

0917

BOX:

152

FOLDER:

1565

DESCRIPTION:

Daly, John

DATE:

10/22/84



1565

Witnesses:

John P. Rose
Off. Secretary
Pr. Rec.

Counsel,
Filed *22* day of *Oct* 188*4*
Pleads *et al*

THE PEOPLE

vs. *F*

John Raby
John Raby

448 11 28

15 minutes
10-10-10

PETER B. OLNEY,

Pr. Rec. 22/84 District Attorney.

Alfred G. G. G.
A TRUE BILL.

John P. Rose

Foreman.

State Reformatory

0918

0919

Police Court— District.

City and County } ss.:
of New York,

of No. 316 West 41 Street, aged 25 years,

occupation Fruit Dealer being duly sworn

deposes and says, that the premises No. 311 West 42 Street, 22
and in the City and County aforesaid, the said being a basement where
deponent keeps fruit
and which was occupied by deponent as a place for the deposit of fruit
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening
the door leading from the street
into said basement

on the 18th day of October 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Overcoat of the
value of twelve dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
the said by now present

for the reasons following, to wit: That about four o'clock
on the said day deponent saw
said Daly and another person whose
name deponent does not know forcibly
enter the basement by said door
which they forced open and deponent
afterwards saw the defendants and said
they leave the basement the defendant
having in his possession the coat which was afterwards
found with him

19-11-11
18-11-11
17-11-11
16-11-11
15-11-11
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1-1-11

0920

Sec. 198-260

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

John Daly

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

His City

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

Answer.

448 West 28 Street

Question. What is your business or profession?

Answer.

I work in an iron foundry

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 went into the place but
not for the purpose of stealing
a coat I was after money*

John Daly
(mailed)

Taken before me this

August 19 1884

Police Justice.

0921

the within depositions and statements that the crime therein mentioned
did not cause to believe the within named

Adel

Dated

188

Police Justice.

such bail.

Oct 19 1884

J. B. ...

Dated 188

Police Justice.

.....

_____ guilty of the offence within mentioned, I order

Dated 188

Police Justice.

0922

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

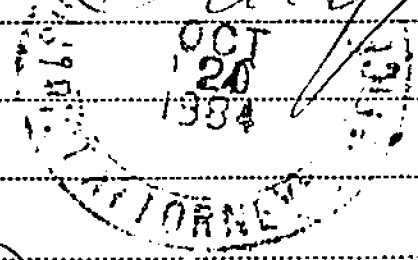
Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Russe
316 *St. 41st.*
John Daly

2
3
4



Officer Murphy

Dated

October 19 188 *4*

Murray Magistrate.
Michael O'Donnell Officer.
Dr Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street.

\$

to answer

General

Sessions.

(Com)

0923

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 Dancy

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

John Dancy

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

The said *John Dancy*

late of the *Manhattan* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *October* in the year of our Lord one thousand eight hundred and eighty *four*, with force and arms, at the Ward, City and County aforesaid, a certain *garage* building there situate, to wit: the *dwelling* of one *John*

Russell.

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 Russell

in the said *dwelling* 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.

0924

SECOND COUNT.

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

John R. Ruse

of the CRIME OF *Petit* LARCENY —
committed as follows:

The said *John R. Ruse* 7

late of the *Twenty second* Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said *nineteenth* day of
October, — in the year of our Lord one thousand eight hundred
and eighty *four* at the Ward, City and County aforesaid, in the *day*
time of said day, with force and arms,

one overcoat of the value
of twelve dollars, 7

of the goods, chattels and personal property of one *John Ruse*
— in the *possession* of

the said John Ruse. —

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

Robert B. Albany
District Attorney

0925

BOX:

152

FOLDER:

1565

DESCRIPTION:

Davis, James

DATE:

10/03/84



1565

0926

Witnesses:

Michael Boyle
Officer Leary

504 *

Counsel,
Filed 3 day of Oct 1884
Pleads *Not Guilty* (6)

THE PEOPLE
vs. *P*
James Davis
Feb 24/84
Grand Jurors
Grand Larceny 2nd degree
[Sections 528, 531, Penal Code.]

PETER B. OLNEY,
District Attorney.

A True Bill.

Edward Van Meter

Foreman.

Aug 9 1884
122
24

0927

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

of No. 120 West 11th Street, Washington St. 38th Ward, dealer
being duly sworn, deposes and says, that on the 18th day of September 1884

At the daytime at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner thereof
the following property, viz :

A horse and wagon
of the value of one hundred dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by James Davis and Vincent

that the defendant was in deponent's
employment as a driver and had charge
of said horse and wagon which he drove
to this City for the purpose of purchasing
and bringing to deponent's place of business
a load of apples. That the defendant did
not purchase the apples as directed nor did
he return the horse and wagon but did
unlawfully & feloniously offer the same for
sale to one Michael Boyle and stated and
represented to said Boyle that the horse and wagon
belonged to him the defendant as deponent is informed
and verily believes. Albert Pearson

Sworn before me this

19th day of September

1884

Police Justice,

0928

City and County of New York ss
 I, John Pearsall the Clerk of said County do hereby certify that one Michael Markay was in company with the defendant David and took part in the transactions and negotiations regarding the purchase and sale of said horse and wagon and did state and declare and represent to me Michael Markay that he Markay was half owner of said horse and wagon and entitled to half the proceeds realized by the sale of the property and defendant is indebted & benefited & therefore charged; said Markay with being an accessory both before and after the fact of so stealing said horse and wagon with intent to deprive defendant the true owner of the use & benefit thereof

0929

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Boyle
aged 50 years, occupation Dealer in Merchandise of No.

621 St. Mary 8th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert P. Ball

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

Sworn to before me, this 19th
day of Sept 1888 } Michael Boyle

Wm. H. H. H. H.
Police Justice.

0930

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

5 District Police Court.

James Davis 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 Davis

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

211 North Ninth St Brooklyn

Question. What is your business or profession?

Answer.

Peddler

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 do not know what happened I was full of beer at the time

James Davis

Taken before me this

19th

1884

Police Justice.

0931

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss5th District Police Court.*Michael Marskey*

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 *Michael Marskey*

Question How old are you?

Answer *26 years*

Question Where were you born?

Answer *U. S.*

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

Answer *228 7th Street Williamsburg*

Question What is your business or profession?

Answer *Driver.*

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

Answer *I am not guilty michael marker.*

Taken before me this *23^d*
day of *September* 188*8*

Police Justice.

0932

Sec. 151.

5 District Police Court.

CITY AND COUNTY } ss *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Albert Randall

of No. 249 Seventh Brooklyn Street, that on the 18 day of Sept
1884 at the City of New York, in the County of New York, the following article to wit :

1 horse and wagon

o the value of One hundred Dollars,
the property of Complainant
w as taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Michael Markey

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod 7 of the said Defendant and forthwith
bring him before me, at the 5 DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 19th day of Sept 1884

Police Justice.

0933

POLICE COURT. 5 DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Albert Pearsall

vs.

Michael Markey

Warrant-Larceny.

Dated

Sept 19th 1884

Murray

Magistrate

Wagner

Officer

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS

Time of Arrest, Sept. 22^d

Native, of U S

Age, 26

Sex Male

228 Serette St Philadelphia

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0934

been committed, and that there is sufficient cause to believe the within named

James Davis
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 *Sept 14* 188*4* *Wm. J. Murray* 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 *Michael Mackey*
guilty of the offence within mentioned, I order *him* to be discharged.

* Dated *Sept 20* 188*4* *A. J. O'wy* Police Justice.

0935

Police Court-- 1673 District.

THE PEOPLE & c
260. 7th. Williamsburgh
ON THE COMPLAINT OF

Albert Dearsall
170 Wall St.

vs. ~~James D. Davis~~
260. 7th. Williamsburgh

Michael Martley

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated Sept 14th 1884

Murray Magistrate.

Booney Officer.

31 Precinct.

Witnesses Michael Boyle

64th Street & Avenue Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

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No. Street.

No. Street.

No. Street.

0936

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

POLICE COURT, 5th DISTRICT.

Albert Pearsall

of No. 120 Wall Street, being duly sworn, deposes and says,

that on the 19th day of September 1884

at the City of New York, in the County of New York, he made a complaint

against one James Davis and one
Michael Markey that he said Markey
nowhere is the person he complained of
and who is mentioned in the within
complaint as a defendant in said
case of Grand Larceny.

Albert Pearsall

Sworn to before me, this 23rd day
of September 1884
Wm. C. Cady
Police Justice.

0937

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

POLICE COURT, 5th DISTRICT.

Albert Pearsall

of No. 120 Wall Street, being duly sworn, deposes and says,
that on the 19th day of September 1884
at the City of New York, in the County of New York, he made a complaint

against Mr. James Davis and Michael Markey
that since making the complaint against
him said Markey he is satisfied that instead
of his trying to steal his property he was
endeavouring to save it for him, and that said
Markey ^{immediately} apprised him by telephone of the facts
that led to the recovery of the property
Albert Pearsall

Sworn before me, this

23rd

day

of September

1884

W. J. Davis

Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Davis

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

James Davis, —

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

The said *James Davis, —*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms,

one horse of the value of
fifty dollars, and one
weapon of the value of forty
dollars;

of the goods, chattels and personal property of one *Adrian*

Beardsall, —

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.

Peter B. O'Henry

District Attorney

0939

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Davis

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

James Davis.

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

The said *James Davis.*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms,

one horse of the value of
fifty dollars, and one
weapon of the value of forty
dollars;

of the goods, chattels and personal property of one *Adrian*

Beersall.

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.

Peter B. O'Leary
District Attorney

0940

BOX:

152

FOLDER:

1565

DESCRIPTION:

Decker, William

DATE:

10/17/84



1565

0941

Witnesses:

Robert Leonard
Orrison Norman
Orrison

Herbert

Counsel,
Filed 17 day of 1884
Pleads. (179 p. 179) (20)

THE PEOPLE
vs.
William Decker
Assault in the First Degree, etc.
[Sections 217 and 218 Penal Code].

