, when my attention was attracted to the east side of the avenue by ~~the~~ shouts of "Stop Thief". I looked ~~and~~ ^{and} saw Corbally ~~on~~ ^{across} the ^{between 37th & 38th Sts.,} avenue, pursuing Reilly and Dolan, who were running down the ^{toward 37th St.} avenue. Reilly some 20 feet ahead of Corbally, and Dolan about 15 feet ahead of Reilly. Dolan ran down past 37th Street, so

POOR QUALITY
ORIGINAL

0581

that he was directly across the street from me. I know him very well, and knew him positively at the time. I did not know his name till he was arraigned in the station-house. He was arrested by Officer ^{without my knowledge,} McCafferty, ^{behind} my back, in the crowd which followed us after Reilly's arrest, for an assault ^{with a knife or other sharp instrument} upon Officer Creamer, (who aided me) perpetrated with the design of rescuing the said prisoner Reilly. In arresting him, Officer McCafferty struck him on the head with his club in self-defense, and made his head bleed, and he was brought into the station-house while I was occupied at the desk ~~with~~ with my prisoner, Reilly, and he was taken into another room to be washed, without my seeing him. He then was brought out to the sergeant's desk for his statement, and the first man who saw him was Corbally, who said at once "That is the man who held me while Reilly took my money". I then looked at him, and recognized him as the man who had been pursued down the avenue by Corbally, as above described. I had had no conversation with Corbally meanwhile concerning him, as we supposed he had escaped.

Sworn to before me this

28th day of May, 1890.

~~Notary Public~~ City and County of New York

John H. Kipper

Count of General Depravity.

The People vs.

vs.

Edward Dolan, impleaded
with James Reilly,

City and County of New York vs.:

James McCaffrey, being duly sworn,
deposes and says:

I am a municipal police officer of said City and County, and for the past two months have been attached to the twenty-first precinct.

I know the defendants herein, and the affiants Reed and Gaffney. The affiants Deane and Fay I do not know by sight, but know their general reputation in the neighborhood of East 36th St. Defendant Gaffney I know is the barkeeper for Alvin Farley, at No 338 East 36th Street - a drinking place of very bad reputation - notorious as the resort of the worst characters - thieves and bad characters - and of a gang of loafers and criminals of which the defendants herein, Reed, and one John Lawler are members. With the exception of Gaffney, none of these men have any regular occupations.

POOR QUALITY
ORIGINAL

0683

~~except~~ They pass their time in hanging about the sidewalks and corners of the streets. The gang to which they belong has for years terrorized the vicinity, committed many depredations and crimes there. They invariably assault a police officer when he dares to arrest one of them, and any such arrest is made at the risk of great bodily harm. I am aware of the affiant's relation to this gang, and of their reputation for truth and veracity, and I would not believe any one of them under oath where the safety of a member of that gang was involved. Sworn to before me this

28th day of May, 1890.

James McCafferty
Edward Grosse
Notary Public
City and County of New York

POOR QUALITY
ORIGINAL

0684

Court of General Sessions.

The People vs.

vs.

Edward Dolan, impleaded
with James Reilly,

City & County of New York vs.:

Francis A. Creamer, being duly
sworn, deposes and says:

I am an officer of the municipal
police force of the said city and county, and
am, and for five years last past have been,
attached to the twenty-fourth precinct thereof.
During that time my beat has been much
in the neighborhood of the residences East
36th Street.

I am acquainted with both
the defendants herein, and with the affiants
on this motion, Ray, Reed, Keane & Gaffney, and
also with one Lawler, ^{also with one Reilly} alias "Ten-to-one Dick."

Reilly, Dolan

Ray, Reed, Keane and Lawler are members of
a gang of loafers and thieves who for several
years ^{ago} have made their headquarters
at Mrs. Farley's saloon, at No. 338 East 36th
Street.

This gang has during that time
been a constant annoyance and menace
to respectable citizens in the neighborhood,
committed many crimes in that neighborhood,

POOR QUALITY
ORIGINAL

0685

and has frequently faulted officers in the discharge of their duty. Whenever officers have made an arrest of any member of this gang it has been at the risk of their lives or of great bodily harm.

I know the reputation of said Dolan, Reilly, ~~Reilly~~, Reed, ~~Reed~~ and Lawler, both for peace and quietness, for honesty, and for truth and veracity. It is very bad. They have no regular occupation. Fay and Keane, while hanging about Mrs. Farley's saloon, which is a resort for bad characters, and has a notoriously bad reputation, sometimes help Gaffney in tending the bar there, but have no permanent occupation. Their time is spent in lounging about the street sidewalks and corners.

Sworn to before me this }
28th day of May, 1890. }

Francis A. Cramer

John G. Wrigold
Commissioner of Courts
New York City and County

Court of General Sessions.

The People vs

vs.

Edward Dolan, impleaded
with James Reilly.

City and County of New York:

Charles Lott, being duly sworn,
deposes and says,

I am a municipal police officer
of said city and county, and have been
for eleven years last past attached to the
twenty-first precinct. I am acquainted
with the defendants herein, and with the af-
frants on this motion, Fay, Gaffney, ~~Reed~~
Reed and Lawler. Gaffney ^{I am informed} is barkeeper at
the drinking saloon of Mrs. Farley, at No.
338 East 36th St — a place of bad reput-
ation, and the notorious resort of thieves
and bad characters. Fay and Reed have
no occupation, to my knowledge, but occas-
ionally help said Gaffney at drinking bar
in said place. Dolan and Reilly were
members of this gang of thieves and bad
characters. I know the reputation of these
affiants ~~as~~ for truth and veracity, and
in a matter where the safety of a member

POOR QUALITY
ORIGINAL

0687

of the said gang was concerned, I would not believe them under oath. This gang has for many years been a menace to the neighborhood, committed robberies, assaults, burglaries and larcenies without number, and has terrorized the respectable citizens of the neighborhood. They have committed many assaults upon police officers, and whenever one of the gang has been arrested, the others have flocked to his rescue, storming and otherwise assaulting the officers.

Sworn to before me this

Charles Lott

28th day of May 1890.

~~Edward Prosser~~

~~Notary Public~~

City and County of New York

POOR QUALITY
ORIGINAL

0588

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

THE PEOPLE OF THE STATE OF NEW YORK :
against :
EDWARD DOLAN, impleaded with :
JAMES REILLY. :

ROBBERY IN THE FIRST DEGREE.

CITY AND COUNTY OF NEW YORK. SS:

ANDREW D. PARKER, being duly sworn, deposes and says: I am an Assistant District Attorney of the said City and County, and as such have had charge of the prosecution of this case. The above named defendant Dolan was arrested upon a charge of Robbery in the First Degree upon the 29th of April last, and upon that day committed by Mr. Justice Ford of the said City and County to await the action of the Grand Jury. He was subsequently indicted by said Grand Jury upon the 7th day of May instant, and upon the same day pleaded not guilty to said Indictment. I instructed the Chief Clerk of the District Attorney's Office to put said Dolan's case upon the Calendar of Part 3 of this Court for trial on May 9th. At the time of pleading information had been given by the defendants that their Counsel was Judge Curtis and he was the only Attorney of record or of whom the District Attorney had any notice, his name appearing at the time endorsed upon the Indictment.

**POOR QUALITY
ORIGINAL**

00009

Upon the 8th of May notice of the setting down of said case for trial as above specified was, as I am informed and believe, sent to Judge Curtis, and I was not, nor was the District Attorney's Office, informed of the retainer of other Counsel until the moving of the case for trial. On the morning of May 9th Mr. Ambrose H. Purdy stated to me in Court that he expected to be of Counsel for said Dolan, and Mr. Geo. H. Westeffield made the same statement to me at the same time in regard to the defendant Reilly. Both requested an adjournment, Mr. Purdy stating to me that he did so because he had not yet received his fee, and gave no other ground. I forget what ground Mr. Westerfield gave, or whether he gave any at all. I informed both gentlemen that I would not consent to an adjournment as no sufficient reason had been furnished. On the afternoon of May 9th at about 2 or half past 2 o'clock the cases of both defendants were moved. They were reproduced at the Bar and Mr. Purdy thereupon moved the Court, on behalf of Dolan, for an adjournment, stating expressly that his motion was made upon the ground that he had not received his fee. The Court thereupon examined the information and Indictment; ascertained from me what notice had been given to Counsel of record and that the Complainant was a man of considerable age, to whom it was an inconvenience and loss to attend, and that several other witnesses had been present on behalf of the people all day in anticipation of the trial proceeding. The Court thereupon, in view of all those circumstances, and of the statements of Mr. Purdy, directed that the trial proceed, assigning Counsel to the defence of both prisoners. The defendants were placed at the Bar, a jury

**POOR QUALITY
ORIGINAL**

00590

impanelled and sworn, and I opened the case on behalf of the People. At the conclusion of the opening the defendant Reilly voluntarily withdrew his former plea of not guilty and substituted therefor a plea of guilty to the Indictment. The trial then proceeded with the defendant Dolan alone at the Bar.

