

0998

BOX:

82

FOLDER:

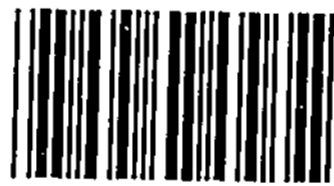
909

DESCRIPTION:

Donohue, James

DATE:

11/09/82



909

0999

Filed 9 day of Nov 1882
Pleads *Not Guilty*

THE PEOPLE
vs.
R
James Donohue
ROBBERY—First Degree.

JOHN McKEON,
Nov 29/82 District Attorney.

Discharged on his own
A True Bill. *recognizance*

James J. Gannon

Foreman.

ad. 10 4 Monday Nov 20
a. p.

Thursday Nov 22
Friday Nov 23

Rec'd on his
own recognizance, on
Nov 29, 1882
J. J.

Dr. Corbett
Aggt. Mar. 1882

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

The People of the
State of New York }
against
James Donohue }

State of New York }
City and County of New York. } William J. Ward be-
ing duly sworn, deposes and says; that he is
the complainant in the above case, and that
he charged a person to him unknown with
having robbed him on the 29th of October,
and that from the description given him
by some person he stated before the committing
magistrate that he thought Donohue was
in company with the unknown person who
committed said robbery.

Deponent further says that he has no
reason to believe and does believe that
said James Donohue was not in company
with the person or persons who committed
said robbery, and that said Donohue had
no part or connection in or with the same.
Sworn before me } William J. Ward
this 29th day of Nov. 1867 }
J. H. [Signature] }
[Signature] }
[Signature] }

1001

Form 90. 24
 Police Court, Sixth District.
 CITY AND COUNTY } ss.
 OF NEW YORK,

William J. Ward

of No. 451 West 16th

Street,
 being duly sworn, depose and saith, that on the 29th day of October
 1882, at the 2.30 a.m. at the 16th Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of
 the deponent, by force and violence, without his consent and against his will, the following
 property, viz.:

good and lawful money consisting
 of divers pieces of silver coin of
 divers denominations of the value
 of Four dollars. Two of said
 pieces being of the denomination
 and value of one dollar each

of the value of DOLLARS
 the property of deponent who is 39 years old and a Baller by occupation
 and that this Deponent has 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

James Donohue (now here) and another man
 whose name is unknown that about the
 hour of 2.30 a.m. on said date deponent
 met said Donohue and said unknown
 person in West 16th Street in said City
 that said unknown man asked deponent
 if he would treat and ~~he~~ deponent replied
 Yes. and said unknown person, Donohue
 and deponent walked down said
 street together ~~Donohue~~ in a hallway
 where said unknown person knocked
 at a side door and immediately
 thereafter caught hold of deponent

deponent
 sworn to before me this

Police Justice

187

1002

and Threw ~~him~~ ^{deponent} down and put his hand in
deponents pocket and called out to
said Donohue saying you son of a
bitch go through him when said
Donohue took stole and carried away
said money from the pocket of the pantaloons
then and there worn by deponent - and said
Donohue and said unknown person ran
away together Deponent further says that
at the time said Donohue took said money
^{deponent}
he was lying down on his back and said
unknown person held him down

Sworn to before me
this 30th day of October 1882

C. J. Wark

R. W. Murphy Police Justice

Form 96.

Police Court—Sixth District.

THE PEOPLE, &c.,
ON COMPLAINT OF

Affidavit—Robbery.

Dated

187

Magistrate.

Officer

Precinct.

WITNESSES:

1003

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2

District Police Court.

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

Question What is your name?

Answer.

James Donohue

Question. How old are you?

Answer.

18

Question. Where were you born?

Answer.

New York City

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

Answer.

448 W 16th St

8 years

Question. What is your business or profession?

Answer.

Drive a coal cart

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.

This man treated me in Ryan's
liquor store cor 9th Avenue and 16th Street
about 12 o'clock on the night of Oct
28th 1882 and I afterwards saw
him about one o'clock on 16th St
I did not speak to him and I
am not guilty of the charge. I did not
take a penny from him

James Donohue

Subscribed before me
this 30 Oct 1882

B. J. Murphy

Police Justice

Taken before me this 30th
day of October 1882

Police Justice

1004

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

19
Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William C. Mard
451 W 16 St
1 James Donohue
2 _____
3 _____
4 _____
Offence, Robbery

Dated Oct 30 1882

B. O. Brady Magistrate.
Green Rodgers 16th Officer.

Witnesses, _____
Clerk, _____

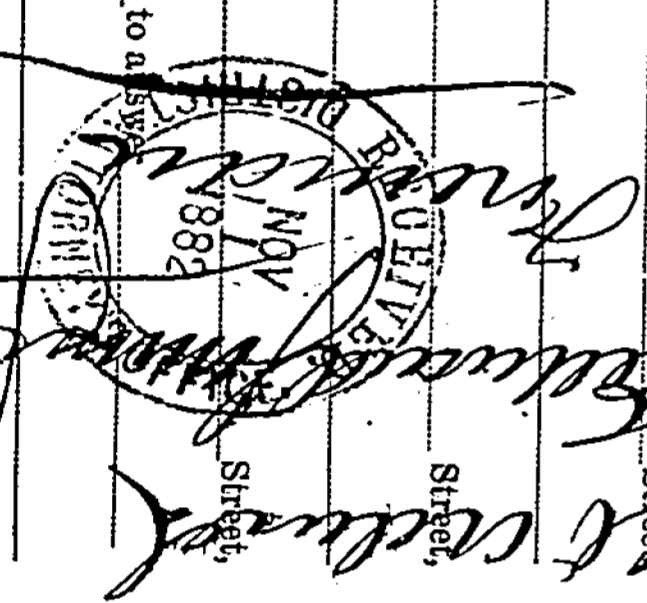
No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

No. _____
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 James Donohue

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 Oct 30 1882 B. O. Brady Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

5001

Dated _____ 1882
Police Justice.

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

Dated _____ 1882
Police Justice.

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

Dated Oct 30 1882
Police Justice.

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

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

#19
Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William Q Ward
451 W 16 St
James Donohue
1
2
3
4
Offence, Reckless

Dated Oct 30 1882
B O L Buxby Magistrate.
Carver Rodgers 16th Officer.

Witnesses, _____ Clerk.
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to a sum of _____

But ordered
Edward J. [Signature]
RECEIVED
NOV 1 1882
DISTRICT COURT

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

1006

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Donohue

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

James Donohue

of the crime of Robbery in the first degree,

committed as follows:

The said *James Donohue*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~twenty-ninth~~ day of *October* in the year of our Lord
one thousand eight hundred and eighty ~~two~~ at the Ward, City and County aforesaid,
with force and arms, in and upon one *William J. Ward*
in the peace of the said People then and there being, feloniously did make an assault and
two silver coins of the United
States of the kind known as
dollars of the value of one
dollar each, two silver coins
of the United States of the
kind known as half
dollars of the value of
fifty cents each, four silver
coins of the United States
of the kind known as quarter
dollars of the value of twenty
five cents each, five silver
coins of the United States
of the kind known as
dimes of the value of ten
cents each, and two silver
coins of the United States
of the kind known as half-
dimes of the value
of five cents each

of the goods, chattels and personal property of the said

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

JOHN McKEON, District Attorney.

1007

BOX:

82

FOLDER:

909

DESCRIPTION:

Dooley, John

DATE:

11/28/82



909

1008

271

Day of Trial,

Counsel,

Filed

day of

1889

Pleads

THE PEOPLE

vs.

John Dooley

Violation of Excise Law.

No Affirm

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Gannon

Foreman.

F. Dec 22/89

1009

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Woolley*

Question. How old are you?

Answer. *Thirty-five years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *51 Macdougall St. almost a year.*

Question. What is your business or profession?

Answer. *Bar-tender*

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

Answer. *I am not guilty of the charge*

Taken before me, this *13th*

day of *April* 188 *7*

John Woolley

R. W. [Signature]

Police Justice.

1010

Sec. 206, 209, 210 & 212.

Police Court

2

District.

340

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Clarke

vs.

John Hooley

Office, (Violation of License & auto)

Dated

April 13

1882

William H. H. H.

Magistrate.

James H. H.

Officer.

Wm. H. H.

Clerk.

Witnesses

No.

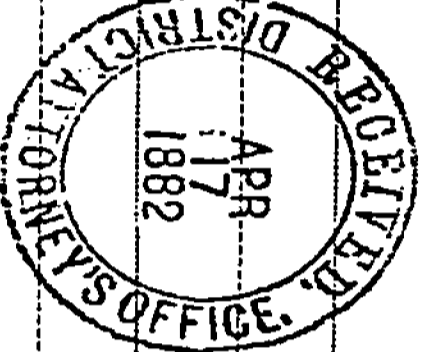
Street

No.