PETER B. OLNEY,
District Attorney.

Admission
to Bar
April 11
Kissam
Foreman.
S. J. D.

0942

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

30 District Police Court.

William Becker 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. *William Becker*

Question. How old are you?

Answer. *29 years.*

Question. Where were you born?

Answer. *Myork*

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

Answer. *13 Carmine Street; 1 month*

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 not guilty of the charge
William Becker

Taken before me this *14th*
day of *Sept* 188 *8*.
Frank J. Kelly
Police Justice.

0943

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 3
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

188

Samuel C. Kelly Police Justice.

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

Dated

188

Sep 1 - 5 1/2 Samuel C. Kelly 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.

0944

Witnesses
Robert Johnson

Off. Thomas Moran
8th Street

BAILED.

No. 1, by B. T. Cadogan
Residence 327 Madison Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

#94 1674 2
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Johnson
240 St.
154 Thompson
William A. Coaker

Dated September 4 188

O'Reilly Magistrate.
Moran District Officer.
Precinct.

Witnesses Robert Johnson

No. 240 St.

Transferred to

No. 154 Thompson Street.

Charging a felony.

No. 300 Street.

\$ 300 to answer

0945

Police Court—00 District.

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } SS

of No 2 York Street Robert Johnson Street,

on Monday the 30 being duly sworn, deposes and says, that
day of September
in the year 1888, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

William Decker
(now here) who struck and severely cutting
on the head and severely cutting
him with a black jack

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 13

day of September, 1888

Samuel C. Pettit

Robert Johnson
X
POLICE JUSTICE.

0946

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Wm. Decker

On Complaint of

Robert Johnson

For

Assault

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the ~~COURT OF SPECIAL SESSIONS OF THE PEACE~~, to be holden in and for the City and County of New York.

Dated Dec 4 188

William Decker

Samuel C. Kelly

Police Justice.

0947

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Deder

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

William Deder

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

The said *William Deder*,

late of the City of New York, in the County of New York aforesaid, on the *third* day of *September*, in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of one *Robert Johnson*, in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Robert Johnson* with a certain *stun-gun*

which the said *William Deder*, in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, ~~stab~~ and wound

with intent *in* the said *Robert Johnson*, 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

William Deder

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

The said *William Deder*,

late of the City and County of New York, on the *third* day of *September*, in the year of our Lord, one thousand eight hundred and eighty- *four*, at the City and County aforesaid, with force and arms, in and upon the body of one *Robert Johnson* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *Robert Johnson*

with a certain *stun-gun*

which *he* the said *William Deder* in *his* right hand then and there had and held, the same being a *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

0948

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
— William Decker —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said William Decker, 7
late of the City County of New York, on the third day of September,
in the year of our Lord one thousand eight hundred and eighty-seven, at
the City and County aforesaid, with force and arms, in and upon the body of one
Robert Johnson —
in the peace of the said People then and there being, feloniously, did wilfully and
wrongfully make an assault, and in the said Robert
Johnson —
in and upon the head — of — him — the
said Robert Johnson — did then and there
feloniously, wilfully and wrongfully strike, beat,
bruise and wound, and did thereby then and there feloniously, wilfully and wrongfully
inflict upon him the said Robert Johnson —
grievous bodily harm, to the great damage of the said Robert Johnson
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.

PETER B. OLNEY,
District Attorney

0949

BOX:

152

FOLDER:

1565

DESCRIPTION:

Degnan, David

DATE:

10/20/84



1565

Witnesses

James Anterson

209 11th Ave
E. E. Thompson

Wm Halligan
169 W 22d

Mrs. F. Duggett
356 Broadway

Wm Hy Johnson

Jas. J. Crosson

Jas. Tracey

Off Adams
29th Street

#62

Day of Trial,
Counsel
Filed 26 day of Dec. 1884
Pleads, July 21.

THE PEOPLE

vs.

P

David Dagnan

Homicide of the Degree of Murder,
Second Degree.

PETER B. CLNEY,

JOHN MCKEON,

Attorneys.
Ordered to be read before of
Jury and Foreman for trial.
A True Bill.

James B. Kersan
Foreman.

Tried and acquitted
the 8 day of December 1884.

0950

0951

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

POLICE COURT—

2

DISTRICT.

of No.

George W. Adams
29th Precinct Police

says that on the

29th

day of

September 1884

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

Klaud Cegman, now here,
did feloniously shoot and
wound one Robert Corman
in the neck with a pistol
ball. From the effects of which
wound the said Corman died
at St. Vincent Hospital, at the
House of Cocoon on the morning
of the 30th instant. As deponent
is informed by the physicians
in charge of said Hospital and
being believes that the
affidavit of Colmer C. Thorne
thereto annexed describes the
shooting as it took place.
Sworn to before me this
30th day of September 1884

Geo. W. Adams

J. M. Patterson

Precinct

City and County of New York, ss.
Colmer C. Thorne, of 215-7th
Avenue, aged 23 years, Machinist,
being duly sworn say— That at
about the hour of 9 o'clock P. M.
on the 29th day of September
instant deponent was in the
Parlor of Mr. Patterson on the

0952

North East Corner of 7th Avenue and
22nd Street. That the deceased,
Robert Carman, and another
man entered the saloon in
company together and after
drinking together commenced to
brawl and quarrel with each
other. That the defendant
David Degnan, now here,
who was present at the time,
attempted to prevent the deceased
and said other man from
fighting and went in between
them and seized hold of the
deceased. That the deceased then
pulled a pistol from his pocket
and attempted to fire at the
defendant. That the defendant
struggled with the deceased
and took the pistol from
him, and then aimed and
presented said pistol at the
deceased and discharged the
contents of two (2) barrels of said
pistol at the deceased, - one of
the shots or fire off entering
and wounding the deceased in the
neck. That the deceased fell
after being shot and was soon
thereafter taken to St. Vincent's
Hospital where he died from
the effects of said wound as aforesaid.
is informed and believes.

Edmund P. Thorne

Deponent is before me after
being duly sworn in 1888

John J. Sullivan

District.

Police Court,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dated

Witness

Disposition

0953

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

POLICE COURT,

DISTRICT.

Maddeus J. Keane, M.D.
of *St. Vincent's Hospital*, being duly sworn, deposes and

says that on the *29th* day of *September* 188*8*

at the City of New York, in the County of New York, *Robert Carmean*

*was brought to said Hospital
suffering from a pistol shot
wound in the upper portion of
the chest. That about ten
hours thereafter (he, Carmean,
died at said Hospital from
shock produced by said wound.*

Mad. J. Keane M.D.

Sworn to before me, this

188

J. M. McCann

Police Justice.

0954

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK

POLICE COURT—

DISTRICT.

of No.

314 West 21st

Street, being duly sworn, deposes and

says that on the

29th

day of

September

1884

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

deponent and

Robert Carmann, since deceased, went together into the liquor saloon of James Patterson at 7 Avenue and 22nd Street, at about the hour of 9 o'clock P.M. That said Carmann was in a state of intoxication. That after drinking with him he struck deponent and knocked deponent down. That he picked deponent and deponent drank again with him, where he shortly thereafter seized hold of deponent and attempted to beat deponent in the face with his head. That deponent pulled away from him and backed out towards the door and then saw that he, Carmann, and the defendant Louis Kregman, now here, and hold of each other and were struggling together. That deponent went up and placed his hands on Carmann's shoulder and said "What's the matter, why don't you keep quiet", and deponent then

0955

heard the report of a pistol
and saw Carman fall to
the floor, and then heard a
second shot and then saw
a pistol in the defendants
hand.

That deponent did not see
any pistol with Carman
nor know that he, Carman,
had one in his possession.

That deponent had no quarrel
with Carman, and does not
believe he, Carman, meant
to injure deponent.

Sworn to before me this

1st day of October 1884 James J. Carson
Notary Public

James J. Carson

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT.

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0956

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2

District Police Court.

David Degnan

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. *David Degnan*

Question. How old are you?

Answer. *42 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *222 West 17th St. 15 years.*

Question. What is your business or profession?

Answer. *Cattle owner*

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 shot the deceased in self defense. I am not guilty. That is all I desire to say at present.*

David Degnan

Taken before me this *20th* day of *September* 188*7*
James Patterson
Police Justice.

0957

William Johnson, 199 South 5th Avenue. 16 years of age. And a boot black being duly sworn upon and sworn. Examined by counsel for the defendant.

I was at Mr Pattersons liquor store Monday Evening I saw the person designate there I saw him before that I came into the store of Patterson and was there all evening I knew Mr Common, Common was in the saloon first, Monday Evening. He was there about a minute before Dequan came in, the people whom I mention were in the saloon that night at the time of the trouble Mr Patterson, Mr Daggett, Mr Horn & Mr Tracy. And I was not in at the time of the shooting I was in just before it Mr Common came into the saloon and asked for a drink, I was with Mr Crosson and I was at the end of the bar chopping meat & he said hells nigger (meaning me) and he then said nigger eat shit off a rusty spoon I never had any trouble with & I gave him no provocation

0958

to abuse me ^{and} he said I was no good
 and I lost everything. (I don't know what
 he meant when he said I lost anything)
 he then caught hold of me by the
 arms. ^{and} put his right leg behind
 my legs ^{and} threw me to the floor
 he done it violently ^{and} as if he was
 angry with me, it hurt me some.
 He then got up ^{and} he caught me
 again by the arms, ^{and} by this time
 De gun had come in ^{and} Common
 friend Crossen separated us. ^{and} I
 then went out the back ^{way}. I heard
 Common say before he came in
 I don't want to go into that place
 for they say I will be cornered out.
 But he said it in a barterous way.
 I know by his face he was drunk
^{and} when he was drunk he was quick
 tempered I then went out the back
 way. I went to the cigar store ^{and} as
 I came out of the cigar store
 I heard two shots I ran up to the
 store ^{and} I saw Common on the floor.
 I am 5 feet in height ^{and} weigh 100 pounds
 Common was a medium sized man
 known to before me
 Christ day of October 1891
 J. M. Patterson
 W. Johnson
 Power Justice

0959

James Patterson 309, 4th Avenue
31 years, Jail room keeper, called on
the half of the defendants and being
dearly known appeared out day
examined by Col. Spencer

This shooting took place in my
jail room last Monday evening.
It was after 9 o'clock that night
I was behind my bar, Common came
into the place with a friend, and asked
porters who were sitting there to have
a drink he knew the porters and the
porters knew him, there was Mr
Daggett. Mr. Thorne Mr. Dray
to the best and they all drank together
Dequan came in after Common
Common caught hold of the colored
boy first and threw him down on
the floor and got in a wrangle with
him and said some words to him
I could not hear I was 10 or 15 feet
away. at the time Common's friend
(Cresson) intervened to save the boy
and the boy got away and ran out
the back way. Common got hold
of Cresson and commenced cutting
him with his belt and tried to
punch him and knocked him down.