The Complainant went upon the witness stand, told his story, was cross-examined by Counsel for the defendant at considerable length, and a second witness for the people, to-wit, the Police Officer who arrested Dolan, was also examined. Dolan thereupon, at that stage of the trial, likewise voluntarily withdrew his former plea of not guilty and plead guilty to the indictment, as had defendant Reilly.

I call ~~ed~~ attention to the fact that from the time of the defendant's arrest and committal upon this charge to the day of this trial, eleven days had elapsed, sufficient time to procure Counsel- that up to the very day of the trial no information was conveyed to the Prosecution that any one other than Judge Curtis was his Counsel, and that the statement that Judge Curtis was Counsel for himself and Reilly was made to the Clerk of the Court at the time they were arraigned for plea.

A. D. Parker

Sworn to before me, this 24th day of May, 1890.

*Wm. J. Miller -
Notary Public (2nd)
New York Co.*

POOR QUALITY
ORIGINAL

0691

Baker

to

Worcester

App in apt

Mr.

POOR QUALITY
ORIGINAL

0692

Baker

to

Wheeler

App in app to

Mr.

POOR QUALITY
ORIGINAL

0693

Court of General Sessions.

The People vs.

vs.

Edward Dolan, impleaded
with James Reilly.

City and County of New York:

Michael Brennan, being duly sworn,
deposes and says:

I reside at 347 East 36th St.,
in said city, and am a liquor-dealer at said
address. I know the defendant Dolan,
and the affiants upon this motion, Gaffney,
Jay and Reed. I have known them all
for periods varying from three to five years.
I have frequently seen them about the neighbor-
hood, and in the immediate vicinity of my
store. During all that time, I have
never known any of them, except Gaffney, to
have any regular employment. Gaffney was
bartender for Mrs. Farley, at No. 338 East 36th
St.; but the others apparently had no oc-
cupation, as they hung around the sidewalks
and street-corners at all hours of the day. I
have heard that for about two weeks of that
period Jay was employed in the Depart-
ment of Public Works, but I have no know-
ledge of the fact.

POOR QUALITY
ORIGINAL

00694

About four-and-a-half years ago I started business at my present place, considerably refitting and improving it. The place had prior to that time been the resort and frequenting-place and head-quarters of a gang of loafers and thieves, who would stand outside and moult decent people ^{pass-} standing by. I cleaned them out the best I could and forbade them coming to my place. They would hang around Mrs. Farley's place, above mentioned, and the coal yard of Mr. Edward Elliott, on 36th St, running east from 1st Avenue. Of this gang Jay, Reed, and one Sawler, alias "Ten-to-one Dick", were members, and Gaffney & I have also seen in their company. I know little about Gaffney's character, good or bad; but the reputations of Jay, Reed, Sawler and Dolan throughout the whole neighborhood is bad. Respectable citizens in the vicinity are in constant fear of them and their gang. I am informed and believe that the police officers have suffered many assaults at their hands. Their reputation & through the whole precinct is that of thieves. Their reputation for truth and veracity there is very bad, and I would not believe them under oath.

Sworn to before me this } Michael Brennan
28th day of May, 1890. }

Edward Grover
~~Notary Public~~
City and County of New York

POOR QUALITY
ORIGINAL

0695

Court of General Sessions.

The People, &c.,

vs.

Edward Dolan, impleaded
with James Reilly.

City and County of New York fo:

George R. Westerfield, being duly sworn,
deposes and says:

I am an attorney and counselor at law, and was of counsel for defendant Reilly herein. I was present in court during all the time of the taking of evidence upon the trial of Dolan, and when a juror was withdrawn ^{and Dolan pleaded guilty to the indictment by consent.} From the beginning of said trial to the point where said plea ~~was~~ was offered and given, both Mr. Berlanger, Dolan's counsel on the trial, and myself, repeatedly advised him to plead guilty. I told him he would stand no chance with the jury, but he disregarded our advice up to the point at which he finally pleaded, and it was only ^{after} our strong advice which ~~induced~~ ^{that he} gave the plea.

Sworn to before me this }
28th day of May, 1890. }

George R. Westerfield

James P. Davenport

Notary Public N.Y.C.

POOR QUALITY
ORIGINAL

0696

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

The People of the State of New York
against
Edward Dolan, impleaded with James
Reilly.

The defendant herein, Edward Dolan, having, upon the ninth day of May instant, by consent of this court, withdrawn the plea of not guilty by him theretofore pleaded to the indictment herein, and having thereupon pleaded guilty to the said indictment, and said plea having been duly entered upon the records of this court, and an order having been thereafter, upon the tenth day of May instant, granted by the Hon. Frederick Smyth, Recorder, and Judge of this court, requiring the District Attorney to show cause, upon the fifteenth day of May instant, before this court, why this defendant should not be permitted to withdraw his said plea of guilty, and be allowed a trial upon said indictment, and for such other and further relief as to the court might then and there seem just; and the hearing of the said motion having been thereafter duly adjourned from time to time; and the said motion

POOR QUALITY
ORIGINAL

0697

coming on now to be heard; now, upon reading and filing the affidavits of Edward Dolan, Ambrose H. Purdy, John Gaffney, John Fay, James Reed, Thomas Keane, C. A. Porter, Hugh McQuade, J. L. Keating, Eugene Fox, John H. Rappper, James McCafferty, Francis A. Creamer, Charles Lott, Michael Brennan, George R. Westorfield and Andrew D. Parker ^{known approver of the} and after hearing Ambrose H. Purdy, Esq., of counsel for the said defendant Dolan, in support of the said motion, and Andrew D. Parker, Assistant District Attorney, in opposition thereto; and due deliberation being had thereon; it is Ordered, that the said motion be and the same hereby is in all respects denied.

FD

The People

vs

Edward Dolan

Order denying motion
for leave to introduce
plea of guilty

Filed May 29/90

POOR QUALITY
ORIGINAL

0598

Police Court District.

CITY AND COUNTY
OF NEW YORK, ss

Patrick H. Corbally
of No 304 East 44 Street, Aged 55 Years
Occupation Peddler being duly sworn, deposes and says, that on the
28 day of April 1888, at the 21 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful Money of
United States issue

of the value of Fifteen and eighty-nine cents $16\frac{89}{100}$ 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 force and violence as aforesaid by

Edward Dolan and James Reilly
(both now here) and while acting in
concert with each other from the
following fact to wit: That deponent
was in East 38th Street about one
hundred feet from the corner of
2nd Avenue at about the hour of
7.30 o'clock on the evening of the
aforementioned date, that said
defendants Dolan did then and
there violently take hold of deponent
while said defendant Reilly did
then and there insert his hand

Subscribed and sworn to before me this 1888

Police Justice

POOR QUALITY
ORIGINAL

0699

Left hand
into the outside pocket of a
coat then and there worn on
deponents person and take same
and carry away said property
and said defendants did then
and there run away

P. H. Corbally

Sworn to before me
this 29 day of April 1890

James B. D.
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0700

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Dolan

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

Question. What is your name?

Answer. *Edward Dolan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *A. I.*

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

Answer. *332 East 86 Street, 15 years*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer.

I am not guilty
Ed Dolan.

Taken before this

day of

April

188

29

Police Justice.

POOR QUALITY
ORIGINAL

0701

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Reilly*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *N. J.*

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

Answer. *343 East 39 Street - 16 years*

Question. What is your business or profession?

Answer. *Carpenter*

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*
James Reilly

Taken before me this *29*
day of *April*, 188*5*

Robert J. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0702

you bail each for
\$400 on 29, 30th

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District

THE PEOPLE, vs.

ON THE COMPLAINT OF

Patrick H. Walsh

304 East 44th St

Edward L. Walsh

James Kelly

Offence

Date

April 29 1896

Magistrate

John H. Nathan

Officer

Witness

Precinct

No.

James McCallister

Witness

Officer 21 Precinct

No.

Officer 21 Precinct

No.

Officer 21 Precinct

No.

Officer 21 Precinct

No.

Officer 21 Precinct

1000

Officer 21 Precinct

Officer 21 Precinct

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 dependants

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

Dated April 29 1896 John H. Nathan Police Justice.

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

Dated 18 John H. Nathan Police Justice.

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

Dated 18 John H. Nathan Police Justice.

POOR QUALITY
ORIGINAL

0703

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

Sir:

April 2, 1891.