Street

No.

Street



100 to Wm. H. H.

James H. H.

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

guilty thereof, I order that he be admitted to bail in the sum of 200 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated April 13 1882 Wm. H. H. Police Justice.

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

Dated April 13 1882 Wm. H. H. Police Justice.

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

Dated _____ 1882 _____ Police Justice.

Police Court-- District, 340

THE PEOPLE, &c.,
ON THE COMPLAIN OF

Laura Parker

vs.

John Dooley

BAILED,

No. 1, by *Thomas Gill*

Residence *235 West 40th St.*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *April 13* 1882

Richard Magistrate.

Banker Officer.

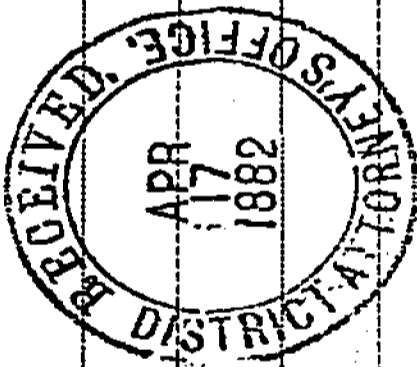
McK Clerk.

Witnesses

No. Street,

No. Street,

No. Street.



100 to and 50

Bailed

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

John Dooley
guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *April 13* 1882

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated *April 13* 1882

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 1882 Police Justice.

1101

10 12

POLICE COURT

DISTRICT.

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

of No. 15th Precinct Police Lawrence Burke
of the City of New York, being duly sworn, deposes and says, that on the 12th day
of April 1882 in the City of New York, in the County of New York,
At Premises No. 137 Bleeker Street
Hooley (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me this

of

18th
April 1882

day

Lawrence Burke

J. Thillman

Police Justice.

10 13

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Doolery

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

John Doolery

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

John Doolery

late of the *French* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *April* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

~~Second Count. And the Grand Jury aforesaid, by this indictment, further accuse the said *John Doolery* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *John Doolery* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

JOHN McKEON, District Attorney.

10 14

BOX:

82

FOLDER:

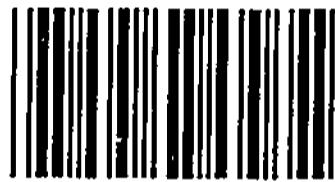
909

DESCRIPTION:

Dooley, Michael

DATE:

11/17/82



909

10 15

128
128
239
Bury

1882

day of

Plead Not Guilty (20)

THE PEOPLE

vs.

ASSAULT AND BATTERY.

Michael Doolan

JOHN McKEON,

District Attorney.

SA True Bill.

Edward J. J. J.

Foreman.

Edmond D. J. J.

10 16

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Michael Doolley

Question. How old are you?

Answer. Fifteen years of age

Question. Where were you born?

Answer. United States

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

Answer. 1641 First Av. About 6 months

Question. What is your business or profession?

Answer. Shirt 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 I am not guilty of the charge.
I waive further examination
here and demand a trial
by jury at the Court of
General Sessions

Taken before me, this 11th
day of March 1887

Michael Doolley

Joseph Gorman Police Justice

1017

BAILED,
No. 1, by John C. Adams
Residence 411 West 88th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 952 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. Adams
178th St. East
Michael Woolley

Offence, Assault and Battery

Dated November 9 1882

Gardner Magistrate.

Hunt Officer.

McCl Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

300 _____



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

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

Dated November 11th 1882 Hugh Gardner Police Justice.

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

Dated November 11 1882 Hugh Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

8101

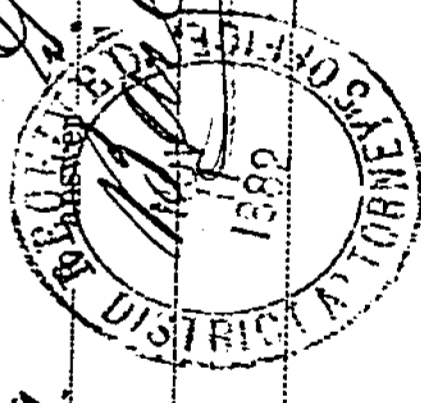
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John C. Adams
178- 221st St.
Michael Wexley

Dated *November 9* 188*2*
Gardner Magistrate.
Hendrick 23 Officer.
McGill Clerk.

Witnesses,
No. Street,
No. Street,

No. Street,
\$ 300.
G. J.
W. J. Lee



BAILED,
No. 1, by *Edward C. Mueby*
Residence *411 West 58th St.*
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Michael Wexley* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *three* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated *November 11th* 188*2* *Hugh Stevens* Police Justice.
I have admitted the above named *Michael Wexley* to bail to answer by the undertaking hereto annexed.
Dated *November 11th* 188*2* *Hugh Stevens* 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*2* _____ Police Justice.

10 19

Sec. 568.

5th District Police Court.

UNDERTAKING TO ANSWER.—

General SESSIONS.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the *11th* day of *November* 188*2* by

Hugh Gardner a Police Justice of the City of New York, That
Michael Dorley be held to answer upon a charge of

Assault and Battery on John C. Adam

upon which he has been duly admitted to bail in the sum of *Three* Hundred Dollars.

We, *Michael Dorley* Defendant of No. *1641*

First Avenue Street; Occupation *Shirt Cutter*, and

Edward C. Shuby of No. *1411 East 88th* Street;

Occupation *Real Estate* Surety, hereby undertake *jointly &*

Remain that the above named *Michael Dorley* shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render h*im*self amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render h*im*self in execution thereof,
or if he fail to perform either of these conditions that *we* will pay to the People of the State of New York, the sum
of *Three* Hundred Dollars.

Taken and acknowledged before me, this

11th day of *November* 188*2*

Michael Dorley
Edward C. Shuby
Hugh Gardner POLICE JUSTICE.

1020

CITY AND COUNTY }
OF NEW YORK, } ss.

Seen to before me, this 11th day of November 1882
George H. Brown
Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Five Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of one house and lot

of land known as premises No. 1605
2nd Avenue in said City and being
of the true value of fifteen thousand
dollars more or less and all and every
legal encumbrance thereon.

Edward C. Sheehy

Edw C Sheehy

New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Woolley

Taken the 11th day of Nov. 1882

George H. Brown
Justice

Filed day of 1882

1021

Police Court— 5 District.STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } ss.

John C. Adams
 of No. 178 Seventh Avenue, aged 27 years ~~Street~~,
~~Club~~ being duly sworn, deposes and says, that
 on Tuesday the 7th day of November
 in the year 1882, at the City of New York, in the County of New York.

he was violently ASSAULTED and BEATEN by Michael Dorley,
Now here, who struck deponent on the
nose with one of his, Michael's, fists

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

9th
 day of November 1882

John C. Adams
Hugh Foreman POLICE JUSTICE.

1022

FORM 11.

Police Court—

5

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. Adams

vs

Michael Worley
W. 16. U. S. 1641-1st Div.

AFFIDAVIT, A. & B.

Dated

Nov. 9

1882

Gardner

Justice.

Hurlbut 23

Officer.

Witness

\$

to Ans.

Sess.

Bailed by

No.

Nov 10 9 a.m.
adja to Nov. 10/82 2 P.M.
Edys Nov 11 9 a.m.

1023

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Dooley

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

Michael Dooley

of the CRIME OF ASSAULT AND BATTERY, committed as follows:
The said

Michael Dooley

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the seventh day of November in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, in and upon the body of John C. Adams
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and thru the said John C. Adams
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said John C. Adams and against the peace of the
People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

[Faint handwritten signature]

[Faint handwritten signature]

[Faint handwritten signature]

1024

BOX:

82

FOLDER:

909

DESCRIPTION:

Doyle, Patrick

DATE:

11/28/82



909

1025

41346

(11)

Day of Trial

Counsel

Filed

Pleads

1882

THE PEOPLE

vs.

B
Patrick Doyle

Robert Doyle

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. J. J. J.

Foreman.

W. J. J. J. J.
W. J. J. J. J.

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

William McEade
of No. *Prospect Avenue Corner Ludlow*
street, *Tremont*.

being duly sworn, deposes and says,

that on the *Tuesday the 7* day of *November 1882*
at the City of New York, in the County of New York,

in the poll of the 20th Election District
of the 24th Assembly District at a
general election then and there
being held. Patrick Doyle, now
present, personally appeared and
voted for officers then and there to
be chosen.

Deponent further says, that he was
Chairman of the Board of Registry
and Inspectors of Election in said
poll.