0960

fell heavily on the ground. When
Dequan interfered to save Crosson
up to that time he had not
disputed with Common at all.
I know Dequan for its nothing unusual
for him to come to my place. He
lives in my street 5 blocks away. I
know him for some. When Dequan
interfered he tried to separate Common
and Crosson and to save a mess. Common
caught hold of Dequan around the
waist or arms. And Dequan tried to
pacify him. He Dequan in a pleading
voice said "Bob. what is the matter
with him?" Common said let go
of me you big coward or I will
kill you. Thorne was outside of the
bar came running over and said to me
Common has a gun and I said yes
and Thorne said I saw him ^{trying} take it
out of his pocket, the Common and
Dequan were then grasping and the
pistol fell on the floor. I ran out
from behind the bar and tried to
pick it up but it was picked up
before I got there, I went behind
my counter again and heard the
two shots going off. Almost as soon

0961

as I started to come from the window
to pick up the pistol it was shot off
as quick as thought

Sworn to before me
this 5th day of October 1884

J. M. Patterson

Deputy Justice

James Patterson

0962

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 _____

_____ *Louis Begnani* _____
guilty thereof, I order that he be held to answer the same and ~~to be committed to bail in the sum of~~
~~Twenty Dollars~~, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
~~give security~~. *(be legally discharged)*

Dated *October 29* 188 *J. M. Patterson* 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.

0963

#62
Police Court 2 District. 1652

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo. W. Adams

29 Precinct
David Cognam

2
3
4

Office of the District Clerk

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated September 30 1884
Matters on _____
Adams _____
29 Precinct.

Witnesses _____
No. 215- _____ Street,

Shaddens J. Kears
St. Vincent's Hospital Street,

James Crossman
No. 314 West 21st Street,

Comd to answer G. S.
without bail

Sec. Oct. 2/84 2 P. M.

Exp. Sept. 30/84 2 P. M.

0964

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION,

Taken at the *Coroner's Office*
 No. *15 Chatham* Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *4th & 9th* day of *October*
 in the year of our Lord one thousand eight hundred and *87* before
 FERDINAND LEVY, Coroner,
 of the City and County aforesaid, on view of the Body of *Robert O'Brien*
 now lying dead at

Upon the Oaths and Affirmations of
O'Brien 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 *Robert O'Brien* came to his
 death, do upon their Oaths and Affirmations say, That the said
Robert O'Brien came to his death by

*Shot wound of the Throat and Chest and
 pistol being in the hands of David Dymna on
 Sept 29th about 9 P.M. in the saloon of James
 Patterson, A.B. on 22nd at 27th St. we also find that
 the shooting was done under very aggravating
 circumstances*

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.

<i>John F. Hurley 88 5th Ave</i>	<i>Henry Newman 40 6th Ave</i>
<i>Chas. J. Connelley 104 6th Ave</i>	<i>Samuel J. McDonald 173 6th Ave</i>
<i>Bernhard Meyberg 58. 6 Ave</i>	<i>John P. Reiff 157 6 Ave</i>
<i>Erastus R. Brown 124 5th Ave</i>	<i>William H. Fordham 15. 6 Ave</i>
<i>Asper W. Carpenter 108-6th Ave</i>	<i>Jacob Weiss 173 6 Ave</i>
<i>Edward Miller 68-6th Ave</i>	
<i>J. H. Demarest 104 5th Ave</i>	

Ferdinand Levy

CORONER, [L. S.]

0965

Police Department of the City of New York,

Precinct No.

New York, 188

Officer Adams - 29th Precinct being on duty.
 On Sep 29/84 about 8 or 9 PM
 I heard 2 shots in rapid succession
 N E Corner 22nd St. and 7th Ave.
 Patterson's Saloon - I ran towards
 the corner. rushed into the
 saloon and grabbed Degnan
 and arrested him - he had pistol
 in his hand. Did not deny the
 shooting. said he did it. Body of
 barman lying on the floor in
 front of the bar - face facing
 7th Ave. directly in front of the
 bar - Patterson - Tracy. &c were
 were in the saloon at the time -
 When I came in Degnan handed me
 the pistol, it is a self-cocker Smith
 & Wesson. Pistol exhibited to the jury
 two cartridges had been discharged
 from it. Carman was still alive when I
 got there.

Geo. F. Adams

Known to before me

this & day Oct. 1884

Ferdinand Levy
Coroner

0966

Coroner's Office.

TESTIMONY.

William Pulligan being sworn says
 I reside 169 West 127th St and
 am a plumber and work at
 143 Park. On Sep 29th 1901 about
 1 P.M. I went into Pullman
 Saloon 12 on 24th St at 127th St
 where I got there 2 or 3 persons
 were in there I sat down &
 deceased Carmichael came in after
 I had been there 5 minutes
 another man was with him
 whom I don't know. Carmichael
 asked me to have a drink
 and while at the counter a
 colored boy was there and
 Carmichael had some trouble
 with him and cuffed him a
 little, to the best of my opinion
 Carmichael was drunk. The day
 before Carmichael was in the
 bar. There were 3 or 4 at
 the bar, Carmichael's friend went to
 save the colored boy and Carmichael
 fought him. The next thing
 I saw Dequan had told of Carmichael
 by the time was over. I saw
 Carmichael then turned ~~up~~ up and

Taken before me
 this 1st day of Oct

188

Ferdinand F. ...

CORONER.

0967

Coroner's Office.

TESTIMONY.

2

down, Deyman had him by the
 arms till the time they got at
 the end and kind of slipped
 holds then Carnan got Deyman
 by the throat, the name of Carnan
 I know. The first thing
 I knew a pistol was ~~the~~ fell on
 the floor, it had been drawn
 by Carnan, the pistol was thrown
 out of Carnan's hands they both
 had been wrestling for it. I
 do not know who got hold of
 the pistol after it fell on the floor
 as I then went out, I don't
 know who was in the store
 when I left expecting to
 see Deyman, Deyman, & Carnan.
 if there had been other persons
 I would have seen them, I went
 out on the sidewalk and while
 they had 2 shots, an officer
 came and I felt with him in
 I found Carnan lying on the
 floor his head towards of C.H.
 Deyman gave the pistol to the
 Officer. I know deceased about
 3 years and the prisoner about
 10 years. I cannot say more.

Taken before me
 this 11 day of Decr 188 2
Frederick Levy

CORONER.

0968

Coroner's Office.

TESTIMONY.

trouble in Patterson's place before
 of an injury over his shoe since
 last April, at the time of the
 shooting the Patterson was behind
 the door and made an effort
 to attract the attention of the
 I was in good terms with both
 deceased and the prisoner. I
 saw Carman draw the pistol
 with his right hand and take
 it from the left pocket.

William Halligan

Taken before me

this

day of

Oct

1884

J. J. Leonard
 CORONER.

0969

Coroner's Office.

TESTIMONY.

4

James Tracy being sworn says
 he resides at No. 225 West 1st St.
 On Sept. 29th about 11 A.M. I was
 sitting in front of Patterson's
 saloon on the West Side of
 Cass, Crocker and a man
 called Billy came along Cass
 asked me if I have a Smith
 the colored boy was in there
 and Carmichael accused him
 of taking take a something
 like that, Crocker interfered
 and Carmichael told Crocker to
 mind his own business, he
 then stepped back and I
 saw the shot, Crocker and
 Carmichael fell on the floor in the
 back room behind the bar
 I went out and I saw one
 shot fired but by whom I don't
 know, I saw Carmichael draw the
 pistol for a shot which went
 in the window pane, I then
 went out when the second shot
 was fired I was outside it was
 about a minute after the first
 shot was fired, I saw Deagan
 take hold of Carmichael and

Taken before me
 this 4 day of

Oct 1884
 Frederick H. [Signature]

CORONER.

0970

Coroner's Office.

TESTIMONY.

That was after the first shot was
 fired the pistol then dropped to
 the floor and Degnan picked
 it up and put it in his pocket.
 The pistol was not on the counter
 at any time during the fight.
 I did not see the beginning of the
 fight when we went into Carmo and
 the first shot was fired.
 Carmo said you're
 a little liar and to get away
 he did not strike him, we then
 had a drink. Cohen & Carmo
 had some words and fell on
 the floor in the back room.
 Degnan took Carmo away
 from Cohen. Carmo pulled
 out a revolver and Degnan
 got hold of his shoulder &
 the pistol was discharged and
 dropped on the floor. Degnan
 picked it up and put it on
 the bar. I went outside and
 about 1/2 a minute after I
 heard a shot and went in.
 Degnan was standing up Carmo
 was laying on the floor and the
 pistol was on the counter. Carmo

Taken before me
 this 1st day of July 188

Frederick Long

CORONER.

0971

Coroner's Office.

TESTIMONY.

6.

and Lyman had no words together
 and Lyman went to Palmer's
 house to see his father.