Application for Executive clemency having been made on behalf
of Alexander C. Branscom who was convicted of forgery
in the county of New York and sentenced March 13, 1885,
to imprisonment in the Sing Sing prison ----- for the term of
ten years, ----- I am directed by the Governor
respectfully to request that, in pursuance of Section 695 of the
Code of Criminal Procedure, you will forward to him a concise state-
ment of the facts of the case, together with your opinion of the
merits of the application.

It is particularly requested that each letter of inquiry from
the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams.
Private Secretary.

Hon. Frederic Smyth,
New York City.

**POOR QUALITY
ORIGINAL**

0704

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

April 2, 1891.

Sir:

Application for Executive clemency having been made on behalf of Edward Dolan who was convicted of robbery 1st degree in the county of New York and sentenced May 29, 1890, to imprisonment in the Sing Sing prison----- for the term of twelve years, six months,----- I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams.
Private Secretary.

Hon. Frederic Smyth,
New York City.

POOR QUALITY
ORIGINAL

0705

Letter of Resl
Ans my letter
Mar 25/91
Aug 25/91
Hm

POOR QUALITY
ORIGINAL

0706

Edward Dolan

Sept- 11 84

arrested by Off. Berumen for
disorderly conduct - at 36 St and 2nd Av -
sentenced by Judge Duffy to 2 Months
in Pen.

Oct 8 87

arrested by Off. Hughes for attempting
to throw a stone through the store window
of Map Kopper 656 2nd Av

Nov 11 87

Arrested by Off. Coffey for disorderly
conduct - discharged by Judge O'Reilly

Oct 11 88

Arrested by Off. Pusean for attempting
to shoot Thos. Gallagher of 676 2nd Av -
complainant - was intimidated and
complaint withdrawn discharged
by Judge White

POOR QUALITY
ORIGINAL

0707

May 20 89
Arrested by Poundsman Cassidy
for for stabbing Michael Peters
of 347 East 36 while tending
Bar in Liquor Store cor-
of 36 St and 1st Ave
complaint withdrawn
arrested by Off Helmus 23,
for disorderly conduct -
and attempting to assault said
Officer at 24th and 2nd Ave
in June 89.

James Reilly

Arrested by Off Wm Burns
as a suspicious character
for ^{having} Horse Blankets in his
possession which he could
not account for

James Reilly
1016 St

POOR QUALITY
ORIGINAL

0708

May 17 1890

Dear Sir

excuse the liberty
I take in addressing You but
my safety and that of every
resident of this neighborhood
demands it I have positive
information that in the event
of You granting a new trial
to Edward Dolan and
James Peilly the Young
Highwaymen it is the in-
tervention of their friends to get
the complainant - Mr. Corbally
out of the way either by
buying him or by putting
him out of the way by force
If these murderous toughs
go unpunished the life

POOR QUALITY
ORIGINAL

0709

of every respectable resident -
of this locality will not -
be safe it will also discourage
the Officers on the Post -
from doing their duty.
I know that these arrests
^{were} made at the risk of
their lives. Dolan has been
arrested more than a dozen
times for various offences
including the stabbing and
shooting of several people
among whom are Thos -
Gallagher and M. Brennan
of 676 2nd Av and 347 East-36
respectively. James Reilly
is also a professional thief
and ruffian he is one of the
Men who a short time ago
on the trial of Henry Finnegan
before Judge Martine swore
that he was in Finnegan's
company. They are all

members of the same
band of thieves

Yours
Patrick O'Skill

36 St and 1st Av

0710

----- x
:
The People of the State of New York, :
:
 against : Hon.Frederick Smyth
:
Edward Dolan impleaded with James : and a jury
Reilly. :
:
----- x

Indicted for robbery in the first degree.

A P P E A R A N C E S:

Assistant District Attorney A. D. Parker;

Mr. Jacob Berlinger.

PATRICK H. CORBALLY, a witness for the
People, sworn, testified:

I reside at No. 304 East 44th. Street. At about twenty minutes after seven o'clock on the night of the

**POOR QUALITY
ORIGINAL**

0711

2

28th. of April last, I left my stable in 44th. Street to go home. I was walking down along the street and had a bag of feed on my shoulder. I came down Second Avenue and turned around the corner of Second Avenue and 38th. Street. When I was about twenty-five feet from the corner, these men Dolan and Reilly, I knew them both perfectly well, came up to me. Dolan came on the right side of me and stopped me. Reilly came on the left hand side of me and they both placed me up against a fence, and one of them put his hand around my back. While Dolan held me in that way, Reilly put his hand in my pocket and took Sixteen dollars and some cents out of it. I struggled as best I could, but they had such a tight hold of me I could do nothing. After Reilly had taken the money, he jumped right back and ran. The other man ran at the same time. I ran after them, and threw the bag of feed down. They ran up to Second Avenue and turned down towards 37th. Street. I met an officer in 37th. Street when I was about twenty or thirty yards behind Reilly. He joined me in the chase, and we both hollered, "stop thief". I believe he caught Reilly at the corner of 36th. Street. After he had arrested Reilly a large crowd gathered and were shouting and throwing stones at the officers. I walked along with the officer and Reilly to the Station House. It was in 36th. Street that the crowd gathered. The defendant Dolan seemed to be at the head of the crowd and, as he struck one of the

**POOR QUALITY
ORIGINAL**

0712

3

officers, he was arrested and brought to the Station House and as soon as he was brought in I identified him as one of the men who had struck me and taken my money as I have described. I had known both of these men before and I am positive in my identification of both. I have lived in the same neighborhood with them for a number of years and have seen them hanging around the corners.

CROSS EXAMINATION:

I had \$17 in my pocket on that night. The defendants took all except a few cents. I did not see either of the defendants until they grabbed hold of me. I was walking quietly along the street with this bag of feed on my shoulder, and paying no attention to anybody. I am certain that Reilly stuck his hand into my pocket, and that the defendant Dolan held me while Reilly did this. They both ran away at the same time, and I kept them in view for about five minutes. I was somewhat excited when these men had robbed me, but was not so excited as to be unable to identify the men. Dolan was somewhat ahead of Reilly in running, and when the officer stopped to catch Reilly, Dolan turned around the corner of 36th Street. I am certain that Dolan is the man who put his arms around me and held me tight so as to let the other man go through my pockets. The police officers had a very hard time in arresting Reilly.

**POOR QUALITY
ORIGINAL**

0713

4

J O H N H. R E P P E R, a witness for the People, sworn,
testified:

I am a police officer attached to the Twenty-first Precinct. I arrested the defendants Reilly and Dolan on the 28th. of April last. I was on Second Avenue near 37th. Street at about half past seven o'clock when I heard someone shouting "stop thief". I ran and I saw Mr. Corbally running after Reilly and Dolan. I have known both the defendants by sight and have seen them several times before in that neighborhood. When I first saw them, Reilly was some twenty odd feet ahead of Dolan and Dolan was some ten feet or fifteen ahead of Corbally. They continued to run down Second Avenue towards the corner of 37th. Street. I pursued Reilly and caught him at 36th. Street and First Avenue. I held him. When Mr. Corbally came up, he said that he was the man that had robbed him. I took him up through 36th. Street. A very large crowd gathered in 36th. Street and attempted to assault me. I saw the defendant Dolan as a leader of this gang and I called on one of the officers to arrest him. When he was taken to the Station House the complainant, Mr. Corbally, identified him as one of the men who had robbed him.

The defendant Dolan withdraws his plea of not guilty and pleads guilty to robbery in the first degree.

POOR QUALITY
ORIGINAL

0714

These sessions.

Between the District Attorney and the

the defendant's counsel, the trial of the

trial was held before the

complaints of the defendant, the trial of the

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Indictment filed May 7-1890

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

Edward Dolan, implicated with

James Reilly.

Abstract testimony on

trial New York May 9th

1890.