That said Doyle, gave his residence
after hesitating, and in answer to the
question of deponent as 171st Street, north
side near Washington Avenue, and
thereupon his ballots were received
and deposited in the ballot boxes, and
his vote recorded on the poll list.

That subsequently the rightful
Patrick Doyle, who was registered
appeared and offered to vote.
when it appeared, that the defen-
dant had voted illegally, being
a cousin of said rightful Patrick
Doyle, and not residing in the
place appearing on the Registry list
to wit, 171st St north side near Washington
Avenue.

Deponent therefore charges said Patrick
Doyle, now present with knowingly
having illegally voted, in violation
of Law.

Wm McEade

Hugh O'Connor
Deputy Clerk

Thos Doyle
Witness

1027

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.*Patrick Doyle*

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

Question. What is your name?

Answer.

Patrick Doyle.

Question. How old are you?

Answer.

21 years the 6th August next.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

Cor 172nd St & Madison Avenue.

Question. What is your business or profession?

Answer.

I last worked for Mr McBlade the Complainant against me.

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 had been drinking with two fellows. and I met Dr Joyce. who gave me ballots and went into the poll with me. I gave my name. Patrick Doyle, and my residence as 172nd St & Madison Avenue. Henry Wells and Councilman A. Collins. two of the Inspectors said I was the one who registered, and then my ballots were received and put in the ballot boxes. Dr Joyce remained with me until

Taken before me, this

day of

188

I had voted. left the polling place with me. gave me a dollar. and promised to give Police Justice me more.

Taken before me

this 8 November 1882

*Hugh Garver
Police Justice*

Patrick Doyle

1028

Sec. 208, 209, 210 & 212

Police Court District.

41
940
6d

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William McLeod
Charles E. St. John
Captain, City of New York
District Attorney

Offence, *Illegal Voting*

BAILED.

No. 1, by

Charles W. Day

Residence

172 1/2 Franklin Ave.

No. 2, by

Charles W. Day

Residence

Street,

No. 3, by

Street,

Residence

Street,

No. 4, by

Street,

Residence

Street,

Dated

8 November 1882

Magistrate.

Charles W. Day

Officer.

Grady St.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street,



Can 3 New York

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

Patrick Doyle

guilty thereof; I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *8 November* 188*2*

Hugh J. Griffin Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

1029

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William McLeod
Inspector
Police Department
City of New York

BAILED,

No. 1, by

Bradley Doyle

Residence

172 ft Madison Ave

No. 2, by

Christy Spencer

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *8 November* 188*2*

James J. Magistrate.

Grady St. Officer.

Clerk.

Witnesses

No.

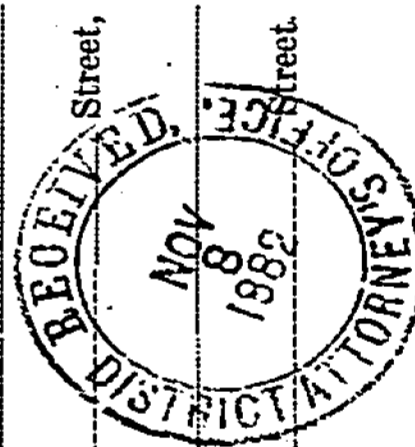
Street,

No.

Street,

No.

Street.



Carroll M. Hayden Secy.

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

Patrick Doyle
guilty thereof, I order that he be admitted to bail in the sum of *One Hundred Dollars* and be com-

mitted to the Warden or Keeper of the City Prison with ~~the~~ bail

Dated *8 November* 188*2*

Police Justice.

I have admitted the above named

Police Justice.

There being no sufficient cause to believe the within named

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

Police Justice.

Dated 188

1030

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Park Doyle

add. in c.

W. H. Thayer

Fred Mullen

177th St

but was not

Fred Meyers -

Myrtle av. 178th St.

Henry Meyers

Same place

Jos. Trauer

Madison Ave

near 170th St

Frank Durham

Washington Ave

near 170th St

1031

Capt Robbins 34th Precinct
at Police Headquarters

1032

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Patrick Doyle

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

Patrick Doyle

of the CRIME OF Violating the Election Law
committed as follows:

The said

Patrick Doyle

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

(the same being

the Tuesday after the first Monday of
said November and being the day duly
designated by law for the holding of
a general election throughout the
State of New York, ^{and on which day} there was such
general election duly held throughout
the said State of New York, and in
the Twentieth Election District of the
Twenty fourth Assembly District of the
City and County of New York) ~~and on~~
~~said day, the said Patrick Doyle~~, at
the City and County aforesaid, personally
appeared before the inspectors of election
of the said Twentieth Election District of
the Twenty fourth Assembly District of
said City and County, at the meeting
of the said inspectors then and there
being held, at the duly designated polling
place in said election district, and

then and there feloniously did knowingly wilfully and fraudulently vote at the said election, he the said Patrick Doyle not having a lawful right to vote therein, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

And the Grand Jury aforesaid, by this indictment, further accuse the said Patrick Doyle, of the Crime of Violating the Election Law, committed as follows:

The said Patrick Doyle, late of the City and County of New York, afterwards, to wit: on the day and in the year aforesaid, (the same being the Tuesday after the first Monday of said November, and being the day duly designated by law for the holding of a general election throughout the State of New York ^{and on which day} there was such general election duly held throughout the said State of New York, and in the Twentieth Election District of the Twenty fourth Assembly District of the City and County of New York) ~~and on said day, the said Patrick Doyle,~~ at the City and County aforesaid, personally appeared before the inspectors of election of the said Twentieth Election District of the Twenty fourth Assembly District, of said City and County, at the meeting of the said inspectors then and there being held, at the duly designated polling place in said election district, and then and there feloniously did knowingly, wilfully and fraudulently falsely personate an elector of the said election district, to wit:

1034

a certain other person, named Patrick Doyle, being then and there such elector as aforesaid, and at the election aforesaid, feloniously did then and there vote in and upon the name of the said elector, 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 McKesson

District Attorney

1035

BOX:

82

FOLDER:

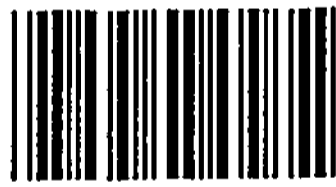
909

DESCRIPTION:

Dreyer, Richard

DATE:

11/17/82



909

1036

8/25 Bill of Sale
B 24
10/17/82

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

THE PEOPLE

vs.

N.A.

Richard Dreyer

Violation of Excise Law.

JOHN McKEON,

District Attorney.

A True Bill.

Edward G. Ginn

Foreman.

1037

District Attorney's Office.

THE PEOPLE,
vs.

63

Michael Segnan
John Segnan

Bill added against
Richard Dwyer for
selling liquor on
Sunday #

1038

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 17th day of November
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Richard Dreyer
with the crime of Violation of Excise Law

You are therefore Commanded forthwith to arrest the above named _____
Richard Dreyer and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 17th day of November 1882

By order of the Court,

 Clerk.

1039

N. Y. General Sessions of the Peace


THE PEOPLE
OF THE STATE OF NEW YORK,

against

Richard Dreyer

Bench Warrant for Misdemeanor.

Issued *November 17th 1882*

 The defendant is to be admitted to be bail
in the sum of dollars.

1040

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Dreyer

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

Richard Dreyer

of the CRIME OF *Selling Spirituous Liquors without a License*,

committed as follows:

The said

Richard Dreyer

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *October* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

_____ ; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Richard Dreyer* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Richard Dreyer* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

1041

BOX:

82

FOLDER:

909

DESCRIPTION:

Drury, John

DATE:

11/28/82



909

From a statement
made by Wm. A.
apparent that Drury
was entirely innocent
of the charge - &
therefore secured
his discharge and
his own recognition
of the charge
Not withstanding
we 2' 7. 52

1882 Nov 18
Filed 27 day of Nov 1882
Pleas Not guilty (Died 4/12)

THE PEOPLE
vs.
John Drury
Obtaining Goods by False Pretences.

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. Monahan
Foreman.

Part 2. Dec 19. 1882

Discharged on his verbal recog.

1043

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Police Court, 5th District.