Thomas Tracy.

Since E. Thomas being sworn says
 that he was at the house of E. and
 his father on Sep 24th
 about 8 or 10 PM I went into Palmer's
 room to get a glass of beer
 which I got and as I was
 drinking Carmichael and a friend
 came in, ordered a drink which
 they both drank all of a sudden
 Carmichael hit his friend in the jaw
 and just then Lyman came in
 Carmichael & his friend were separated
 and then they had another drink
 and Carmichael smashed him again
 Lyman then caught Carmichael
 by the arm and the other
 friend and Carmichael caught
 Lyman by the throat tearing
 his collar shirt and then
 Carmichael suddenly put his hand
 behind his back drew a sword
 and tried to stab the witness.

Taken before me
 this 4 day of Oct 1884
 Ferdinand Tracy

CORONER.

0972

Coroner's Office.

TESTIMONY.

87

who grabbed his two left wrists,
 and got possession of the pistol
 and two shots were fired the
 first one struck deceased &
 the second went into the window
 sill. I pulled Dezman's
 shirt down to see if I could
 stop the bleeding. Dezman
 held the pistol in his hand and
 remained in the bar-room until
 the Officer came then Dezman handed
 the Officer the revolver saying I
 don't want it. The
 deceased was fighting for the pistol
 at the time the shot was fired
 and the struggle for possession
 of it was going on. Dezman
 then ran out of the saloon when
 Dezman & deceased commenced
 struggling during which deceased
 struck the Dezman. Dezman when
 Dezman first drew the pistol Dezman
 grabbed both his arms and the
 pistol was pointed towards Dezman's
 chest there was no breaking of the
 cluck

Elmer E. Thorne

Taken before me

this 4 day of Oct 1884

Frederick Levy

CORONER.

0973

Coroner's Office.

TESTIMONY.

J.

James Dwyer being sworn says
 I reside at 34 West 23rd St. and
 on Sep 29th I
 met deceased about 7 PM in a
 place in 8th St bet. 23rd & 24th St.
 where I entered there he saw of
 the bar drinking and asked me
 to drink with him, we left
 there after being there for some time
 to get a cab to take deceased
 home we stopped again on 8th
 on 7th & 23rd St and there had
 a drink deceased stopped talking
 to the bartender and was leaning
 back with the bar
 saying good night I am going
 home, we came out and started
 to go to 6th St and the man
 let us go to Patterson's and
 have a drink, I refused to go
 saying you got enough and
 the best thing to do is to
 go home, he came on saying me
 and finally I went down
 to Patterson I entered first
 and went to the back of the bar
 as I got to the bar and put my

Taken before me

this

 9 day of Oct 1884
 Ferdinand Levy

CORONER.

0974

Coroner's Office.

TESTIMONY.

9
 When on the bar I noticed
 occurred in an angry mood
 I went to him and said please
 & keep quiet. He said for my sake
 he did. He then turned round and
 punched me in the jaw. I turned
 and asked him what he hit
 me for. He said I was not
 quiet last year, he seemed to
 get angry and wanted another
 drink for the whole party. When
 after the drink was
 put on the bar he made a butt
 at me. I said I fell and my
 hand touched the floor. When
 I recovered I said. I occurred a
 prisoner standing by the wall
 between about the center of
 the bar, I went over to him &
 put my arm over his shoulder
 and then began to talk to him
 and while doing so I
 heard a shot go off. I did not
 see any pistol but about 10 feet
 away. After the shot
 the accused was towards the bar
 and the prisoner was at my left side.
 The second shot went off and I

Taken before me
 this 9th day of Oct - 1884
 Ferdinand Levy

CORONER.

0975

Coroner's Office.

TESTIMONY.

saw Deceased fall to the floor. I
 was then under the influence of
 liquor. I don't remember seeing
 any but black in the store, or that
 entering the saloon Deceased asked
 for a drink. I did not see the
 pistol until after the second shot.
 I then saw it in Segnan's hand.
 Segnan and Deceased clatched
 together after the first shot was
 fired. I did not see them clatched
 before that, the shooting took place
 I should think between 9 & 10 o'clock
 when Segnan and Deceased were standing
 against the wall. I don't know what
 they were doing. I did not notice
 whether they were struggling or whether
 Deceased had told Segnan or
 Segnan had told of him. I was
 near the 7th door at the time of the
 shooting. When Deceased, the bar of the
 saloon is on the 23rd side of the saloon
 my left cheek was marked with a bullet.
 I never saw the pistol
 before that evening. I did not see it
 after the first shot Deceased
 fell.

Taken before me
 this 9th day of April 188
 Ferdinand Levy

CORONER.

0976

Coroner's Office,

TESTIMONY.

11

but did not know me, German was
a German

James J. [Signature]

Taken before me
this 9 day of October 1884
Ferdinand Levy CORONER.

0977

Coroner's Office.

TESTIMONY.

12.

William Johnson being sworn says
 at 199 South 4th St.
 and am a bookkeeper at the Pullman
 saloon (in front) of 4th and 27th St.
 On Sep 29th about 10:30 AM I was
 at Pullman bar at the east
 clapping snail when Carmichael
 & Cybor entered. Carmichael ordered
 drinks and came down to the
 east of the bar where I was &
 said some disrespectful language
 to me then came to bar & I
 by both arms put his hand
 behind me and threw me
 down, as I was getting up
 he caught hold of me again
 and said "I'll punch Cybor's
 nose away from me then I
 got out the back door & I
 know Carmichael
 was very drunk and I had
 heard Carmichael make a remark
 in a previous time that they say
 if I go in time that I will
 be drunk (that was before
 he came in) I went to a room
 the 2nd door from cor. 27th
 and as I was coming out I

Taken before me

this

day of

188

Ferdinand Lang

CORONER.

0978

Coroner's Office.

TESTIMONY.

13

heard 2 shots I hurried up
 to Patterson and saw Carman
 on the floor, I saw Patterson
 Duggan, Tracy and Jim
 the Pattersons. I saw
 Carman throw
 me down. Duggan Tracy Carman
 and the prisoners were in the street
 Duggan was standing at the other
 end of the bar. Kate Gibson &
 Deborah were nearby.
 The women
 Carman came to me Hello Sigger
 and Sigger sat down at a rusty
 spoon and Jimmie who got a

William Peterson

Taken before me
 this day of

188
 Ferdinand Levy

CORONER.

0979

Coroner's Office.

TESTIMONY.

14

Deponent: I suggest Judge make note.
 I went at 3rd Street, on Oct 24,
 about 5 o'clock I was sitting in
 attorney's room when Carman
 followed by Cyprian & Stacey
 came in. Carman ordered drinks
 and asked me to have one
 when Cyprian was drinking
 the one Carman stopped to
 the end of the bar where the
 court say was over and
 they had some words, Cyprian
 went to where Carman was &
 Carman hit him in the chest
 Cyprian came back to where I
 was and drank the one that
 had been on the bar, the next
 I saw Cyprian & Carman clashed
 and while they were fighting
 Dequan came up and putting his hands
 on Carman's shoulders said Bobby
 why can't you be quiet &
 shame yourself as he made
 the remark Carman grabbed
 Dequan with his left hand
 by the collar and pulling his
 head over buttoned him to the
 face as he did that Dequan

Taken before me

 this 9 day of Oct 1884
 Ferdinand Levy

CORONER.

0981

Coroner's Office.

TESTIMONY.

James Sullivan, being sworn, deposes that he is in the liquor business at 204 1/2 N. 4th St. on 22nd St. On Dec 22nd about 9 PM I was sitting bar when Carmichael & Cybor came in. William Duggan & others where there Carmichael asked them to have a drink Carmichael was under the influence of liquor, the first thing I saw was Carmichael throw hold of the back of the bar and throw him to the floor, Cybor interfered and separated them, Duggan was at the upper end of the bar drunk. J. H. Cybor intervened and Carmichael went at him commencing to beat his head, then Duggan went between them & they and separate them saying Don't & keep quiet or we'll do that effect, I saw Duggan and Carmichael clucked, Duggan came to me and said Carmichael has a gun, I said Yes, Carmichael & Duggan were struggling for a pistol under the bar.

Taken before me

this

9 day of Oct 1884
 Ferdinand Levy

CORONER.

0982

Coroner's Office.

TESTIMONY.

I don't know which of them
 pointed the pistol up, I
 went to go back to the car
 and had two shots fired
 I was excited and afterwards
 saw Carmichael on the floor and
 Legnan had the pistol in
 his hand, I never knew
 Legnan or Carmichael there any
 before or since.
 I did not hear Carmichael make
 any remarks or say anything.

James Patterson.

Taken before me
 this 9 day of Oct 1884
 Frederick L. Long

CORONER.

0983

Coroner's Office.

TESTIMONY.

Philip Edmunds M.D. being sworn says "
 On September 30, 1884 at St Vincent's Hospital
 I made an Autopsy on the body of Robert
 Carnary.

I found a bullet wound about $\frac{1}{3}$ inch
 in diameter - one inch to right of the
 median line and just above the sterno-
 clavicular articulation. The direction was
 downwards and inward - passing through
 the trachea striking the spinal column
 at the 3rd dorsal vertebra after grazing
 the top of the left lung, it passed between
 the 3rd & 4th rib at the back and lodged
 under the skin of the back three inches
 to left of median line and alongside
 the inner border of the scapulae about
 the middle of the border.

The lungs were collapsed and the
 thoracic cavity filled with air all
 other organs were normal.

There was a slight abrasion of the
 cuticle on the bridge of the nose.

Death was due to shock from Pistol
 shot wound of the trachea and chest.

P. Edmunds M.D.

Taken before me
 this 6 day of

Oct 1884

Frederick H. Levy

CORONER.

0984

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, { ss.

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

Question—What is your name?

Answer—David Degnan

Question—How old are you?

Answer—forty two years

Question—Where were you born?

Answer—New York City

Question—Where do you live?