Proceedings: The defendant's counsel, the trial of the

I am a Justice of the Peace, and the trial of the

proceeded:

I O N E F. B E B B E F. a witness for the People, sworn,

POOR QUALITY
ORIGINAL

0715

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward D. Dan and
James D. Dan

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

Edward D. Dan and James D. Dan
of the crime of ROBBERY IN THE First DEGREE, committed as follows:

The said Edward D. Dan and James
D. Dan, both

late of the City of New York, in the County of New York aforesaid, on the Twenty-eighth
day of April, in the year of our Lord one thousand eight hundred and
~~eighty~~ ninety in the ninth time of the said day, at the City and County aforesaid, with force
and arms, in and upon one Charles H. Corbally in the peace of the said People then
and there being, feloniously did make an assault, and ~~promissory note for the payment of~~
~~money, being then and there due and unsatisfied (and of the kind known as United States Treasury~~
~~Notes), of the denomination of twenty dollars, and of the value of twenty dollars~~ ;
one promissory note for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and
of the value of ten dollars ; three promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes),
of the denomination of five dollars, and of the value of five dollars each ; eight
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 ; eighteen 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 ;
~~promissory note for the payment of money (and of the kind known as bank notes), being then~~
~~and there due and unsatisfied, of the value of twenty dollars~~ ; 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 ten dollars ; three promissory notes for the
payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of five dollars each ; ~~United States Silver Certificate, of~~
~~the denomination and value of twenty dollars~~ ; one United States Silver
Certificate of the denomination and value of ten dollars ; three United States
Silver Certificate of the denomination and value of five dollars each ; eight United
States Silver Certificate of the denomination and value of two dollars each ; eighteen
United States Silver Certificates of the denomination and value of one dollar each ;

**POOR QUALITY
ORIGINAL**

0716

~~United States Gold Certificate of the denomination and value of twenty dollars~~
; ~~one~~ United States Gold Certificate of the denomination and value of ten
dollars ; ~~three~~ United States Gold Certificate of the denomination and value of
five dollars each ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *fifteen dollars and eighty*
five *and* *five* *cents*,

of the goods, chattels and personal property of the said *Salvatore M. Corbelli*,
from the person of the said *Salvatore M. Corbelli*, against the will,
and by violence to the person of the said *Salvatore M. Corbelli*,
then and there violently and feloniously did rob, steal, take and carry away, *the* *ribs*
Edward D. Blau and *James Reilly*,
and each of them, *being* *then* and
there *aided* *by* *an* *accomplice* *actually*
present, *to* *wit*: *each* *by* *the* *other*.

against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0717

BOX:

394

FOLDER:

3671

DESCRIPTION:

Doran, Myles

DATE:

05/26/90



3671

POOR QUALITY
ORIGINAL

0718

Witnesses:

William A. Jinn

Counsel

Filed

Pleads,

1890

THE PEOPLE

vs.

Myles Doran
January 1911

For trial, by request
of Defendant.

VIOLATION OF EXCISE LAW.
(SEIZING TO MINOR).
[Section 280, Penal Code, sub. 3.]

JOHN R. FELLOWS,

District Attorney.

for Pleading
June 3 1911

A True Bill.

Frank B. Branch

Foreman.

POOR QUALITY
ORIGINAL

0719

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Myles Doran

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

accuse

Myles Doran
of a MISDEMEANOR, committed as follows:

The said

Myles Doran

late of the City of New York, in the County of New York aforesaid, on the

second day of *May* in the year of our Lord
one thousand eight hundred and ninety

, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one

Eddie Kavanagh

who was then and

there a child actually and apparently under the age of sixteen years, to wit: of the age of
five years, 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 R. FELLOWS,

District Attorney.

0720

BOX:

394

FOLDER:

3671

DESCRIPTION:

Dorsen, John

DATE:

05/23/90



3671

POOR QUALITY
ORIGINAL

0721

230. *Part a*

Counsel,

Filed *23 May 1861*

Pleads,

John D. Draper

THE PEOPLE

vs.

John D. Draper

Section 498, Penal Code.

JOHN R. FELLOWS,

District Attorney.

Part June 4

A True Bill.

Charles D. Draper

Foreman,

Part III June 5th
Sworn and acquitted

Witnesses;

John Draper

Officer Carlson

POOR QUALITY
ORIGINAL

0722

Police Court—2 District.

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

John H. Draper
of No. 126 East 36th Street, aged 51 years,
occupation Auctioneer being duly sworn

deposes and says, that the premises No 240 7th Avenue Street,
in the City and County aforesaid, the said being a five story brown
stone building

and which was occupied by deponent as a store on the ground floor & basement
and in which there was at the time ⁱⁿ a human being, by name

attempted to be
were BURGLARIOUSLY entered by means of forcibly breaking a
large plate glass window of the store,
fronting on 7th Avenue

on the 7 day of May 1888 on the night time, and the
attempted to be following property feloniously taken, stolen, and carried away, viz:

One silver gilt
bronze picture of the value of one
hundred and fifty dollars. \$150-

the property of deponent's customer and then in his custody
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

Henry John Dorsey (witness)

for the reasons following, to wit:

The said place was securely
locked and closed on said night. Deponent
is informed by Policeman John Carlin
of the 19th precinct now here. That about
the hour 9.15 o'clock p.m. on said night
he was passing near where a latrine stood kind
of crashing glass (that he went to the
said store and then saw the defendant
about 75 feet from the said store

POOR QUALITY
ORIGINAL

0723

and there was no other person near the
said place; and the defendant had on
his person when he was arrested, a
piece of brick which the said policeman
took from the defendant, and which
defendant believes was used to break
the glass of the said store window;
defendant therefore charges the defendant
with an attempt at burglary

Sworn to before me this 8 day

of May 1892
A. J. White

J. H. Rapin

Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY
ORIGINAL

0724

CITY AND COUNTY }
OF NEW YORK, } ss.

John F. Carlin
aged 19 years, occupation Boatman of No.

19th Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John H. Defer

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

Sworn to before me, this

day of

188

AJ White

Police Justice.

John F. Carlin

POOR QUALITY
ORIGINAL

0725

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John Dorsen

Question. How old are you?

Answer.

46 years.

Question. Where were you born?

Answer.

N.Y.

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

Answer.

I have nothing to say.

Question. What is your business or profession?

Answer.

shoe cutter

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

Answer.

*The officer did not find the
brick on me. It was on
the sidewalk and I kicked
it and the officer had to
down a step to pick it up.
I did not break the glass.
I landed the officer about
25 feet before he arrested
me. There were other near
the place.*

John Dorsen

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0726

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

Police Court... 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Dele
126 East 36
John Dorden

Offence Attempt at
Burglary

Dated May 8 1890

White Magistrate.
Calvin Officer.
19 Precinct.

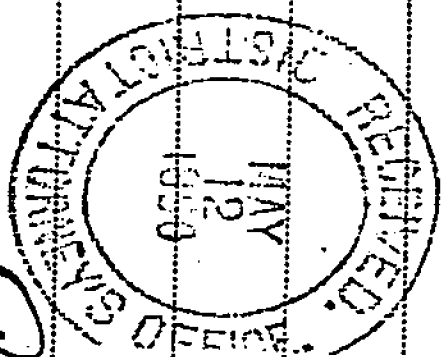
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1500 to answer



Con

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

John Dorden

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

Dated May 8 1890 White Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0727

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Dorsey

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

John Dorsey
of attempting to commit the crime
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Dorsey

late of the *Twenty-first* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *May* in the year of
our Lord one thousand eight hundred and *ninety*, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

John H. Draper
attempt to
feloniously and burglariously did break into and enter, with intent to commit some crime therein,
to wit: with intent, the goods, chattels and personal property of the said

John H. Draper

in the said *store* 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.

John L. Fellows,
District Attorney.

0728

BOX:

394

FOLDER:

3671

DESCRIPTION:

Draolta, Massuzza

DATE:

05/13/90



3671

POOR QUALITY
ORIGINAL

0729

69
Counsel,
Filed
Pleads,
1890

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

Massuzza Draolte

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. S. Roberts

May 15/90 Foreman.

Verdict Attempted

Assault 2 deg.

Per to Mrs. Gage 22
May 22/90

Witnesses;

Rasaleo Lanza

POOR QUALITY
ORIGINAL

0730

New York 17 May 1890

To whom it may concern.

This is to certify that Miss Harry
Daraotta has been employed in our
business for about six years and
during this time has always shown
herself industrious, well behaved and
of good character.

J. J. Mondt

foreman of Mott & Nye
Tailoring Shop.

190. 192. 194 Bowery.

POOR QUALITY
ORIGINAL

0731

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

Rosalina Lanza
of No. *287 Mott* Street,
Tailorress

being duly sworn, deposes and says, that
on the *22nd* day of *April*

in the year *1890* at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by *Massuzza*
Draolta (now here) who cut and
lacerated deponent's face with
the blade of a knife she
held in her hand

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

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

Sworn to before me, this *2nd* day
of *May* 18*90*

Rosalina Lanza
W. M. Mahon POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0732

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Massuzza Dravotta

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Italy

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

Answer.

266 Elizabeth St - 3 months

Question. What is your business or profession?

Answer.

Paint operator

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.

her
Massuzza + Dravotta
man

Taken before me this

2nd

day of May

1880

Police Justice.

POOR QUALITY
ORIGINAL

0733

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

Police Court--- 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joachim Ramon
287 1st Street
Manhattan

1
2
3
4

Offence
Fel. Assault

Dated

May 2nd 1890
McMullen Magistrate.