William Eylerd aged 27
years, a butcher by occupation
of No. 1844 Second Avenue Street, being duly sworn, deposes and

says, that on the *Eleventh* day of *November* 1882

at the City of New York, in the County of New York, *John Drury* (now known),

did, designedly, with the felonious intent
to cheat and defraud deponent, by means
of a certain false and fraudulent token
and instrument to wit a check hereto annexed
being partly printed and partly written, obtain
from deponent and of deponent's property,
good and lawful money to the amount
and of the value of Thirty-one dollars and
twenty cents; in the manner following to wit:
That on said day said John Drury, came
to deponent's place of business, presenting
the instrument as paper writing hereto
annexed; being in the form of a check, dated
New York November 11th 1882, directed to the
"Farmers & Traders National Bank" payable
to "C. Lewis" ^{or order} for the sum of Thirty-one $\frac{20}{100}$
dollars, purporting to have been made
and signed by "Frank E. Wise" - and requested
deponent to give cash said check and give
him said Drury therefore the sum of Thirty
~~one~~ $\frac{20}{100}$ dollars - That deponent thereupon
gave to said Drury said sum of Thirty-one
 $\frac{20}{100}$ dollars, ~~and~~ and said Drury did then
and there receive said money - leaving there-
for in the hand of deponent said check.
That deponent has since found and is satisfied
that said check is worthless and of no value
That deponent verily believes and swears
that at the time of receiving said check, said
check to be good and of the value as then and

1044

there represented by said Drury; that as believing
 defendant paid said money therefor.
 Defendant verily believes now and charges
 that at said time and before he said
 Drury received said money, he said Drury
 knew said check to be worthless and
 of no value; and so knowing did
 pass said check and false taken, by
 defendant, with the intent to cheat
 and defraud defendant of his said
 property as aforesaid.
 Sworn to before me William E. Edwards
 This 13th day of November 1882.
 (M. W. C. O'Leary)
 Police Justice

Police Court, District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 187

Magistrate.

Officer.

Witness,

Disposition,

1045

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Drury

Question. How old are you?

Answer. 33 years.

Question. Where were you born?

Answer. Ireland

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

Answer. 1873 Second Avenue

Question. What is your business or profession?

Answer. Labourer

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

Answer I am not guilty - I did not know the check was bad

John Drury

Taken before me, this 15
day of January 1888

Mercutio Police Justice

1047

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William Cylward
1844 2^d St. N.Y.
Johann Bremer

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

Dated *November 13* 188*2*
Atterley Magistrate.
Anthony Zwickel Officer.
23^d Clerk.

Witnesses, *John Satterly*
No. *792* & *and* Street,
James E. Wise
No. *house of East 79th* Street,

No. _____ Street,
\$ *1500* to answer
1882
Commenced

Levee, New York
2.70.0.700-

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

1048

No. 2743 New York, Nov 11th 1884

Importers' & Traders' National Bank OF NEW YORK
THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION.

Pay to C. Lewis or Order,

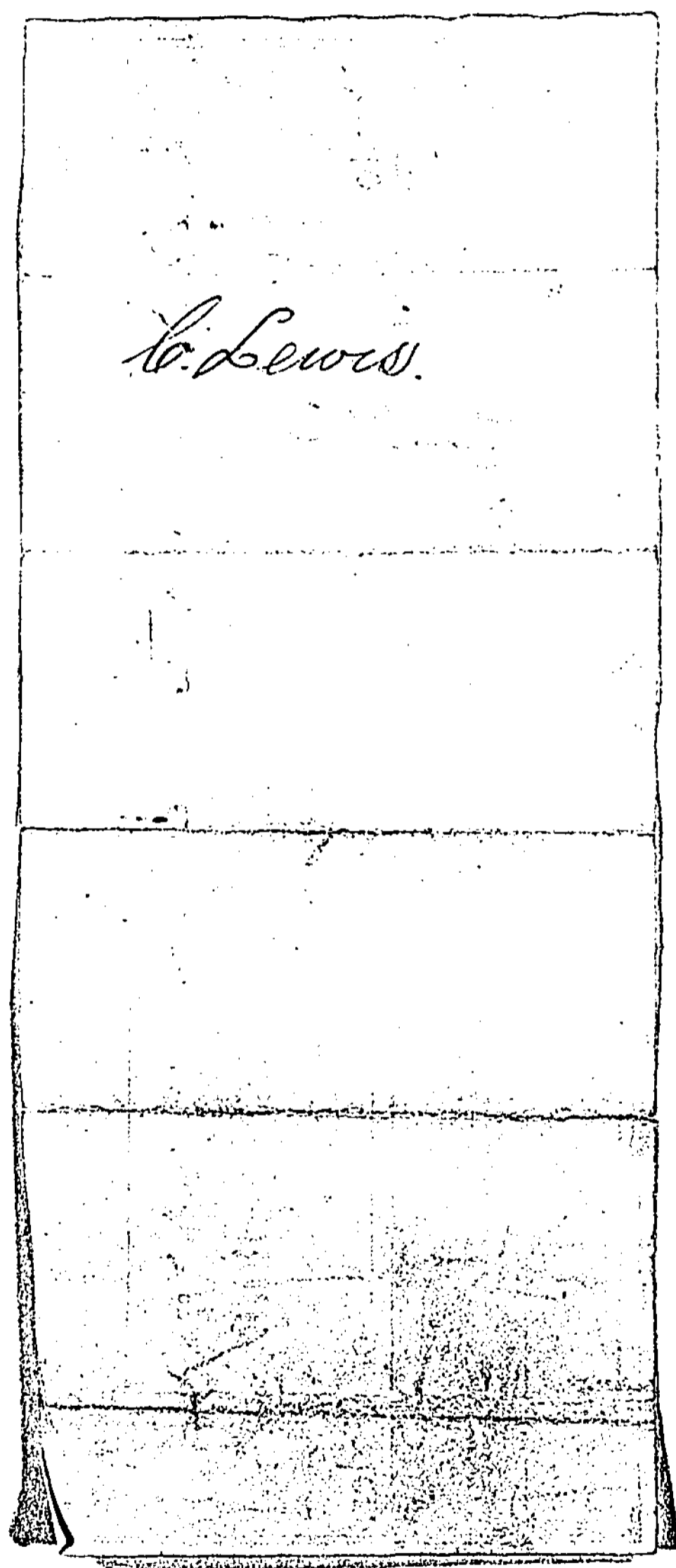
Thirty One + 30/100 Dollars

\$ 31.30

James C. Wells

Francis & Loutrel, N. Y.
Pat. April, 1870.

1049



1050

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 Drury

The Grand Jury of the City and County of New York by this indictment accuse
of the crime of ~~OBTAINING~~ ^{John Drury} ~~money~~ BY MEANS OF FALSE PRETENCES,
committed as follows:

The said John Drury

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~eleventh~~ day of ~~November~~ in the year of our Lord
one thousand eight hundred and eighty ~~two~~ at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

William Eglward

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to ~~the said William Eglward~~

That a certain instrument in writing which
he the said John Drury then and there exhib-
ited to and delivered to the said William Eglward
in the words and figures following, that is to say:
No. 2792 New York, Nov 11th 1882

Importers' & Traders' National Bank ^{of New York}
Through the New York Clearing House Association
Pay to C. Lewis or Order,
Thirty one & $\frac{20}{100}$ Dollars
\$31. $\frac{20}{100}$ — Frank O. Wise

on the back of which said instrument in writ-
ing there was then and there endorsed the
following words, that is to say: C. Lewis, —
— was a good and valid bank check
and was worth the sum of thirty one
dollars and twenty cents in money,

And the said *William Eglward*

then and their believing the said false pretences and representations
so made as aforesaid by the said *John Drury*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *John Drury* the sum of thirty one dollars and twenty cents in money, lawful money of the United States and of the value of thirty one dollars and twenty cents

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *William Eglward*

and the said *John Drury* did then
and there designedly receive and obtain the said sum of money

of the said

William Eglward

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said

William Eglward

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *William Eglward*

of the same. And Whereas, in truth and in fact, the said instrument in writing which he the said *John Drury* then and there exhibited to, and delivered to the said *William Eglward*, was not a good and valid bank check, and was not worth the sum of thirty one dollars and twenty cents in money, but was entirely void and worthless.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *John Drury* to the said *William Eglward* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *John Drury* well knew the said pretences and representations so by *him* made as aforesaid to the said *William Eglward* to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said *John Drury* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *William Eglward*, the sum of *thirty-one dollars and twenty cents in money, lawful money of the United States, and of the value of thirty-one dollars and twenty cents*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *William Eglward* with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

1053

BOX:

82

FOLDER:

909

DESCRIPTION:

Dubourque, Ernest

DATE:

11/17/82



909

1054

Counsel,

Filed

Day of

188

Pleads

THE PEOPLE

25.

**Homicide of the Degree of Murder
in the First Degree.**

Ernest Inaugural

2

11-2-10

~~PATIENT COMPLAINTS~~

John J. Deen
District Attorney

A True Bill.

Edward Johnson
Foreman.

man.