Answer—222 N. 17th St.

Question—What is your occupation?

Answer—Driver

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

I have nothing to say

David Degnan

Taken before me, this

7 day of Oct. 188 4

Ferdinand Levy

CORONER.

0985

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
24 Years.	Months	Days.	cc S	St. Vincent Hospital	Sept 29

Robert Butler
in drawer, in safe

J. E. Jordan M.D. Cor. 8th &
James Watson 209 7th av.
Thomas Macgill 356 Boney
William Ballman 199 So. 5th
Paula Tracy 202 4th 19th
Chas. E. Thorne 215 7th St.
1071 George Adams 29 1st.
William Hallgren 169 1st 2nd St.
James Croason 314 1st 2nd St.
Shadown (Kearney St.).
St. Vincent Hospital

3rd 1000 1884
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Robert E. Carran

whereby it is found that he came to
his Death by the hands of

David Degran
at the Cor 2nd St.
and 1st Avenue
September 29. 1884.

Inquest taken on the 4th & 5th days
of October 1884.

before

Steward Lewis
Coroner.

Deceased

Deceased

Deceased

Place of death September 30.

0986

3rd 1000 1884
HOMICIDE.

AN INQUISITION 652
On the VIEW of the BODY of

Robert Carman

whereby it is found that he came to his Death by the hands of

David Degnan at the Cor 2nd St. and 1st Avenue

September 29. 1884.

Inquest taken on the 4th & 5th days of October 1884

before
Herbert Henry Coroner.

Committed

Bailed

Discharged

Death of death September 30.

Probel & Butler
in drawer, in safe

P. E. Louche N.S. Cor. Officer
James Patterson 209 7th Av.
Thomas Suggett 356 Bowery
William Robinson 199 So. 5th Ave
James Tracy 202 4th 19th St
Elihu E. Thorne 215 7th St.
O. H. George McKenna 29 7th St.
William Kullgren 169 1st St 27th St.
James Crosson 314 1st St 21st St.
Thaddeus McKenna M.D.
St. Vincent Hospital

DATE When Reported.	WHERE FOUND.	PLACE OF NATIVITY.	AGE.
Sept 29	St. Vincent Hospital	11 8	24 Years. Months Days.

MEMORANDUM.

0987

W. Reid Goubl, Law Blank Publisher and Stationer, 163 Nassau St., N. Y.

The People of the State of New York, TO
Hon Jacob M Patterson Police Justice of the
City of New York

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION

We Command you, That you certify fully and at large to

GREETING :

Hon Charles Robinson Justice
of the New York Supreme Court
at the Chambers of said Court in the City and County of New York
on Thursday October 4th at 12 M
the day and cause of the imprisonment of

David Regnan
by you detained ; as is said, by whatsoever name the said

shall be called or charged ; and have you then this writ

Witness, Hon Jacob M Patterson Justice of New York Supreme
Court the 11th day of October 1884
Charles J. Spence Attorney.
Patrick Keenan Clerk.

154 Nassau Street
New York

0988

In re

David Degnan
Writ of Certiorari

C. Spencer

Att'y

155 Nassau

M. M. M. M.

Oct 3 1884

Goodman

0989

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

David Deegan

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

David Deegan

— of the crime of murder in the ~~second~~ degree,
committed as follows:

The said *David Deegan*, —
late of the *Fifth* — Ward of the City of New York, in the County
of New York, aforesaid, on the *twenty-first* day of *September*,
in the year of our Lord one thousand eight hundred and eighty-*seven*, —
at the Ward, City and County aforesaid, with force and arms, in and upon one

Robert Cannon —

in the peace of the People of the State of New York, then and there being, wilfully,
feloniously, and with a ~~deliberate and premeditated~~ design to effect the death of *him*
the said *Robert Cannon* did make an assault, and the said

David Deegan — a certain *pistol* then and
there charged and loaded with gunpowder and one leaden bullet, which said
pistol, the said *David Deegan*, in his right hand then and
there had and held, to, at, against, and upon the said *Robert Cannon*
then and there feloniously, wilfully, and with a ~~deliberate and premeditated~~ design to
effect the death of the said *Robert Cannon*, — did shoot off
and discharge, and the said *David Deegan*, — with the
leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
said *Robert Cannon*, in and upon the *chest* — of the said

Robert Cannon then and there feloniously, wilfully, and with a ~~deliberate~~
~~and premeditated~~ design to effect the death of *him* the said *Robert Cannon*
did strike, penetrate, and wound, giving to *him* the said *Robert Cannon*
then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,
and shot out of the *pistol* aforesaid, by the said *David*
Deegan — in and upon the *chest* of *him* the said
Robert Cannon, one mortal wound of the breadth of one inch,
and of the depth of six inches, of which said mortal wound — *he* — the
said *Robert Cannon* — at the Ward, City and County
aforesaid, from the said *twenty-first* day of *September* —
in the year aforesaid, until the *thirtieth* day of *September*
in the same year aforesaid, did languish, and languishing did live, and on which
said *thirtieth* day of *September*, —
in the year aforesaid, the said *Robert Cannon*, at the Ward,
City and County aforesaid, of the said mortal wound did die.

0990

And so the Grand Jury aforesaid do say that the said *David Deegan*, the said *Robert Cannon*, in the manner and form, and by the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and in the year aforesaid, wilfully, feloniously, and with a ~~design to effect the death of~~ *him* the said *Robert Cannon*, — 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.

SECOND COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said *David Deegan*, 7

of the CRIME OF murder in the ~~second~~ degree, committed as follows:

The said *David Deegan*, — late of the *First* — Ward of the City of New York in the County of New York, aforesaid, afterwards, to wit: on the ~~twenty-ninth~~ *thirtieth* day of *September* in the year of our Lord one thousand eight hundred and eighty-~~four~~ *four*, — at the Ward, City and County aforesaid, with force and arms, in and upon one

— *Robert Cannon* —

in the peace of the People of the State of New York, then and there being, wilfully, feloniously, and of *his* malice aforethought, did make an assault, and ~~the~~ the said *David Deegan*, a certain *revolver*, — then and there charged and loaded with gunpowder and one leaden bullet, which said

revolver — the said *David Deegan*, in *his* right hand then and there had and held to, at, against, and upon the said *Robert Cannon* then and there feloniously, wilfully, and of

his — malice aforethought, did shoot off and discharge, and the said *Robert Cannon*, with the leaden bullet aforesaid, out of the *revolver* aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the said *Robert Cannon*, in and upon the

— *back* — of *him* the said *Robert Cannon* — then and there feloniously, wilfully, and of *his* malice aforethought, did strike, penetrate, and wound, giving to *him* the said *Robert Cannon* then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the *revolver* aforesaid, by the said *David Deegan*, in and upon the *back* of *him* the said *Robert Cannon*, one mortal wound of the breadth of one inch, and of the depth of *six* inches, of which said mortal wound *he* the said *Robert Cannon*, at the Ward, City, and County aforesaid, from the said ~~twenty-ninth~~ *thirtieth* day of *September*

in the year aforesaid, until the *thirtieth* day of *September*

in the same year aforesaid, did languish, and languishing did live, and on which *said thirtieth* day of *September* — in the year aforesaid, the said *Robert Cannon*, at the Ward, City and County aforesaid, of the said mortal wound did die.

0991

And so the Grand Jury aforesaid, do say that ~~he~~ the said *David*
Deagan, Jr.
the said *Robert Cannon* in the manner and form, and by
the means aforesaid, at the Ward, City and County aforesaid, on the day aforesaid, and
in the year aforesaid, wilfully, feloniously, and of *his* malice aforethought,
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.

PETER B. OLNEY,

JOHN McKEON, District Attorney.

0992

BOX:

152

FOLDER:

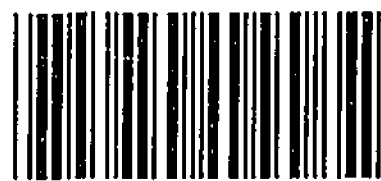
1565

DESCRIPTION:

Deluca, Louis

DATE:

10/22/84



1565

0993

BOX:

152

FOLDER:

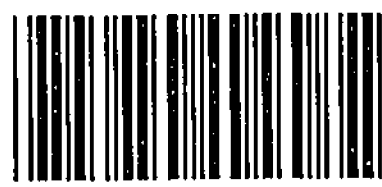
1565

DESCRIPTION:

Lombardi, Joseph

DATE:

10/22/84



1565

0994

BOX:

152

FOLDER:

1565

DESCRIPTION:

Shimittasse, Richard

DATE:

10/22/84



1565

Off Cambridge
H. C. C. C.
Cambridge
H. C. C. C.
H. C. C. C.
H. C. C. C.
H. C. C. C.
H. C. C. C.

Antonio Di Caro
 2^a Classe
 Maurizio Cusi
 2^a Classe

Counsel,
Filed 22 day of
Pleads 10th July.

THE PEOPLE
H. D. vs.
Louis Deluca
Joseph Lombardi
Richard Shimittasse

PETER B. OLNEY,
District Attorney.

A True Bill.

James B. Kossman
Foreman.

Delivered to N. H. Court of Oregon &
Vermont for trial - Jan 29, 1885
4 1 -
Foreman.

Feb. 10. 1885.

Nov. 10, 1885
All tried and #1 convicted
Murder 2nd degree
and #2 & 3 acquitted
July 13, 1886

Exley 13.1 SP 4/4

0995

0996

WILLIAM MCARTHUR, LL. D.
COUNSELLOR AT LAW.

150 Nassau Street,
Room 430,
New York.

13th August 1897.

Dear Sir.

re De Luca.

Referring to the subject of my interview with you
yesterday I beg to send you the names and addresses of the five
jurors who are living.

Mr. Glines whose address was the Continental Hotel
gave me a duplicate of his recommendation, which he was temporarily
absent in Massachusetts; this I beg to enclose.

Thanking you for the trouble you are taking, and
hoping that the efforts for the man's release after so long an
imprisonment will be successful.