Officer
105 Precinct.

Witnesses

No.

Street.

No.

Street.

No.

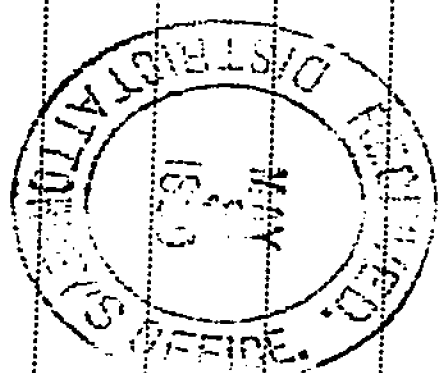
Street.

\$

to answer

9.8

Street.



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

Defendant

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

Dated May 2nd 1890. Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0734

CITY AND COUNTY OF NEW YORK, ss. *

POLICE COURT, 1 DISTRICT.

John Foley
10th Precinct Street, aged 37 years,
of No. Police Officer being duly sworn deposes and says
that on the 22nd day of April 1890
at the City of New York, in the County of New York

Rosetta Lanty
was feloniously assaulted by
Massuzgo Dravolta (now here)
who cut the said Rosetta Lanty
with a knife on the right
cheek, and across the left
eye. Deponent says that said
Rosetta Lanty is at St Vincent's
Hospital, as per certificate
hereto attached, and prays that said
defendant be held to await the
result of injuries inflicted on said Rosetta Lanty.

W. M. Foley

Sworn to before me, this 22nd day
of April 1890

Police Justice.

POOR QUALITY
ORIGINAL

0735

Police Court-- 1- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosetta Lanty

vs.

Massuzza Dravotta

18- Italy- 266 Elizabeth St.

AFFIDAVIT.

Dated April 22- 1890

Gorman Magistrate.

Poley Officer.

Witness,

Disposition,

\$2000 had
for Ex and to await
result of Inquiry

POOR QUALITY
ORIGINAL

0736

25 Prince St
New York
April 30. 1840

I certify that Miss
Rosalea Lange, of
287 Mott St, is not
able to appear before
the Court —

Dr R. Asseltin

25 Prince St
New York
April 28. 1840

I certify that Miss
Rosalea Lange, of
287 Mott St, is not
able to appear before
the Court —

Dr R. Asseltin

POOR QUALITY
ORIGINAL

0737

Police Department of the City of New York.

Precinct No.

New York, April 22 1890

To whom it may concern
this is to certify that
Rosetta Lantry is at
St. Vincent's Hospital
unable to go to court.

There is no immediate
danger of death.

Dr. Sildea.

POOR QUALITY
ORIGINAL

0738

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Masuzza Draolta

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

Masuzza Draolta
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Masuzza Draolta*

late of the City of New York, in the County of New York aforesaid, on the
twenty second day of *April* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Rosalia Lanza*
in the Peace of the said People then and there being, feloniously did ~~make~~ an assault
and *her* the said *Rosalia Lanza*
with a certain *knife*

which the said *Masuzza Draolta*
in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

3 with intent *her* the said *Rosalia Lanza*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

Masuzza Draolta
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Masuzza Draolta*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Rosalia Lanza* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *her* the said
Rosalia Lanza
with a certain *knife*

which the said *Masuzza Draolta*
in *her* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York,
and their dignity.

POOR QUALITY
ORIGINAL

0739

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Massuzza Draolta

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

Massuzza Draolta
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Massuzza Draolta

late of the City of New York, in the County of New York aforesaid, on the
twenty second day of *April* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Rosalia Lanza*
in the Peace of the said People then and there being, feloniously did make an assault
and *her* the said *Rosalia Lanza*
with a certain *knife*

which the said

Massuzza Draolta
in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

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

SECOND COUNT—

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

Massuzza Draolta
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Massuzza Draolta

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Rosalia Lanza* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *her* the said
with a certain *knife*

which the said

Massuzza Draolta
in *her* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York,
and their dignity.

POOR QUALITY
ORIGINAL

0740

THIRD COUNT—

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

Massuzza Draolta
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Massuzza Draolta
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Rosalia Lanza in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
her the said Rosalia Lanza
with a certain knife

which

the said Massuzza Draolta
in her right hand then and there had and held, in and upon the face
of her the said Rosalia Lanza
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Rosalia Lanza

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 R. FELLOWS,

District Attorney.

0741

BOX:

394

FOLDER:

3671

DESCRIPTION:

Dreecke, Bertha

DATE:

05/29/90



3671

POOR QUALITY
ORIGINAL

0742

321.

Counsel,

Filed

29

day of

May 1890

Pleads,

THE PEOPLE

21 Howard St.

233

Bertha Breckee

Grand Larceny, Second degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Charles B. Richards

Foreman.

Part II May 29/90

Pleas guilty P.L.

Aug. 15, 1890

C. Mosby

June 13

Witnesses;

Edward A. Clark

Law for officers

Connelly

71

1st Deputy

POOR QUALITY
ORIGINAL

0743

Brooklyn, E. D. May 1889

M.

Bought of GEO. J. QUINN,

DEALER IN

DRY & FANCY GOODS,

GLOVES, CORSETS, HOSIERY, UNDERWEAR, ETC.

386 BEDFORD AVE., (Old No. 91 Fourth St.)

BET. SOUTH 5TH ST. AND BROADWAY.

The Bearer Miss Bertha Greener
has been in my employ for some
time & leaves it on accord
I have always found her honest
& industrious & willing to work
& I can cheerfully recommend
her to any one who may
need her services

Respectfully

Geo. J. Quinn

POOR QUALITY
ORIGINAL

0744

District Attorney's Office,
City & County of
New York.

June 12 1890
Hon'ble Recorder Smyth

Dear Sir

In the Case of
Bertha Drecke, who is accused
for Shoplifting. I have seen
her many times in stores
acting in a suspicious manner
the Detective at Macy 14 Street
says she has made an attempt
to steal goods at his store.
she has refused to give her
address. I think this is the
way she makes her living

John Lark.

Police Headquarters

POOR QUALITY
ORIGINAL

0745

Peake
" Diets
As Swept
Ch.

**POOR QUALITY
ORIGINAL**

0746

*Hon. Frederick Smyth.
Recorder.*

POOR QUALITY
ORIGINAL

0747

The Prison Association,

135 East 15th Street,

New York, U.S.A.

Hon. Fredk. Smyth

Dear Sir:—

Come two months ago I made an investigation in behalf of this Association as to the character of Bertha Dreecke who pleaded guilty of Petit Larceny. Your very kindly postponed sentence and the case has not yet been disposed of.

Since then I have visited the young woman's parents at their home in Brooklyn — they are industrious and respectable people and say she is the first of the family to stand at the bar of justice. Her former employers in the same city speak well of her and I believe this is her first offense.

During her three months confinement in the City Prison

POOR QUALITY
ORIGINAL

0748

she has become deeply penitent
and has suffered greatly

Her mother being without
means to employ counsel
has called three times asking
our intercession in behalf
of her daughter.

I trust that in passing sentence
your Honor will consider that
she has been in prison all
Summer and in behalf of
the Prison Association I most
earnestly recommend her to
the most merciful consideration
of the Court.

I am, Honored Sir,

Very Respectfully Yours,

D. C. Kimball.

for Prison Assoc of N. Y.

POOR QUALITY
ORIGINAL

0749

Prison Association of New York

135 EAST 15TH STREET.

Wm. M. F. Round, Cor. Sec.
D. E. Kimball, Clerk.

NEW YORK June 1st 1897

*The People
of the City of New York
Prison Association*

My dear Sir,
I have the honor to acknowledge the receipt of your letter of the 28th inst. in relation to the character of the defendant in the case of the People vs. [illegible] who belongs to a respectable family in Brooklyn and whose view of the fact that for as she has never been in prison before, and respectfully recommends her to the mercy of the Court.

*Very respectfully,
D. E. Kimball
for Prison Association N.Y.*

N.Y. General Session.

In the Matter of
The People vs
- vs -
Bertha Orecke

City of Brooklyn, County of Kings - ss: -
John Orecke - being duly sworn
says that he resides at No 124
Madison Street in said City of
Brooklyn. That he is the brother
of the defendant above named
and who as he is informed
has plead guilty to a charge
of Larceny - That he has during
the past twenty years known the
whereabouts and doings of
said defendant and during
all that time or also during

POOR QUALITY
ORIGINAL

0751

lifetime, so far as deponent
knows the defendant has
never been arrested and
charged with any crime,
whatsoever - That for the
past five years she has
worked steadily and earned
her own living and deponent
believes she said continue
to do so if continued is suspended
in the discretion of their
Honorable Court

Given before this
18th day of June 1890

John Maclelland
Notary Public Michigan
[Signature]

John Maclelland

POOR QUALITY
ORIGINAL

0752

New York General Sessions.