Tried and a Squatted - Ordane

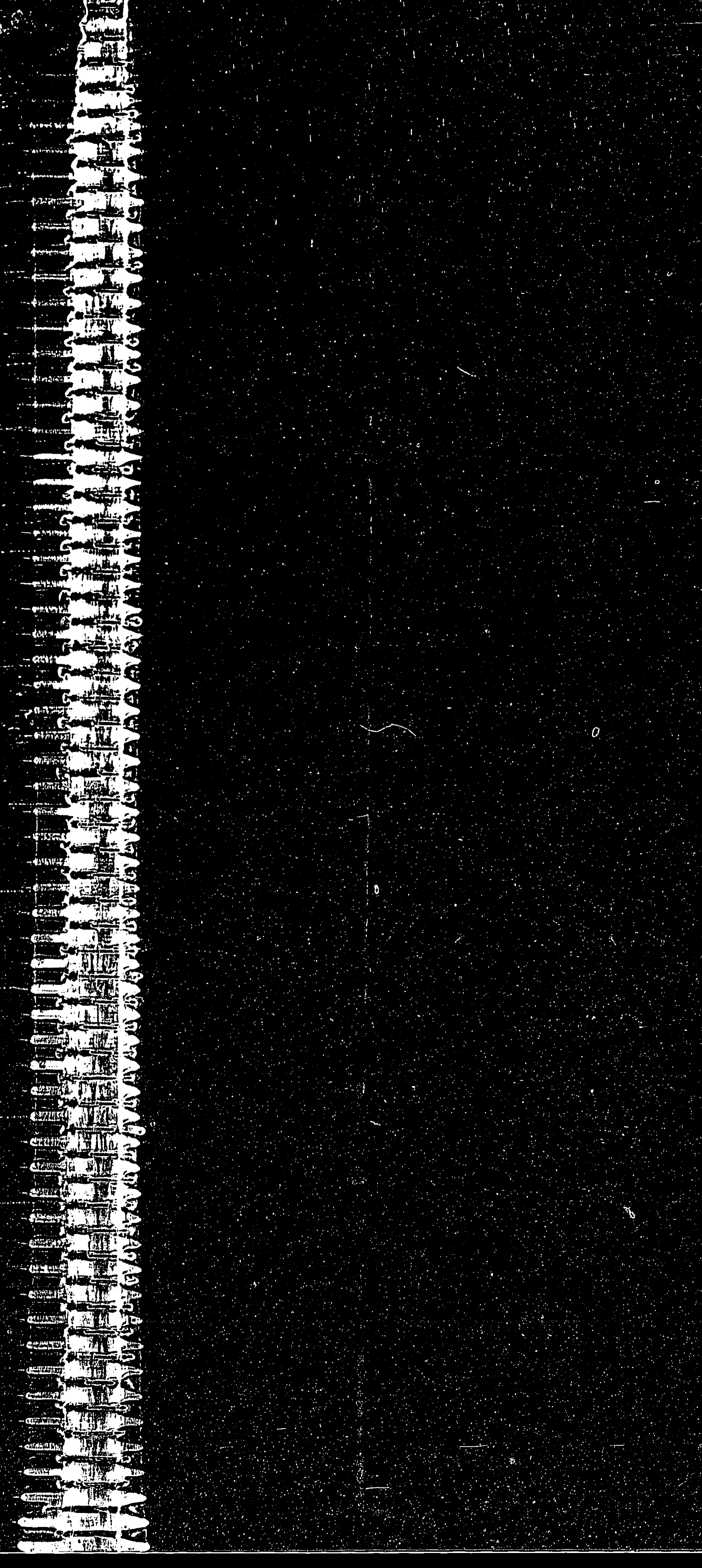
the

day of December 1892

1000

1200

Oct 10 1882



1053

BOX:

82

FOLDER:

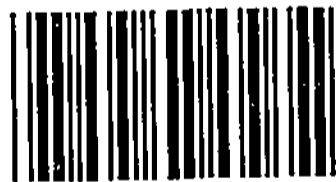
909

DESCRIPTION:

Dubourque, Ernest

DATE:

11/17/82



909

Counsel,
 Filed 17th day of Nov 1882
 Pleads, *Not Guilty*

THE PEOPLE

vs.

Ernest DuBois

Homicide of the Degree of Murder
 in the First Degree.

Voluntary 21

Dec 21 1882

John D. Gleason
 District Attorney.

A True Bill.

Richard J. Higgins
 Foreman.

Tried and *Admitted - Insane*

the 22 day of December 1882

Case No. 10

Dec 22 1882

1055

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

Ernest Dubourgne.

Question.—How old are you?

Answer.—

37 Yrs old.

Question.—Where were you born?

Answer.—

Paris France

Question.—Where do you live?

Answer.—

Hotel de Commerce in Blocker St. Manhattan.

Question.—What is your occupation?

Answer.—

House and Sign Painter

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

I don't remember anything about it.

Ernest Dubourgne
D

Taken before me, this 25th day of Oct 1882

CORONER.

1056

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
28 Years.	Months.	Days.	New York	110 Greenwich St	Oct 16/82

Mary Hanley

Vol. 154 8 1882
HOMICIDE. 26

AN INQUISTION 58

On the VIEW of the BODY of

Mary Hanley
whereby it is found that she came to
her Death by the hands of

Ernest Dubougue
in that 14th St
near cor of Mott St
October 10. 1882
at the hands of
Ernest Dubougue

Request taken on the 25th day
of October 1882
before

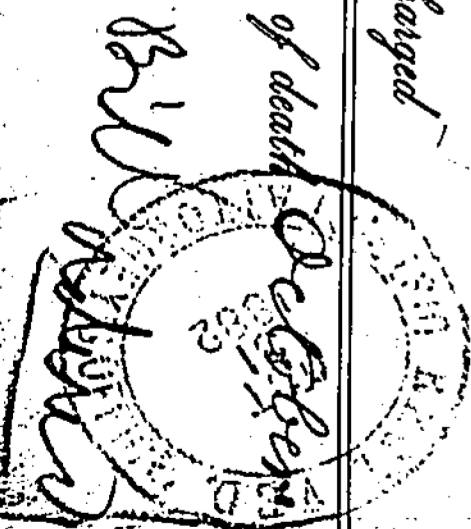
Thomas E. King Coroner.

Committed October 25. 1882

Obit

Discharged

Date of death October 15. 1882



1057

4th. 154 1882
HOMICIDE.

AN INQUISITION 58

On the VIEW of the BODY of

Mary Hanley
whereby it is found that she came to
her Death by the hands of

Ernest Dubouque
in West 14th St
near Cor of Main St.
October 10. 1882
at the hands of
Ernest Dubouque

Inquest taken on the 25th day
of October 1882
before

Thomas C. Knox
Coroner.

Committed October 25. 1882

Bailed

Discharged

Date of death October 15. 1882

Bill
H. H. H.

Ann Henry

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
18 Years. Months. Days.	New York	110 Greenwich St.	Oct 16/82

1058

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of
 No. 134 1/2 Chatham Street, in the 4th Ward of the City of
 New York, in the County of New York, this 25th day of October
 in the year of our Lord one thousand eight hundred and 82
 before
 Thomas C. Tully
 Coroner,

of the City and County aforesaid, on view of the Body of

Mary Pauly
 110 Greenwich An.

lying dead at

Upon the Oaths and Affirmations of
 six good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
 Mary Pauly came to her death, do

upon their Oaths and Affirmations, say: That the said

Mary Pauly came to her death by a stab wound of the heart inflicted
 at the hands of Ernest Dubourgues on West 14th St. on the 18th day of October
 1882.

It was elicited in the evidence that the prisoner was
 arrested on the 5th day of May 1882. for stabbing an officer while
 endeavoring to arrest him and was committed by a police
 justice and arraigned before the grand jury for felonious assault.
 and by them discharged and we think that a fuller investigation by
 said grand jury might have prevented the sad occurrence in W 14th St.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

John R. Allen	211 4 th Ave.
John Morarty	No. 14 th Ave
Thos. Curry	396 Bowery
George H. Fitch	394 Bowery
Henry W. Groat	143 4 th Ave.
Remont M. Jackson,	331 Bowery

CORONER, T. S.

1059

The People of the State of New York, on the
Complaint of

Ernest Neubergue
Mary Hanly

List of Witnesses.

NAMES.

RESIDENCE.

Wm. Reichert	9th St
" Buddington	7 "
" Flannery	15 "
" Wm Daugherty	9 "
" Chas. Hanly	15 "
Mellum L. Gardner	30 - 1st St.
John B. Baker	37 - 5th St.
Mrs H. N. Fowler	229 West 45th
Mrs W. L. Tracy	22 West 15th
Mary Stäckenberger	422 East 9th
Kate B. Fitzgerald	106 Bank
Bey W. Strauss	1284 - 3rd St
Dr Donlon	Coroner
Dr Spitzke	

1060

In Re
Ernest Dubougre:
14th St. Slabbing Case

ALFRED STECKLER Justice.
WILLIAM L. GARDNER, Clerk.