I remain, Dear Sir,

Yours faithfully,
Wm. McArthur.

Colonel Swords
per J

Robert H. Bussey. 69 E 12th St.
Moses H. Glines. Continental Hotel.
Emanuel M. Bauman. 18 & 19 Howard St.
Edw. H. Springue. 518 E 119th St.
John B. Brickelmaier. 168 Broadway &
395 Canal St.

0997

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

POLICE COURT, 1

DISTRICT.

Patrick M^c Ginley
 of No. *4* precinct *Street*, being duly sworn, deposes and
 says that on the *9* day of *October* 188*4*

at the City of New York, in the County of New York, at about 9²⁰ p.m.
 deponent heard several pistol
 shots from the direction of
 27 Roosevelt Street, deponent
 found one J. Laorenti lying
 dead on the sidewalk. Deponent
 then went in to No 27 Roosevelt
 Street and arrested Joseph
 Lombardi (now present) who
 was acting at the time
 in a suspicious manner, and
 was standing near the dead
 body of Laorenti. Richard
 Schimmesse (now present) was
 arrested as deponent is informed
 by officer James Giffen of the
 4th precinct police in No 27
 Roosevelt Street, said Schimmesse
 was leaning over Luigi De Luca
 who was lying on the floor
 with his hand on his left side.
 Deponent is informed
 by officer Thomas Morgan of
 the 4th precinct police that when
 he arrived at 27 Roosevelt
 Street deponent saw Luigi De
 Luca endeavoring to escape
 from the store and when
 spoken to about the shooting
 of Laorenti said he was shot.
 Deponent is further informed

0998

By Antonia De Rosa residing
in 27 Russell Street that she
heard three shots fired; she
looked out of the window
& saw a little man run
from the street into the bar.
running with a pistol in
his hand. - two pistols were
found in the premises. No
27 Russell Street in the store
& the a pistol was found
in Laoretti's hand. Defendant
therefore charges Luigi De
Luca Giuseppe Lombardi
and Richard Wachinaites
with having caused the
death of J. Laoretti.

Subscribed before me
this 10 day of October 1888 Patrick Wm Gindley
P. W. Gindley
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0999

CITY AND COUNTY }
OF NEW YORK, } ss.

Antonio De Rosa
aged *29* years, occupation *Housekeeper* of No. *27* *Roosevelt* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Robert M. Guley*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *10*
day of *October*, 188*8*

Antonio De Rosa
man
[Signature]
Police Justice.

1000

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 29 years, occupation, *Thomas Morgan*
Policeman of No.

9001 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Patrick J. Sullivan*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

Thomas Morgan

[Signature]

Police Justice.

1001

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation *James Griffin*
Policeman of No.

9 Oak Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Patrick M. Givley*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of *October* 188 *8*

James Griffin
Police Justice.

1002

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Luigi De Luca 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. *Luigi De Luca*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *54 James St (resided there 2 years)*

Question. What is your business or profession?

Answer. *Barber*

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*

Luigi De Luca

Taken before me this

day of

March

1888

Police Justice.

1003

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Lombardi 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.

Joseph Lombardi

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Italy

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

Answer.

27 Roosevelt St (resided there 1 month)

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

Joseph Lombardi

Taken before me this

day of *October* 188*8*

Police Justice

1004

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Richard Schimittasse*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *27 Roosevelt St (reside there x days)*

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*

Richard Schimittasse

Taken before me this *19*
day of *February* 188*8*
[Signature]
Police Justice.

1005

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 Virginia Lisa Joseph Lombardi Richard Schmitz 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. are legally discharged
Dated October 10th 188 Police Justice.

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

Dated October 10th 188 Police Justice.

There being no sufficient cause to believe the within named to be discharged.

Dated October 10th 188 Police Justice.

1006

Witnesses

Off. Patrick McGuire
4th Street

Chas. McCoy, Jr.,
177 Mulberry

Off. Thos. Monjiv
4th Street

BAILED, Off. Griffin
4th Street
No. 1, by Antonia de Rosa
27 Roosevelt Street.

Residence Cherubino Puccini
23 Roosevelt Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Witness

C Puccini

23 Roosevelt St.

Luigi Rega

27 Roosevelt St.

100

Police Court

1666 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Patrick McGuire
vs.

Luigi de Luca

Joseph Lombardi

Richard Schmitt

Dated Oct 3 10 188 X

Magistrate.

Charles McCoy, Jr.
127 Mulberry Street

Witnesses Thomas Mangano

No. 4th Street

James Griffin

No. 4th Street

Antonia de Rosa

No. 27 Roosevelt Street.

Committee without

Paul

Officer
Filing 10-10-10

1007

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

POLICE COURT, 1 DISTRICT.

Patrick M. Givley

of No. 1000 1/2 Street, being duly sworn, deposes and says,

that on the 10 day of October 1884

at the City of New York, in the County of New York, Charles M. Lay

(now here) is a Material Witness for
the people of the State of New York
against Luigi De Luca, who is
charged with having shot and killed
one J. Laurenti in front of No 24
Roosevelt Street, on October 9th 1884

Deponent fears that said Mr. Lay
will not appear to testify when required
therefore Deponent prays that he may
be committed to the House of detention

Patrick M. Givley

Sworn to before me this
10 day of October 1884

Police Justice.

1008

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

POLICE COURT, 1 DISTRICT.

of No. 172 Chambers Street, being duly sworn, deposes and
says that on the 9 day of October 1888

at the City of New York, in the County of New York, Deponent was
standing in front of No
27 Roosevelt Street, on
the evening of the above
date at about 9 o'clock
and saw Luigi La Lupa
fire three shots from a
revolver at J. Laurenti
and saw Luigi La Lupa
fall to the sidewalk

Charles M. Coy

Subscribed and sworn to before me, this
10 day of October 1888
J. M. Coffey
Police Justice.

1009

Police Court ^{✓ 1668} 1st District.

THE PEOPLE. &c,
ON THE COMPLAINT OF

Charles McCloy

vs.

George De Luere

AFFIDAVIT.

Dated Jan 10 188 x

Duffy

Magistrate.

McCloy

Officer.

Witness, Charles McCloy

Committed to the House
of detention in
default of \$
Fines.

Disposition, _____

10 10

Milford, Mass. Dec. 29/96.

After so long a term of imprisonment (equivalent to twenty years by law) , and considering that several of the jurors have since paid the debt of Nature and that others have recommended his pardon I would earnestly recommend De Luc'a pardon, believing that possibly he has sufficiently expiated his offence.

Moses K. Glines

1011

COURT OF GENERAL SESSIONS

The papers in this
case was handed to
Inspector Byrnes, by
Recorder Smyth - for
the purpose of investigating
certain matters -

March 27. 1885

1012

Coroner's Office.

TESTIMONY.

Chicchini Succini being sworn says
I reside at 5 Roosevelt street with
my wife and 10 28 Roosevelt.
On Oct 9th about 10 P.M. I was
in my saloon and having game
for a couple of men who were
playing pool, when I heard some
noise, and I thought some fire-
crackers were going off, and I
went out the door, and I saw
two men, one big man was in
front of my store window, and
the other across the way, by
the lamp post. I saw another
man come out of the door of
No 27 either the hallway or door
of the saloon there, then I heard
some shots go off pretty fast
about 10 or 12. I don't know how
many, I then saw one man
run down after his coat and
then I went inside my own
saloon, I did not come out
until I heard an officer say
his club. Then I saw a man
lay on the sidewalk a part of
his body. I did not go near the man,
Chicchini Succini

Taken before me
this 11th day of October 1888

William H. Kennedy

CORONER.

1013

Coroner's Office.

TESTIMONY.

2.

Louis Rigo. Living room says I reside at No 27 Roosevelt Street. On Oct 9th about between 9.30 and 10 P.M. I came to No 23 Roosevelt St as I saw a crowd around, I was told that there had been some shooting inside or outside but I cannot say who told me excepting the Cons. then I then returned to my home

- Louis Rigo

Antonia De Rose living room says I reside at No 27 Roosevelt Street on 2nd floor. On Oct 9th about 9.30 P.M. I was in my room and heard some shooting and thought it was fire works I opened the window and looked out and saw a man on the corner of Madison & Roosevelt or he had his coat on and a pistol in his hand which he was going from, I could not see who the man was, he came from the corner to near the door of No 27 and then fired three shots, he was a large man, I shot the window after the shot was fired and then went to my room. Antonia De Rose

Taken before me

this 18 day of October 1888

Notary Public

CORONER.

1014

Coroner's Office.

TESTIMONY.

3.

Charles M. Cox being sworn says
 Being at No 172 Mulberry St
 On Oct 9th about 9.30 P.M. I was
 coming home from night school
 and passing the address No 172
 Mulberry St I saw Pica De...
 I then saw a man
 run out in the street and Pica
 run after him the man shoot on
 the sidewalk and Pica fired
 another shot at him he had
 fired one before that in the
 saloon, when Pica fired the
 second shot he ran in the
 small way of No 29 he ran
 half ways he and some women
 looked at him he then ran
 out again, the man who
 had been shot ran to the
 other side of the street and got
 hold of the lamp post but
 when Pica came end of the block
 he fired another shot and the
 man fell and struck his head
 against the curb stone, some
 officers came and Pica ran into
 the saloon at No 172.

Taken before me
 this 18 day of Oct 1884
 William A. ...

CORONER.

10 15

Coroner's Office.

TESTIMONY.

V

and wanted to give it to a man
near me of the gunners here
named [unclear]

Then Pica went to
a barrel of saw dust and put
the pistol in it, he was then
in the act of coming out the
door when an Officer met him
and asked him what he was
that for. Then Pica said he
shot to ^{kill} ^{fall down} ambulance came
and Pica was put in it &

was then ordered to move away
and was ^{sent} ^{to} the ^{following} ^{morning}

no other shots were fired by any one
else only Pica. Three shots were fired
altogether, at the time of the shooting
there were about 10 Italians in the
saloon and about 10 in the

There was shooting going on for a
quarter of an hour, then of the Italians
who were in the saloon got away.