The People
- agt -
Bertha Dreeke

City and County of New York SS:

Bertha Dreeke, being duly sworn
says, that she is the defendant herein
and that the crime to which she has
pleaded guilty, is the first offence that
she has ever committed in her life time,
and that she is unable to account what
prompted her to commit the same -
That for some time previous to her
arrest she was making an honest
living as a vest worker in the employ
of one Julius Rosenbaum at Ave D.
in the City of New York.

Sworn to before me
this 13th day of June 1890

Bertha Dreeke

Phil Waldheim

Atty Public

Notary Public

POOR QUALITY
ORIGINAL

0753

My General

The People

- v -

Bertha Dreyer

affidavit

Wm. H. Hurler

Counsel for Dpt.

23 Chambers St.

N.Y.

POOR QUALITY
ORIGINAL

0754

Court of General Sessions.

W. Cooper

—^{appt.}—

Benjamin Dreeke

Affidavits.

Jacob Derbinger
Counsel for Defendant.
23 Chambers St. N.Y.

Filed Aug 15/90

POOR QUALITY
ORIGINAL

0755

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Edward A. Clark
of No. 301 Sixth Avenue Street, aged 29 years,
occupation Special detective being duly sworn
deposes and says, that on the 21st day of May 1898 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One piece of lace valued
Forty dollars

the property of B. Altman and co partner
and in care and charge 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 Bertha Dreesche (now here)
for the reasons that deponent saw
the defendant enter said premises
and watched her movements and
saw her take said property and
conceal it on her person and
leave the premises and deponent
arrested her and found the goods
property in her possession

Edward A. Clark

Sworn to before me, this 21st day
of May 1898

John W. McNamee Police Justice.

POOR QUALITY
ORIGINAL

0756

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Bertha Dreecke*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *Refuse*

Question. What is your business or profession?

Answer. *Tailorress*

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*
Mrs Bertha Dreecke

Taken before me this *22*

day of *May* 189*0*

John J. Morris

Police Justice.

POOR QUALITY
ORIGINAL

0757

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

Police Court---

822
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward A. Clark
001, 23, 6, 1890
Santa Rocco

Office

Grand Jury

Dated

May 22 1890

James
Magistrate

Van Buren
Police Officer

W. O.
Precinct

Witnesses

No. _____

Street

No. _____

Street

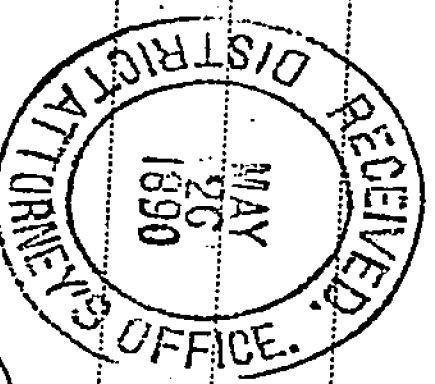
No. _____

Street

No. _____

Street

to answer



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

defendant

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

Dated _____ 18

James
Police Justice

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

Dated _____ 18

Police Justice.

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

Dated _____ 18

Police Justice.

POOR QUALITY
ORIGINAL

0758

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bertha Dreecke

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

Bertha Dreecke

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

The said

Bertha Dreecke

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

*one piece of lace of the value
of forty dollars*

of the goods, chattels and personal property of one

Benjamin Altman

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

John R. Bellows
District Attorney

0759

BOX:

394

FOLDER:

3671

DESCRIPTION:

Drew, George H.

DATE:

05/26/90



3671

POOR QUALITY
ORIGINAL

0760

249

Counsel,
Filed *26 May* 189*6*
Pleads,

Witnesses;
Master Comdorfu

THE PEOPLE
vs.
George H. Drew
Grand Larceny & second degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. B. Rosendo
May 26/96 Foreman.
Ed. R. of J.

POOR QUALITY
ORIGINAL

0751

Police Court 2 District.

Affidavit—Larceny.

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

Gustav Oberdorfer
of No. 226 East 27th Street, aged 29 years,
occupation Head Waler being duly sworn
deposes and says, that on the 20 day of May 1932 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 Eight time, the following property, viz:

One gold
chain, diamond locket and
cigar holder - all of the value
of one fifty dollars.
\$50 -

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Paul Harry Drew now here

under the following circumstances: The
said property was in a pantry on
the 4th floor of Louis Harris House
at 404 7th Avenue where deponent
and defendant were employed
on said date and the defendant had
access to said closet where the
said property was kept, and about
twenty days after the said property
was missing the defendant ad-
mitted that he had stolen the said
property, and he gave information
by which the said property was
recovered by Detective Alonzo of the
New Headgraters.

Gustav Oberdorfer

Sworn to before me, this 11 day
of May 1932
at New York.
Police Justice.

POOR QUALITY
ORIGINAL

0762

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Harry Drew*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *England*

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

Answer. *333 East 44 Street New York*

Question. What is your business or profession?

Answer. *Writer*

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*

Geo. Harry Drew

Taken before me this

day of

[Signature]

Police Justice.

0763

Police Court---2 District

BY THE COMPLAINT OF

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Dated 12 Aug 11

[Signature]

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James J. Roth

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Witnesses.....

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

POOR QUALITY
ORIGINAL

0764

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George W. Drew

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

George W. Drew

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

The said

George W. Drew

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

*one chain of the value of twenty
dollars, one pocket of the value of
thirty dollars and one cigar cutter
of the value of one dollar*

of the goods, chattels and personal property of one

Gustav Obendorfer

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

*John R. Fellows,
District Attorney*

0765

BOX:

394

FOLDER:

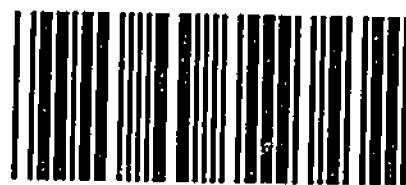
3671

DESCRIPTION:

Duffy, Benjamin J.

DATE:

05/22/90



3671

0766

BOX:

394

FOLDER:

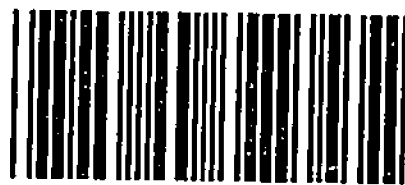
3671

DESCRIPTION:

Brown, Edward

DATE:

05/22/90



3671

POOR QUALITY
ORIGINAL

0767

Witnesses:

Anthony Amatore

Counsel,

Filed day of

1890

Pleadings

THE PEOPLE

vs.

Benjamin J. Duff
and
Edward Brown

POLICE.
[SS 843 and 844, Penal Code].

John B. Yellow
RANDOLPH B. MARTINE

District Attorney.

A True Bill.

Richard D. Roberts

May 26/90

Foreman.

W. H. Kelly on 1st Count
Fine \$100 - 20 days

POOR QUALITY
ORIGINAL

0768

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

J. W. Hilliard being duly sworn, deposes
and says, that *Benjamin J. Duffy*, and *Edward Brown*
here present, is the one known as *James Lee* and *John Roe*
in annexed complaint, respectively

Subscribed and sworn to before me, this

11th day of *February* 189*0*

H. J. McMahon

Anthony J. McMahon
J. W. Hilliard

Police Justice.

POOR QUALITY
ORIGINAL

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13-20-42
18-20-42
27-13-21
25

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POOR QUALITY
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0770

CITY OF *hewlyn* COI
AND STATE OF NEW

of 150 Nassau Street, Ne

21 years of age, and is c

Suppression of Vice, tl

Best call day 18
18-20 42 9 18-21 18-25

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POOR QUALITY
ORIGINAL

0771

12/18/84
J. H. K.
29th Ave

to Ron and Anne

POOR QUALITY
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CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Antony Bontruch

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that J. Clute, and John Ror and James

Do whose real names is unknown, but who can be identified by J.W. Hilliard did, at the City of County

of and State of New York, on or about the 18th day of December 1889, to the 10th day of February 1890 - unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as a dealer or game-keeper in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just ^{cause} ~~come~~ to believe, is informed and verily does believe from personal observation and from statements made by J.W. Hilliard

Do to deponent

that the said J. Clute, John Ror and James

Do aforesaid, now have in their possession, at in and upon

certain premises occupied by them and situate and known as number

29 Park Row Street

in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

POOR QUALITY
ORIGINAL

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public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this

11th day of February 1890.

Anthony Constock.