District Court,
For the Fourth Judicial District,
Second Ave., cor. First St.

New York, Oct. 15, 1882

Hon John de Klerk. I see by papers this Am. there
was a question, on examination, of legal identification of
prisoners. I saw nearly all the transaction, & assisted in
the arrest, (before the officers arrived). If required on the
trial, notify me.

Respectfully,

Wm L Gardner

Coroner's Office.

TESTIMONY.

New York Oct. 25th 1882.

We the undersigned sitting as a Coroner's jury
in ^{the} Case of Mrs. Mary Hanley find that the
said Mrs. Mary Hanley came to her death by
a fatal wound inflicted at the hand of Ernest
Dubouquet on 14th St on the 11th day of Oct.
1882.

It was elicited in the evidence that the prisoner
was arrested on the 5th of May 1882 for stabbing an
Officer while endeavoring to arrest him and was
committed by a Police Justice and arraigned before
the Grand Jury on the Charge of felonious assault
and by them discharged, and we think a fuller
investigation by said Grand Jury might have prevented
the sad occurrence in 14th St.

John R. Allen ~~St. John~~
Thos. Curry
R. M. Jackson.
~~John Morris~~
John Moriarty
George H. Hahn
H. W. Hoote

1062

Coroner's Office.

TESTIMONY.

Benjamin M. Straus 1237 3rd Ave. Employed by
Alden & Heron 2 W 14th St being sworn says
On Oct 10. 1882 I was in front of 2 W 14th St.
brought out by a noise and cries of Murder
about 4.30 P.M.

I saw a crowd of men running after a
man. he turned and a woman caught
him and threw him down. I had seen
him before in the streets. I identify him.
I had seen him in the street with an old
man.

When the man was thrown others held
him. he had a pair of compasses in
his right hand.

An officer came and arrested him.
I saw a person a lady whom I have ^{known} since
was Mrs. Staulig and another lady stabbed
by him. The last lady would not give her
name. We dressed the last lady's ~~wounds~~
wounds. I caught this lady and he came
near stabbing me, that is I was in his way.
I saw him strike at us man.

When I noticed this man in the street
before. he always held his head down but
I recognized him. he always seemed sober
before that. but this day he seemed to
be drunk. kind of staggering.

Taken before me

this 25th day of Oct

1882

CORONER.

1063

Coroner's Office.

TESTIMONY.

2

Mrs Kate Bleazard, 108 Bank St being sworn says. I was in W 14 on 10th of Oct 4.30 PM. I saw a great crowd and learned that a man had stricken 4 or 5 women. I saw one lady put in an ambulance. I learned next day that it was Mary Hauley. I went to the N.Y. Hospital and saw her next day. While there a man was brought in by Officer Hauley & another Officer. I identify him now in the Court room.

Mrs Hauley identified him as the man that stricken her. Kate Bleazard

Taken before me
this 25 day of Oct 1882

CORONER.

1064

Coroner's Office.

TESTIMONY.

3

Mary Stolowberg 422 E 9th St being sworn
 says. On Oct 10. bet 4 & 5 PM I was in
 my H- train going in Johnsons Stn near
 5th Ave. as I came out of the door. I heard
 a terrible scream. I turned and a man ran
 and grabbed me and stabbed me twice in
 the left side. Once in the back and once
 in the left shoulder. I stumbled into Johnsons
 Stn and when I came out I saw the man
 go by in charge of a police man.

I identify the prisoner as the man
 who stabbed me Morris Kohnberg

Taken before me
 this 25th day of Oct 1882

CORONER.

1065

Coroner's Office.

TESTIMONY.

4

Mrs H. L. Tracy. 22 W 15th St. being
 sworn says on Oct 10 - 1882 I saw
 my W 14th St bet 4 & 5 P.M. on Cor 5th Ave
 I saw a man with an instrument strike a
 woman. I looked at her and she looked at
 me and I ran back.

next day. I went to the N.Y. Hospital and
 learned that the lady was Mrs. Stanley.
 The man did not appear to be drunk.
 I identify the prisoner as the man who
 did the striking

Mrs H. L. Tracy

Taken before me
 this 25 day of Oct 1882

CORONER.

1066

Coroner's Office.

TESTIMONY.

5

Mrs W. M. H. Fowler. 229 W 45th St. being
 sworn says that on Cor 14. 4 x 5. Ave
 Oct 10 - 1882. I saw a man murder a
 man down. Then Mrs. Hanly came around the
 corner and said Oh! that man has started me
 I heard that day that the lady's name was
 Mrs. Hanly. - I lead her into an office and
 soon a policeman came in and said. Oh! my
 God it's my wife. She became conscious enough
 to say her name was Mrs. Hanly and she
 lived on Greenwich Ave. She was
 taken to Greenwich St. Hospital
 Mrs. W. M. H. Fowler.

Taken before me
 this 25 day of Oct 1882

CORONER.

1067

Coroner's Office.

TESTIMONY.

6

John B Baker 37-5. Am living down
 Davis in Oct 10. I was on W 4th St about
 4 1/2 PM. I came to the front of the Kuck-
 bruck Dept. Store. I saw a crowd,
 I heard that a woman had been
 stabbed I crossed 14th St in the Palais
 Royal corner. and saw a man
 about 10 feet from me with his back to
 me running away among the crowd. I
 understood that 3 women had been stabbed
 an officer passed me. whom I re-
 cognize to be Off. Hauley. who said his
 women had been stabbed and he was
 calling for an ambulance. It came
 and two women were put into it
 I understood that one was the wife of
 Officer Hauley another was a lady living
 at 666 Lexington Ave. The woman
 was stabbed on the left shoulder.

John B. Baker

Taken before me

this 25 day of Oct 1882

CORONER.

1068

Coroner's Office.

TESTIMONY.

William L Gardner No 30 - 1st St
 being sworn says on Dec 10 4th P.M.
 while passing 24th St when near 5th Ave.
 After crossing it about 60 feet. I met
 the prisoner below the cross passing Broadway
 from Broadway & the River coming towards
 me on a running jump. Supposing him
 to be a drunken person I stepped aside
 as he passed me and got so close that I look
 behind me he struck a woman in the
 right breast. She staggered and fell into
 the arms of a lady along side of her
 He without stopping still keeping the
 inside of the walk passed on toward 5th Ave.
 & when 10 feet farther off he stopped and
 then struck some person in the lower limb
 I then for the 1st time saw he had an
 instrument in his hand. I passed to
 the outside of the walk intending to run around
 and head him off as he reached the corner
 of 5th Ave he struck another female
 A stout man who was following the prisoner.
 When he got across 5th Ave the prisoner turned
 on the stout man and stabbed another woman
 then a man caught hold of the prisoner and
 threw him on the ground and fell on top
 of the prisoner and I'm top of both. I then
 Taken before me

this 25th day of Feb 1882

CORONER.

1069

Coroner's Office.

TESTIMONY.

Saw that the prisoner had a pair of compasses or dividers in his hand. I caught the hand that held the compasses. They were taken from him and handed to Off. Hauley. Off. Hauley arrested him and handed him over to another Officer who took him to the Station House.

The prisoner was in my opinion perfectly sober.

Wm L. Gardner

Taken before me
this 25th day of Oct 1882

CORONER.

1070

Coroner's Office.

TESTIMONY.

9

Charles A. Maulty Off. 15 Precinct being
 sworn says I was on duty on the
 South side 114th St from 4 to 6 am from
 1 PM. to 6 PM. on Oct 10 - 1882

About 4¹/₂ PM I was coming from Murray-
 place to towards 5 am. I saw a crowd and
 a truck driver said hurry up there
 is a crazy man there ^{with a knife in his hand} stabbing all the
 women. I went there at 20 feet from the
 Cor of 5 am. Some persons had the prisoner
 down and were just wrenching a pair of
 compasses out of his hand & they were loaded
 true. I identify them now. I arrested
 him and turned him over to Officer Hall of
 the 15 Precinct. While I ascertained the
 man's pedigree from the persons injured
 among them I found my wife who had
 injuries received about day on Oct 15
 1882. I had seen the prisoner before
 that carrying signs around his father
~~was there~~. I identify the prisoner as prisoner
 now and the party that I arrested. He gave
 the name of Ernest Dubuque

He was arrested for stabbing Officer Dodge of
 the 9 Precinct with the same compasses
 on May 5, 1882 and held by the police
 justice and discharged by the grand jury

Taken before me

this 25th day of Oct 1882

CORONER.

1071

Coroner's Office.

TESTIMONY.

10

on account of a false sympathy created for him
by the press.