He went back into the saloon,
my not sure as to the exact time.

the dead man had a revolver for which
he was behind the lamp post he
pulled out a pistol and was going to

Taken before me

this

day of

188

William M. [unclear]
[Signature]

CORONER.

10 16

Coroner's Office.

TESTIMONY.

that was paid through the Lottery
and so that the money was paid.

Le. Charles M. boy

Officer Thomas Mangan H^d Precinct
being sworn says. On Sat night
about 9.30 PM I was coming up
Brookvelt at which I heard a shot
first I saw a little quicker
and I heard more shots, I
could not tell how many as
they were so quick when I
got up to No 27 some one
told me that they were all
in the store and De Luca was
standing outside the door going
to walk down the street so
I put him and all that were
around inside the saloon &
when De Luca got in he said
he was shot and he laid on
the floor, some of the men went
out the side door leading to the
alley. I then supplied for a private
and some officers came then I
was told that was the man
was lying across the street

Taken before me

this

day of

188

William H. Mangan

CORONER.

1017

Coroner's Office.

TESTIMONY.

I went over to him and just gave a twitch of his head he was all covered with blood around the mouth I saw a pistol lay by his right side I examined it with finger then it was found to be a revolver I summoned an ambulance and when it came the Doctor looked at De Luca but could not tell whether he was shot or not he put a bandage around his stomach I went to the Hospital with De Luca and saw the Dr take the bandage off and he said it was a bullet wound in the right side of the chest.

Thomas Morgan

James Griffin Va Prisoner being
in the prison On Oct 9th about
9:30 P.M. I was standing at Oak
& Prescott when a man came
up and said that he was
was going on in Prescott
so I went up and helped

Taken before me
this 18 day of Oct 1884
William W. [Signature]

CORONER.

10 18

Coroner's Office.

TESTIMONY.

my club in running along, I
 saw a crowd in front of No 27
 and a dead man lying on
 the sidewalk on the other
 side of the street. I went into
 No 27 and found De Luca lying
 on the floor and Schmitt
 standing over him. I said
 what is the matter, he said
 I've shot, I said who shot you
 he said he did not see, I
 asked both him and Schmitt
 who shot the other, he said
 they said they did not know
 I asked him if he had
 been looking out all night
 he said yes, I put Schmitt
 under arrest and took him to
 the Station House, when he
 was locked up I went afterwards
 to the cell and told Schmitt
 that he had better tell who done
 it and he said you go to Lombardi
 printing to his cell he will tell
 you. I brought
~~and Lombardi out of the cell. I~~
 had found two pistols in the store one was empty
 and the other had. Lombardi and Schmitt were locked
 in the Station House.

Taken before me

this

day of

188

William H. [Signature]

CORONER.

1019

Coroner's Office.

TESTIMONY.

Officer Patrick McFarley & I arrived
 being sworn days. On Oct 1st about
 9:30 P.M. I was walking up
 Broadway at which I heard shots
 fired I went to No 27 saw a
 crowd there on the opposite
 side I saw a man lying dead
 on the sidewalk, I went over to
 27 and found De Luca on the
 floor I came out and found
 Lombardi one of the proprietors
 on the sidewalk he looked
 wild looking his hat was
 off I arrested him and took
 him to the Station. From on
 the way he made quite a
 fight and it took 2 of us
 to take him; I asked him if
 he doing the shooting he said
 No, I asked Lombardi if he done
 it he said No

Patrick McFarley

Taken before me
 this 10th day of October 1888
William M. [Signature] CORONER.

1020

Coroner's Office.

TESTIMONY. 9

Wm H. Conway M.D. being sworn says,
 An Autopsy made at the
 Morgue on the body of deceased
 man J. Lorentia showed that
 his death was caused by Internal
 Haemorrhage from Pistol Shot Wound
 of the Heart and Abdomen.

There were three bullet wounds
 all on the left side of the body.
 One about five inches above the
 knee joint, through the muscles of the
 thigh. A second wound about 7 inches
 from the median line, passing through
 intestines and perforating the spleen
 causing extensive haemorrhage into the
 cavity of the abdomen. A third
 wound just above the left nipple
 through the heart and lungs from
 which there had been an enormous
 haemorrhage, the whole cavity of
 the thorax being filled with
 extravasated blood.

Nothing of interest in other
 organs.

The Cause of Death Haemorrhage from
 Pistol Shot Wound of Heart, & Abdomen

Wm H. Conway M.D.

Taken before me
 this 18th day of October 1884
 William H. Kennedy

CORONER.

1021

MEMORANDA.

MEMORANDA.			
AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
50 Years. 2 Months. 1 Days.	Italy	Morgue from	19 Oct. 10/89

27 Roosevelt St.
Cambridge,

Stacy Mads Jigorells
90 Emerald

Wormholes and
of Spinnecase Centre
Wormholes to back
in / Worm case.



Kono Pege
27 Roosevelt
Chandini Puccini
3 Roosevelt St.
44 Mc Coy St. 1st floor

~~McBryden~~ ~~McBryden~~ ~~McBryden~~

Off. Jas Morgan & P.

By: James G. H. H. H. H.

10. P. Mac. Buckley
 11. " "
 12. " "

Wm. H. C. C. C.

~~June 1927. Lowell 1-2~~

Mr. & Mrs. DeKoon 29 Northwest

Wm. A. Conway Dep. Comm.

W. H. K.

W. H. K.
No. 92
Chuan
1881

AN INQUISITION

On the VIEW of the ^{new} BODY of

Joe Smith

whereby it is found that he came to his Death by

Deict and macula

of David and Solomon

1334
OCT 20

Inquest taken on the 1st day
of October 1882
before

WILLIAM H. KENNEDY, Coroner.

Pigalle

MEMORANDA

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE.
58 Years. 1 Month. 1 Day.	Italy	Messina	10 Oct. 1884

27 August 1884
Messina

Notify Malin & Fitzgerald
100 Central

Standard and
Schmitten's Cante
at the 6th
in 1884 each.

Louis Reiga
27 Roosevelt St.
Chambini Puccini
5 Roosevelt St.
44 Mc Coy St. 1st floor

Off. Jas Morgan 4 P
Off. James Morgan " " Distal shot wounds
P. Mc Guffey " " of Health and Medicine
Chas Mc Guffey
Louis Reiga 27 Roosevelt
Antonio de Rosa 29 Roosevelt
Dr. W. A. Conway Dep. Comm

W. H. K.

No. 92
4th Quar. 1884

AN INQUISITION

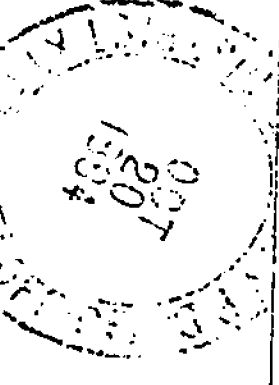
On the VIEW of the BODY of

José Antonio

whereby it is found that he
came to his Death by

Distal shot wounds

of Health and Medicine



Inquest taken on the 11th day
of October 1884
before

WILLIAM H. KENNEDY, Coroner.

Coroner 22 June

1022

1023

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss:

AN INQUISITION,

Taken at the *Coroner's Office*
 No. *111* *Chatham* Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *10* day of *Sept*
 in the year of our Lord one thousand eight hundred and *1887* before

WILLIAM H. KENNEDY, Coroner,
 of the City and County aforesaid, on view of the Body of *Joe Locantia*
 now lying dead at

See Upon the Oaths and Affirmations of
See 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 *Joe Locantia* came to his
 death, do upon their Oaths and Affirmations say, That the said
Joe Locantia came to his death by

*Internal Hemorrhage due to Pistol Shot wounds
 of Heart and Abdomen said Pistol being in the
 hands of Fica De Luca at and in front of the
 Saloon No 27 Roosevelt about on Oct 9th about
 9:30 AM.*

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.

<i>Squire R. Barrett</i>	<i>689 - 3rd Ave</i>
<i>Louis Levi</i>	<i>685 3rd Ave</i>
<i>John Bradigan</i>	<i>763 - 3rd Ave</i>
<i>John B. Alder</i>	<i>803 3rd Ave</i>
<i>Peter Sauerberg</i>	<i>831.3 Ave</i>
<i>A. Rosenthal</i>	<i>419 3rd Ave.</i>

William H. Kennedy

CORONER, [L. S.]

1024

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Samuel Deluca, George Santorini, and
Richard Shinnick*

The Grand Jury of the City and County of New York, by this indictment, accuse
*Samuel Deluca, George Santorini, and
Richard Shinnick* —
of the CRIME OF *MURDER in the first degree,*

committed as follows:

The said *Samuel Deluca, George Santorini
and Richard Shinnick*, each

late of the *First* — Ward of the City of New York, in the County of
New York aforesaid, on the *ninth* — day of *October*, in
the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City
and County aforesaid, *with force and arms, in
and upon the body of one George
Santorini, in the name of the People
of the said State, then and there
present, unlawfully, feloniously and
with a deliberate and premeditated
design to effect the death of the
said George Santorini, did make an
assault, and the said Samuel
Deluca, George Santorini and
Richard Shinnick, a certain
 pistol then and there charged
and loaded with gunpowder
and one leaden bullet, which
said pistol the said Samuel
Deluca, George Santorini and
Richard Shinnick in their*

right hands then and there had
 and held, to, at against and
 upon the said John Dore, then
 and there with, together, together
 and with a deliberate and pre-
 meditated design to effect the
 death of the said John Dore,
 did shoot at and discharge:
 and the said John Dore,
 George Sandford and Richard
 Shinnick, with the loaded
 guns against, out of the
 first discharge, then and there
 by force of the gunpowder
 discharge, that shot, sent forth
 and discharged as aforesaid,
 into the said John Dore, in
 and upon the breast of him
 the said John Dore, then
 and there with, together, together
 and with a deliberate and pre-
 meditated design to effect the
 death of him the said John
 Dore, did strike, penetrate
 and wound: giving to him the
 said John Dore, then and
 there with the loaded guns
 against, as aforesaid dis-
 charge, sent forth and shot

out of the first operation of
the said Louis Delmas, prefect
of Gironde and of the Gironde
department, in and upon the person
of him the said prefect
one mortal wound of the
breadth of one inch and of
the depth of six inches, at
which said mortal wound,
he the said prefect died
and there died.