W. T. McMahon Police Justice.

CITY OF *New York* AND COUNTY OF *New York* ss.

J. W. Hilliard of 150 Nassau street

being further sworn deposes and says that on the *18th* day of *December* 1889, and between that date and the *11th day of February* 1890 deponent visited the said premises, named aforesaid, and there saw the said

J. Clute, John Roe and James Doe aforesaid, and had dealings and conversation with *them* as follows:

Deponent asked James Doe for two gigs ^{for all day} and handed him a piece of paper containing 18, 20, 42 & 7, 13, 21 on it. The said James Doe went into an adjoining room, where J. Clute and John Roe were, and spoke to them, and John Roe wrote upon a paper he had, and then wrote upon the annexed paper, and handed the same in J. Clute's presence, to James Doe, who ~~James Doe~~ brought it out directly to this deponent and deponent gave James Doe

POOR QUALITY
ORIGINAL

0774

one dollar for the same, and the said James
don took the money to John Roe, while the
said Clute was present.

Subscribed and sworn to before
me this 11th day of February 1890
J. M. Hilliard
Attest
Palmer Justice

POOR QUALITY
ORIGINAL

0775

Subscribed and sworn to before me this }
.....day of.....188..... }

.....*Police Justice.*.....

THE PEOPLE	ON COMPLAINT OF	AGAINST	Violation Sec. 344, P. C. Gambling and Policy.
<i>Anthony Grunotto</i>		<i>John Ror.</i>	
		<i>J. Chute.</i>	
		<i>James Ror.</i>	
		<i>Wm. Ror.</i>	
Affidavit of Complaint.			

WITNESSES:

POOR QUALITY
ORIGINAL

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Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Benjamin Duffy

Question. How old are you?

Answer. 45 years

Question. Where were you born?

Answer. W. S.

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

Answer. 240 Elizabeth Street 4 months

Question. What is your business or profession?

Answer. Soldier

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
Benjamin Duffy

Taken before me this

day of February 1893

W. J. Sullivan

Police Justice.

POOR QUALITY
ORIGINAL

0777

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Edward Brown*

Question. How old are you?

Answer. *17 Years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *140. 2^d Avenue, 1 Year*

Question. What is your business or profession?

Answer. *Real Estate*

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
exemption?

Answer. *I am not guilty*
Edward Brown

Taken before me this

day of

February 1890

H. H. Madison

Police Justice.

0778

Police Court--
District

THE PEOPLE, &c.
ON THE COMPLAINT OF

ON THE COMPLAINT OF

ON THE COMPLAINT OF
Matthew Tompkins
Christianity Society
Oswald Brown
and others

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Dated 20/02/2020

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

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, One and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated.....18.....
H. J. McMahon Police Justice.

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

Dated... July 12 1890 W. T. McMahon 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 *18* *Police Justice.*

POOR QUALITY
ORIGINAL

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Court of General Sessions, PART

One

MM 23
COP

THE PEOPLE

INDICTMENT

For

vs.
Benjamin J. Duffy
and
Edward Brown

Police

To

M

Michael J. M. Burke

No.

50 Cherry

Street.

The indictment against the above-named defendants for ~~the~~ ^{whose} appearance
of ~~the~~ ^{Reading} ~~witness~~, at ~~whose~~ ^{trial} you are
bound, has been placed upon the Calendar for ~~trial~~ at the Court of GENERAL SESSIONS of
the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the
said City, on ~~Thursday~~ ^{Thursday} the ~~22nd~~ ^{22nd} day of
~~May~~ ^{May} instant, at eleven o'clock in the forenoon.

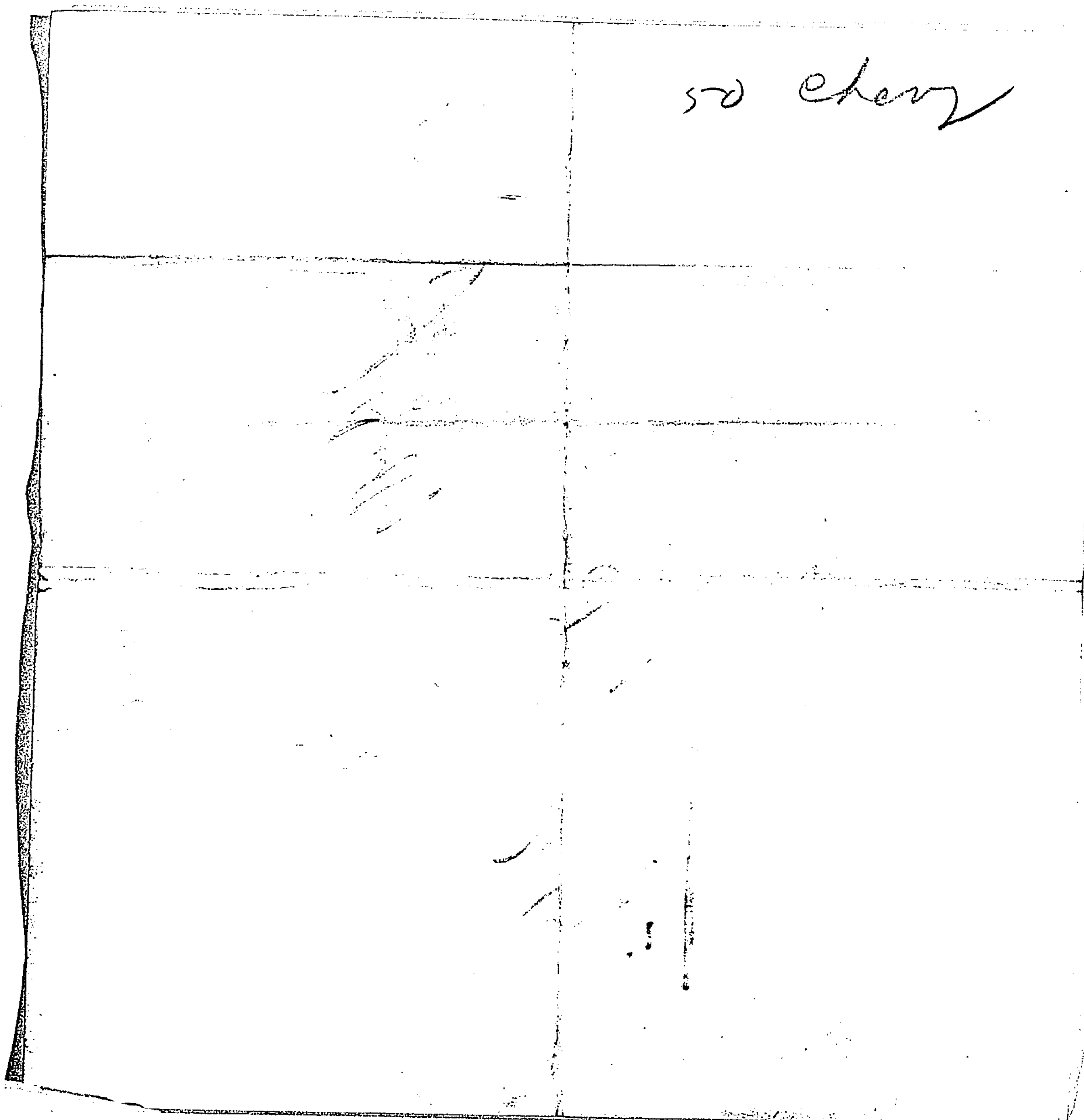
If the ~~witness~~ ^{Defendant} is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

**POOR QUALITY
ORIGINAL**

0780



General Sessions Part I

The People.

vs

Benjamin J. Duffy
Edward Brown

The facts appear to be, that neither of the defendants are principals in this office 29 Park Row, but employees. The defendant Duffy I am informed was a sort of runner for the office, while Brown sold policy, as he informs me only for a brief period to assist a friend. Brown at time of arrest declared he was only temporarily employed & had other business that he was about to engage in at the time of arrest. So far as I am able to say, neither have ever been arrested before. These facts are respectfully submitted to the Court in connection with the plea of these defendants

Seen and subscribed to
before me this 26th day 1890
Edmund Mac
Deputy Clerk
Court of General Sessions

Anthony J. Foran
Chief Special Agent, N.Y.
Sec. for the S. of S.

POOR QUALITY
ORIGINAL

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Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin J. Duffy
and
Edward Brown

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

Benjamin J. Duffy and Edward Brown,
of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES,
committed as follows:

The said

Benjamin J. Duffy and
Edward Brown, both

late of the Ward of the City of New York in the County of New York aforesaid, on the *eighteenth* day of *December* in the year of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Benjamin J. Duffy and Edward Brown
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING
LOTTERY POLICIES THEREIN, committed as follows:

The said

Benjamin J. Duffy and Edward Brown, both

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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THIRD COUNT.