The charge against the prisoner was felonious
assault, and the officers arresting him
were censured by the grand jury for
clubbing the prisoner without cause or provocation
and narrowly escaped indictment

Chas A. Hawley

Taken before me
this 25th day of Oct 1882

CORONER.

1072

Coroner's Office.

TESTIMONY.

11

William Dwyer, Off. of Prisoner being sworn says that he is in the Police of years. On May 5. about 1 P.M. I was on post on Arthur St near West St. I met the prisoner pursued by a private watchman who called out stop thief!! I ran to grab the prisoner he faced me and had a new canvas bag on his back. I caught him by the right shoulder and asked him what he had in the bag. He muttered something and in french: He had the same compasses open and he stabbed me over the left breast and in the muscles of the left arm. I called for assistance Sergeant Buddington & Off. Richard came to my assistance.

The prisoner was taken to the station house he was held by Judge Smith on the following morning for felonious assault. He was brought before the grand jury on May 12. 1882 and discharged. They ~~did~~ ^{did not} find Officer Richard & myself and tried to find an indictment against us for clubbing the prisoner too severely.

The compasses were returned to him on May 16. 1882 in consequence of having been discharged by the grand jury.

Taken before me

this 25 day of Oct

1882

CORONER.

1073

Coroner's Office.

TESTIMONY.

12

The question of the prisoner's insanity was raised at that time -

Was under Medical Care for 2 wks on account of my wounds.

I learned that the watchman of the Prisoner who chased the prisoner, refused to answer a subpoena.

I saw the prisoner once since he was put there.

William H. H. H.

Taken before me

this 25 day of Oct 1882

CORONER.

1074

Coroner's Office.

TESTIMONY.

13

Prudence Thawney 15 found leaving some
days from the prison to Court Oct 11 -
and then to the N.Y. Corps where she
was identified by Mrs Hawley

Thomas J. Thawney

Taken before me
this 25th day of Oct 1882

CORONER.

~~Edward Kennedy Off. 15. Present being~~
~~James Davis.~~

Sergeant Buddington of 7 Present being sworn
 says - I know because he is the man
 who stabbed Officer Dwyer in May last
 while I was in the 9. Present

On May 5 (82) - I heard an alarm rap
 and running down to Morton & West Sts. I
 was told by a private watchman that a
 policeman had been stabbed and the man
 who done it was pointed out to me. I
 gave chase to him and coming up to him was
 struck by the man with a club. I removed my
 self. I struck the man and then clucked
 with him - the next thing I was stabbed by
 him in the chest. Officer Richard coming
 up we ^{overpowered} ~~subdued~~ the prisoner. I then
 found tightly clucked in the prisoners
 hand a pair of compasses, which I now
 recognize & identify. They were taken
 from him - the prisoner was brought
 to court next day, and later on was
 discharged by the Grand Jury.

Charles E. Buddington

Taken before me

this 25 day of Oct 1882

CORONER.

1077

Coroner's Office.

TESTIMONY.

15

Louis Reichert Off. of Precinct being sworn
 says: on May 5. I arrested ^{Carroll & Dwyer} ~~him~~ for slapping
 Officer Dwyer and on that occasion took
 the compasses away from him. They are
 the same compasses he used in W 14 - 82
 on May 10 -

They were returned to the prisoner after
 his discharge by the grand jury.
 Louis Reichert

Taken before me
 this 25 day of Oct 1882

CORONER.

1078

Coroner's Office.

TESTIMONY.

Philip Edmund M.D. being sworn says
 on Oct 16 - 1882 at 110 Greenwich Ave. I made
 an autopsy on the body of Mary Hauley.
 and found a stab wound of the chest.
 one half inch in diameter three inches
 to the left of the median line and two and
 a half inches over the nipple

The wound was just below the fourth
 rib and after piercing the pericardium
 which was filled with blood. it passed
 halfway through the anterior wall of the
 heart piercing a branch of the Coronary Artery
 from which the hemorrhage took place
 causing death by exhaustion

P. E. Edmund M.D.

Taken before me

this 16 day of Oct 1882

CORONER.

1079

Hudson River State Hospital

Poughkeepsie, N.Y. July 29th 1886

Hon. Henry A. Gilmoreleeve.

Justice of Sessions,
New York City.

Dear Sir,

Ernest Dubourgue, admitted
to this hospital December 26th 1882 - on
order of your Court, died this morning
from Intestinal and Pulmonary
Tuberculosis.

Very truly Yours

J. W. Cleveland, M.D.
Superintendent.

C.M.

1080

Court of General Sessions of the Peace
of the City and County of New York
The People of the State
of New York
against
Ernest Dubouque

The Grand Jury of the City and County
of New York, by this indictment accuse Ernest
Dubouque of the crime of Murder in the
first degree, committed as follows:

The said Ernest Dubouque
late of the Fifteenth Ward of the City of New York, in the County of
New York, aforesaid, on the tenth day of October
in the year of our Lord one thousand eight hundred and eighty-two at the Ward,
City and County aforesaid, with force and arms, in and upon one

Mary Stanley
in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of her the said
Mary Stanley
And that he the said did make an assault.

Ernest Dubouque
the said Mary Stanley
with a certain dagger
which he the said

Ernest Dubouque
in his right hand then and there had and held, her
the said Mary Stanley in and upon the
of her the said Mary Stanley
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of her the said Mary Stanley
did strike, stab, cut and wound, giving unto her the said Mary
Stanley then and there with the
dagger
aforesaid, in and upon the chest
of her the said Mary Stanley one mortal wound of
the breadth of one inch and of the depth of six inches of which
said mortal wound she the said Mary Stanley
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the fifteenth day of October
in the same year aforesaid, did languish, and languishing did live, and on which
fifteenth day of October
in the year aforesaid, she the said Mary Stanley at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that he the said
Ernest Dubouque
the said Mary Stanley in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of her the said Stanley
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

John McKeon
DANIEL C. COLLINS, District Attorney.

1081

BOX:

82

FOLDER:

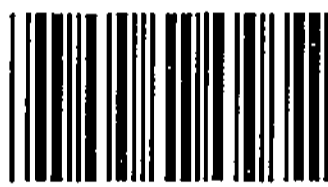
909

DESCRIPTION:

Dupel, Charles

DATE:

11/23/82



909

WITNESSES:

B. C. 184 Spencer

Counsel,
Filed 23 Nov 1882
Pleads Not Guilty (v. 24)

THE PEOPLE

vs.

Charles Dupel

H. D.

JOHN McKEON,
District Attorney.

A True Bill.

Richard J. Moore

Foreman.

Wm. J. Moore
Fred. J. Moore
Robert J. Moore
Wm. C. Moore

INDICTMENT.
LARCENY FROM THE PERSON.
the night time

24

The People vs. Charles Dupel (Court of General Sessions. Part I.
 Before Recorder Smyth Nov. 28. 1882.
 Indictment for grand larceny from the person in
 the night time. Daniel McFinner, sworn and
 examined, testified. The morning of last
 Saturday a week ago, I cannot remember
 the date of the month, I was in a saloon 183
 Chatham St. about six o'clock. I had a
 hunting case American silver watch. I
 paid sixty dollars for it when I bought it.
 I have owned it since 1871. I saw the pris-
 oner there; he took my watch out of my
 hand. I pulled it out to see the time. I
 was trying to get out of the saloon and he
 took it away from me; he snatched it
 out of my hand. I caught him and tried
 to get it back; then he ran. I caught him
 by the collar of the coat; then he came to
 stand making out that he did not
 want to get away with it. I had a rubber
 coat in my hand. I pulled the coat back
 in a minute and he ran out of the
 door. I followed him and ran to the inter-
 section of those two streets, Chatham St.
 and the Bowery and I lost him there;
 that was only two or three doors from the
 saloon; he carried the watch away with
 him. I saw him that evening at the

station house I made complaint at the station
 house. It was in the evening about dark
 that I complained about it and the larceny
 took place at six o'clock in the morning.
 I had no chain or fastening of any kind
 on my watch. I always carried it in the
 fob pocket of my pantaloons. Cross Examined
 I had not been to bed that night. I had been
 out with some friends until it was very
 late I did not state to the Magistrate that
 I had since seen watches as good as
 mine in silver smith shops that they charged
 only thirty two dollars for. I said that
 a friend of mine, where I bought this watch
 said he would give me as good a watch
 for thirty two dollars, that they fell so in value
 I do not know how much the watch would
 fetch in the market. I cannot be positive
 as to what time it was when the watch
 was taken. The prisoner insisted on my
 drinking, I threw the liquor on the floor and
 the prisoner told me of it. I went through
 the motion of drinking twice in that saloon.
 I had been in numerous saloons, I cannot
 tell how many. The prisoner did not ask
 me to look at the watch, but he took it forcibly
 out of my hand; we did not take
 a drink together in any saloon after he

took the watch. What is your business? Car-
 penter. Where do you live? At present at Lin-
 hurst N. J. where I am at work. I am employ-
 ed by the Delaware Bridge Co. What were you
 doing over at six o'clock in the morning?
 I came over here the afternoon before. What
 time did you get here in the afternoon?
 Two o'clock. I spent the night with some
 friends. I had a little shopping to do and
 when I done that I went with a few parties
 that come with me that I work with; they
 are residents of the city and late in the
 night they left me and went to their homes.
 I was not drinking all the night. I had
 drank a little. I was not drunk at the time
 this transaction took place. When I met the
 prisoner I was on my way to go home to
 get over to work. I work for the Delaware
 Bridge Co. No 52 Wall st. I never saw the
 prisoner before that night. I was on my way
 to go home, and going down the Bowery it
 was not quite daylight yet, about breaking
 day and it was stormy. I went into a
 saloon on the Bowery to get a drink, and
 while at the bar there were some men come
 up to me and picked my pocket. I do not
 know whether that was his intention or
 not. I found his hands in my vest pocket.