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

Benjamin J. Duffy and Edward Brown
of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A
LOTTERY POLICY, committed as follows:

The said *Benjamin J. Duffy and Edward Brown, both*

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to
one

J. W. Hilliard
a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper,
instrument and writing, called a Lottery Policy, is as follows, that is to say:

*Bet all day Dec 18
18-20 42 }
7-13-21 } x25*

(a more particular description of which said instrument and writing so commonly called a
Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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 Grand Jury aforesaid, by this indictment, further accuse the said

Benjamin J. Duffy and Edward Brown
of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET
AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said *Benjamin J. Duffy and Edward Brown, both*

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to
one

J. W. Hilliard
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a
certain lottery, the same being a scheme for the distribution of property by chance among
persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

12-18-20 42 x25

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particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say:

But all dy Dec 18
18-20 42 }
-7-13 -21 } x 25

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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,

FIFTH COUNT.

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

Benjamin J. Duffy and Edward Brown
of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE
OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

Benjamin J. Duffy and Edward Brown

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

J. W. Stillard

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

But all dy Dec 18
18-20 42 }
-7-13 -21 } x 25

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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 R. Fellows
RANDOLPH B. MARTINE,

District Attorney.

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BOX:

394

FOLDER:

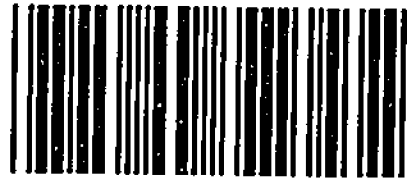
3671

DESCRIPTION:

Dunn, Luke

DATE:

05/29/90



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314. 6. 3. 1902

Counsel, Purdy
Filed 29 day of May 18 90
Pleads, not guilty

THE PEOPLE
vs.
Luce Dunn
F
12th

Entrying in the Third degree.
Second degree
Section 498, 506, 528-531

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. B. Richards

Foreman.

Witnesses;

Eng. Wacker

Filed by
Edward Dunn
231 Willis Ave.

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Walter works for Cotter, a brother-in-law of the
defendant Dunn, who and cares for a
horse in a stall in the premises 714
E. 137. That is hired from McLaughlin
Stair Builders whose factory is in rear
of the premises. leaving a yard in
front. Surrounded by a fence about
10 feet high. and entered through
a double gate (in the fence, - that is
fastened by a padlock. with a
hasp & staple on the outside of it.
Walter approached this place about
7³⁰ P.M. and saw this defendant
breaking the lock with a stone - he
went back to Cotter and informed
him of it & returned to the stable.
in about 7 minutes Cotter appeared
with Officer Lake - then the defendant
had entered the yard of the premises and
fastened the gate by a bolt on the
inside of it. ~~Walter went for a ladder to~~
and while away ~~officer Lake~~ ^{Walter} ~~watched them~~ ^{scale the fence}
saw the gate open & the defendant
come out of the yard - he was arrested
by Officer Lake. Upon searching the
premises then a horse belonging to
McLaughlin in a stall on the west side
of the premises was found bridled
and unfastened in the ~~stable~~ yard.

John Cotter the brother-in-law of this
626. E. 138th Street

Dependant says that he was employed in the place in the months of Feb'y & March of the year, but that he has no authority from him to enter the place on this occasion. ^{551. E. 136. That} McLaughlin, whose horse was found out of his stall in the yard, and bridled, says he tended his horse in his stall at 6³⁰ P.M., and then the horse was unbridled and attached to the manger by a halter.

^{S. E. Cor 141 & 3rd av. on the corner of the} James Hayden, Stableman to McLaughlin says he and his employer cleaned & fed the McLaughlin horse about 6³⁰ P.M. and attached the horse to the manger & the stall by a halter - The horse was unbridled then.

Officer says this defendant was under the influence of liquor he had been drinking, but was not drunk.

Prof. Hallim. Crossed by the defendant.

What did you say to Carter when you went to him ~~and~~ as you have testified you did.

I told him some one had broken the lock of the stable gate to the stable yard - and he told me to watch it.

until he would come.

Q Did you watch the stable from that time until ~~then~~ I was arrested.

A- ~~No~~, Yes I ret^d at once to the stable & watched until Cotta came with Officer Lake.

Q Did you know I was Cotta's brother-in-law and did you know my name and how long had you known me

A. all more than 18 months.

Why didn't you tell Cotta it was me you saw breaking the lock?

~~I was out~~ It was dark, I was across the street - I saw your ~~back~~ ~~and~~ side view; I will not say positively I knew it was you then; I haven't any clear impression now that I knew it was you - I didn't tell Cotta that it was you I saw breaking the lock. I didn't call out or make any noise when I saw you. I didn't think you could break the lock - but it was ~~done~~ broken by you - and while I was still standing across the street from you I saw you enter through the gate into the yard.

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Police Court—6th District.

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

George Walton
of No. 231 Willis Avenue Street, aged 45 years,
occupation Builder being duly sworn

deposes and says, that the premises No 714 E 137th Street,
in the City and County aforesaid, the said being a brick and frame building

and which was occupied by deponent as a stable

and in which there was at the time no human being, ~~by~~

were BURGLARIOUSLY entered by means of forcibly by breaking the staple to
which the pad-lock was fastened by which the front door was
kept closed.

on the 9th day of May 1880 in the night time, and the
following property feloniously taken, stolen, and carried away, viz: One Bay Horse of the
value of One Hundred Dollars and one bridle of the value of
One Dollar, in all of the value of One hundred and one Dollar.

the property of Edward McLaughlin and in care and custody
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid deponent
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Luke Dunn (now there)

for the reasons following, to wit: at about Eight o'clock on the evening of
said day deponent going to the stable for the purpose of feeding
kept there in his charge saw said Dunn in the act of
breaking said staple. Deponent thereupon went and called
officer Franklyn W. Luke of the Third Precinct
Phil and on his return with said officer found the
stable door fastened on the inside. Deponent went in
search of a ladder and said officer remained at
the stable. said officer informs deponent that while

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waiting there said Dunn put his head out of the
slatted door and was then for arrested by said officer,
Defendant then entering said stable found said horse
knelt as if ready to be taken away. The man
then seen under arrest is the same person whom
defendant saw in the act of opening said stable
door and is said Dunn now here. The defendant
left said horse in said stable at noon on said
day, said horse had on a halter but no bridle. George Wallon

Sworn to before this 10th
day of May
Geo. D. Power
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

Burglary

vs.

Dated

1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

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CITY AND COUNTY }
OF NEW YORK, } ss.

Franklin H. Lake

aged _____ years, occupation _____ of No. ~~10~~ *8*

the Thirty-third Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

George Walton

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

Sworn to before me, this

10th

day of

May 188*9*

Franklin H. Lake

W. D. O'neal

Police Justice.

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Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ST.

6/7
District Police Court.

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

Question. What is your name?

Answer. *Luke Dunn.*

Question. How old are you?

Answer. *Nearly - three*

Question. Where were you born?

Answer. *Connecticut.*

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

Answer. *694 E 65th St; Sixteen Months.*

Question. What is your business or profession?

Answer. *Truck Driver.*

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

Answer. *I am not guilty.*

Luke Dunn

Taken before me this
day of *May* 188*8*

Police Justice.

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\$1000 for E.
May 12.
Call Cates & McLaughlin.

May 14. 2 am
Call James Thompson
May 18.
George Thompson
George Thompson
George Thompson

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

Police Court---
District

THE PEOPLE, etc.,
ON THE COMPLAINT OF
George Thompson
281 10th St.
New York City

Offence
Burglary

Dated May 18 1906
Magistrate
J. H. Keane

Witnesses
James Thompson
S. H. Connor
Edward McLaughlin

No. 550 East 136
Street

John Thompson
1626 East 136
Street
1500
1906
Committed
S. H. Connor

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

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

Dated May 18 1906 Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Luke Dunn

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

Luke Dunn

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

The said

Luke Dunn

late of the *Twenty-third* Ward of the City of New York, in the County of New York, aforesaid, on the *ninth* day of *May* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *stable* of one

Edward Mc Laughlin

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

Edward Mc Laughlin

in the said *stable* 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.

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SECOND COUNT—

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

of the CRIME OF

Luke Dunn
Grand LARCENY in the second degree committed as follows:
The said Luke Dunn

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

*one horse of the value of
one hundred dollars, and one
bridle of the value of one
dollar*

of the goods, chattels and personal property of one

in the *stable* of the said

Edward McLaughlin
Edward McLaughlin

there situate, then and there being found, *in the stable* 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.

John R. Fellows,
District Attorney.