It was not the prisoner who put his hand in my pocket. When I pushed the man off I turned around to settle for what I had got and he struck me at the bar. The first thing I knew there was three or four men on me. I ran into the street. It looked to me all in the bar room was going to get on me. Going down the opposite side of the street, the prisoner came up to me and said, "Go with me, you are liable to get in trouble there." He walked on down the street, it was not more than a block. This prisoner said, "Come in here till those fellows go away, you will get in trouble." This was the saloon we went into where this thing happened. That was the only reason why I went in there because I was afraid I would get hurt. I merely went in for protection. He asked me to have a drink. I told him I did not want anything to drink. I was on my way to work and I must be at work that day. He insisted through friendship and I knew I could not drink; he filled the liquor out for me, and when I went to drink it I could not, it was powerful strong and I threw it on the floor. I thought he did not see me, but he did and he told me of it; he insisted

on my drinking again. I threw most of
 it on the floor like the other. I insisted
 on getting away and pulled out my watch
 to see the time. There was another party
 with the prisoner in the Chatham St. Saloon
 but the prisoner was the only one who
 spoke to me. It was clear day light when
 the prisoner took the watch. I ran after him.
 Thomas Maher, sworn and examined
 I was a member of the force on the 18th of
 Nov.; the complainant came to the 5th
 Precinct Station house. I went after the
 prisoner; the complainant gave me a
 description of him and I went to No 183
 Chatham St. and arrested him. I found
 him by the description he gave me. I found
 him about half past six in the evening.
 Charles Dupel, sworn and examined in
 his own behalf testified. My wife resides in
 Jersey City, I generally stop if I am late
 for the last car in East Broadway. I am
 a canvasser and collector. I was out on
 this night in question. My wife and mother
 are here. A week ago last Friday night I
 was out with a party of friends and I was
 drinking pretty hard myself that evening
 and I was on the corner of Bovey and
 Division Sts. and this complainant came

running out of a gin mill about in the middle of the block; he came running down the street with his nose bleeding, and I says to him, "What is the matter? O, he says, I had a fight up in the middle of the block, and I can lick so and so," mentioning the name. I says, "The easiest way is the best, you had better go on and leave it alone." We walked down the street I was going down towards home. I stopped in Johnny Dolan's and asked him if he would join me in a drink. I think it is 183 Chatham St. He came along with me and said, "Certainly" he would like to have a drink; we walked in and had a drink. As we were standing there we had two or three drinks. I suppose he felt kind of cheap, he had no money, I paid for all the drinks, and he took his watch out of his pocket to put it upon the bar to call for some more drinks. I told him it was not necessary, that I had money myself, that I would pay a round of drinks if he wanted another drink. So I says, "Let me see it." So he let me see it. I looked at it, and the other party standing by, after I got done looking at it said, "let me see it." I turned my back

to order three more drinks and this other party went out with the watch; he ran away with it. He drank the drink and both of us, the complainant and myself, were pretty well under the influence of liquor. I was just so that I could not walk a straight line. He said, "Where is the man who has my watch?" I said, I do not know, he disappeared. He says, "Have you got it?" I says, No, let us go outside. We walked up as far as the corner; we could not see him. The complainant and I stepped into McKelly's, corner of East Broadway and New Bowery and we had a glass of beer together. He came out. I thought it was pretty near time to go home, it was about half past nine o'clock in the morning. So I went home. I did not think any more of it. Then I come into Johnny Dolan's in the night time. Mr. Dolan commenced to tell me that there was an officer with the complainant, that I took the watch. I stayed right there, had my boots blackened and did not think any more of it. I am innocent. I did not take the watch. I was arrested that time and taken to the station house. Cross Examined.

I had never seen the complainant before that night; at the time I met him there was nobody with me; he was on the opposite side of the way and he ran over towards me. I was sober enough to know it was laybreak, I staggered a little. There was no one with me but the complainant when we went into the saloon at Chatham St.; we met a person right in front of the door. I knew him by sight three or four weeks. I did not know his name. I invited him to come in too and have a drink; the complainant drank; he did not spill his liquor on the floor. I don't know the name of the bar tender. Mr. Dolan was sleeping in the chair. I have been visiting that saloon off and on three months. I met the man two or three times here before this. I have been working for Dr. Moore. I have never been convicted of any offence. About six months ago I was arrested on suspicion of knowing something about a watch which was stolen from a man in a saloon in Christie St. I attended for there for two days for a gentleman who was sick.

Julius H. Moore sworn. I live at 1060 Dekalb Ave. Brooklyn, am a physician;

the prisoner was in my employ about a year and I trusted him to make collections for me; his character is good. I know him for a five years. Larnelia Dupel, mother of the prisoner, swore that she never knew him to be in trouble before, except his arrest on suspicion of taking a watch. He had always been a truthful, dutiful son and never gave her a hard word in his life.

The jury rendered a verdict of guilty of petty larceny.

1092

Testimony in the
Case of
Charles Dupel

Completed

Nov. 1882

1093

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 33

James Street,

Daniel M^c Aviney

Horn of Abington

being duly sworn, deposes and says, that on the

18 day of November 1882

at the

Fourth Ward

City of New York,

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

the following property, viz:

one double case silver watch

of the value of thirty dollars

the property of Complainant

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 Dupel (now present)

from the fact that whilst deponent had the watch in his right

hand and was standing in

a saloon no 183 Chatham Street said Dupel came up to deponent and snatched the watch as

above described from deponent's hand and commenced to run

out of the store. Said Dupel was arrested by officer Maher of the 4 precinct—police Daniel M^c Aviney

Sworn before me this

19

day of

November 1882

Police Justice.

1094

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Dupel

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York City

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

Answer.

56 East Broadway (resided there 2 yrs)

Question. What is your business or profession?

Answer.

Collector

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

Answer

I am not guilty

Taken before me, this

19

day of

Nov.1888Charles DupelW. M. Murray

Police Justice

1095

Police Court-1 District.

98

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Daniel de Shiner

2 Charles Rumpf

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Apr 19 1882

Murray Magistrate.

Officer.

Clerk.

Witnesses Daniel de Shiner

Henry Belandier

to testify

No. Street,

Street,

to answer

CS

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

Charles Rumpf

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

Dated Apr 19 1882 John J. [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 h to be discharged.

Dated _____ 188 _____ Police Justice.

99601

98
Police Court / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Daniel de Stoney
Charles Dupfel

Offence, *Deceit*
Dated *Nov 19* 188*2*
Magistrate.
Mayer Officer.
Clerk.

Witnesses, *Daniel de Stoney*
Henry de Stoney
to testify
No. *1* Street,
No. *2* Street,
No. *3* Street,
No. *4* Street,
No. *5* Street,
No. *6* Street,
No. *7* Street,
No. *8* Street,
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No. *95* Street,
No. *96* Street,
No. *97* Street,
No. *98* Street,
No. *99* Street,
No. *100* 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 *Charles Dupfel* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *one hundred* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated *Nov 19* 188*2* *Police Justice.*
I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 188____ *Police Justice.*
There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 188____ *Police Justice.*

1097

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 Dupel

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

Charles Dupel
of the CRIME OF ^{Grand} LARCENY from the person *in the night time*

committed as follows:

The said *Charles Dupel*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *sixteenth* day of *November* in the year of our Lord
one thousand eight hundred and eighty- *two*, at the Ward, City and County
aforesaid, with force and arms, *in the night time of*
said day, one watch of the value
of thirty dollars

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

JOHN McKEON, District Attorney.