And so the Grand Jury also
said to say, that they the
said Louis Delmas, prefect
of Gironde and of the Gironde
department, in the said prefect
Sorentin, on the day and in
the year aforesaid, at the
Word, City and County aforesaid,
in the manner and form
and by the means aforesaid,
intentionally, feloniously and
with a deliberate and pre-
meditated design to effect
the death of him the said
prefect Sorentin, did kill and
murder: against the form
of the Statute in that behalf

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

Second Count:

That the Grand Jury aforesaid
by this indictment further
accuse the said Louis Loma,
Joseph Lombardi and Richard
Shinnick of the crime of
Murder in the first degree,
committed as follows:
That the said Louis Loma, Joseph
Lombardi and Richard Shinnick,
each one of the City of New York,
in the County of New York
aforesaid, on the ninth day
of October in the year of our
Lord one thousand eight
hundred and eighty four, at
the Ward, City and County
aforesaid, with force and
arms, in and upon the body
of one George Lewis in the
year of the said People, then

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and there being nothing
deliberately and with a
deliberate and premeditated
design to effect the death
of the said Joseph
did make an assault, and
the said Louis Deluc, Joseph
Lombardi and Richard Smith
there a certain pistol then
and there charged and loaded
with gunpowder and one
lead bullet, which they
held in their right hands then
and there held and held, to
be against and upon the said
Joseph Lombardi, then and there
deliberately, feloniously and
with a deliberate and pre-
meditated design to effect
the death of him the said
Joseph Lombardi, did shoot off
and discharge, and the said
Louis Deluc, Joseph Lombardi
and Richard Smith then
the lead bullet charged
out of the pistol of Joseph
Lombardi and there upon the
said gunpowder exploded.

alloveraid, that of the, near
 forth and discharged, as
 alloveraid, the said fore
 forewent, in and upon the
 abdomen of him the said
 fore forewent, then and there
 with a deliberate and premeditated
 intent to kill the said
 fore forewent, the said fore forewent
 did strike and wound
 giving to him the said fore
 forewent then and there with
 the deadly weapon alloveraid
 as an alloveraid discharge, then
 forth and shot out of the
 pistol alloveraid the said
 Louis Deduce, Joseph Deduce
 and Richard Shinnick, in
 and upon the abdomen of
 him the said fore forewent,
 one mortal wound of the
 depth of six inches and of
 the breadth of one inch, of
 which said mortal wound
 the said fore forewent
 then and there died.
 And so the Grand Jury say:

said to say, that the said
 Louis Deane, George Deane,
 Francis and Richard Deane
 have said and done, in the
 manner and form
 aforesaid, and by the means
 aforesaid, on the day and in
 the year aforesaid, and at the
 place aforesaid, feloniously
 killed a man and a woman
 and deliberated de-
 sign to effect the death of
 him the said George Deane,
 against whom and against
 the said Francis and Richard
 Deane the Statute in
 that behalf made and re-
 vided and against the peace
 of the People of the State of
 New York, and their dignity

Third Count:

And the Grand Jury aforesaid
 by this indictment further
 accuse the said Louis Deane,
 George Deane, Francis and
 Richard Deane of the crime of
 Murder in the first degree,

committed as follows:

The said Simon Delmar,
 Joseph Bontrandi and
 Richard Shmittarre, each
 late of the Swiss cantons of the
 city of Geneva in the
 County of Geneva aforesaid,
 on the ninth day of October,
 in the year of our Lord one
 thousand eight hundred
 and eighty four, at the said
 City and County aforesaid,
 with force and arms, in and
 against the peace of the said
 County of Geneva and of
 their native aforesaid,
 did make an assault, and
 the said Simon Delmar,
 Joseph Bontrandi and Richard
 Shmittarre, a certain right
 then and there loaded and
 charged with gunpowder and
 one loaded bullet, which they
 the said Simon Delmar, Joseph
 Bontrandi and Richard
 Shmittarre in their right
 hands then and there had
 and held, to, at, against
 and upon the said fore

1032

Scientia, then and there
willfully, feloniously and
of their malice aforethought
did shoot at and did =
thrust. And the said John
Dunlop, George Hamilton
and Richard Smith were
with the leader and were
paid, out of the first of
said then and there, and
of the same order of service,
that at the same time and
discharged as aforesaid, in
the said John Scientia, in
and upon the breast of him
the said John Scientia, then
and there willfully, feloniously
and of their malice
aforethought, did shoot
penetrated and wound, giving
to him the said John Scientia
then and there with the
leader and were paid, as
as aforesaid discharged, but
that and that out of the
first of service by the said
John Dunlop, George Hamilton
and Richard Smith =

the wound, in and upon the
front of him the said
forensic, one mortal
wound of the breadth of
one inch and of the depth
of six inches, of which
said mortal wound the said
said forensic then
and there died.

And so the said jury
agreed to say that they
the said John Smith and
John Smith and
Richard Smith
in the said fore-
nsic, on the day
agreed and in the year
agreed, at the word
City and County of
in the manner and
form and by the means
agreed, to wit:
to the said John Smith
the said John Smith
did kill and murder
the said John Smith
the said John Smith

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out of the first apartment
the said Simon Thuma, Joseph
Sonderlin and Richard Thum-
mer, in and upon the breast
of him the said Joseph Thuma
one mortal wound of the
breadth of one inch and of
the depth of six inches, of
which said mortal wound,
the said Joseph Thuma then
and there died.

And as the Grand Jury afore-
said do say, that they the
said Simon Thuma, Joseph
Sonderlin and Richard Thum-
mer, in the said Joseph
Thuma, on the day and in
the year aforesaid, at the
Word, City and County aforesaid,
in the manner and form
and by the means aforesaid,
intentionally, feloniously and
with a deliberate and pre-
meditated design to effect
the death of him the said
Joseph Thuma, did kill and
murder: against the form
of the Statute in that behalf

made and warranted, and
against the peace of the
County of the State of New
York, and their dignity;

Second Count:

And the Grand Jury do present
that this indictment further
accuses the said Louis Deura,
Joseph Santorini and Richard
Thurman of the crime of
Murder in the first degree,
committed as follows:
The said Louis Deura, Joseph
Santorini and Richard Thurman,
each one of the City of New York,
in the County of New York
aforesaid, on the ninth day
of October in the year of our
Lord one thousand eight
hundred and eighty four, at
the Ward, City and County
aforesaid, with force and
arms, in and upon the body
of one Frederick in the
peace of the said County, New

and there being, withal, a
 feloniously and with a
 deliberate and premeditated
 design to effect the death
 of the said Joseph Forester,
 did make an assault, and
 the said Louis Deluc, Joseph
 Lombardi and Richard Smith:
 "Have a certain pistol then
 and there charged and loaded
 with gunpowder and one
 leaden bullet, which they
 held forth in their right hands then
 and there held out, held, to,
 at, against and upon the said
 Joseph Forester, then and there
 feloniously, feloniously and
 with a deliberate and pre-
 meditated design to effect
 the death of him the said
 Joseph Forester, did shoot at
 and discharged, and the said
 Louis Deluc, Joseph Lombardi
 and Richard Smith, with
 the leaden bullet aforesaid
 out of the pistol aforesaid
 then and there shot at
 the gunpowder aforesaid.

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made and maintained, and
against the peace of the
people of the State of New
York, and their dignity.

Peter B. Henry,

District Attorney

1039

BOX:
152

FOLDER:
1565

DESCRIPTION:
Dempsey, Michael

DATE:
10/09/84



1565

#44

Witness
M. L. Coyle

Counsel,
Filed *9* day of *Oct* 188*4*
Pleads

THE PEOPLE
24 *11* *ms.*
316 *to a. per d.*
P
Richard D. Murphy
(2 cases)
PETER B. OLNEY,
~~JOHN H. HARTON~~

P. B. Olney District Attorney.
Pleads guilty.
A TRUE BILL

Jonas A. Kassar
S. P. Two years.

Foreman
"also indicated to J. P. Olney,
for "Robert's day" Oct 20, 1884 "
by name of R. H. Murphy

1040

1041

Police Court—5 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Michael L. Cayle

of No. 2125 13th Avenue Street, aged 46 years,

occupation Liquor dealer being duly sworn

deposes and says, that on the 15 day of September 1886 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 issue of
the United States, consisting of notes of
various denominations and value of
and Silver Coin of various denominations
and value, said Money being in all
of the value of fifty 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 Michael Deusseney (now here)

from the fact that on said day the defendant
was in the employ of deponent at the liquor
store at the aforesaid premises.

That at the hour of about 1 o'clock on
said day deponent left said defendant
in charge of said store, that at that
time said Money was in two drawers
behind the counter of said store.

That about 3 1/2 o'clock P.M. of the same
day deponent returned to said store
when deponent discovered that said
Michael has abandoned his employment
and left a news boy in charge of the store,
and that said Money had been stolen.

of
Sworn to before me this
1886

Police Justice

1042

That said Michael did not return to his employment, and deponent did not see him again until this day and after he was under arrest.

Sworn to before me this Michael L Coyle
24 day of October 1887
John Horman 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 1887
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1887
Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
Offence—LARCENY.	
1	
2	
3	
4	
Dated	1887
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer Sessions.

1043

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, } ss

5 District Police Court.

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

Question. What is your name?

Answer *Michael Murphy*

Question. How old are you?

Answer *22 years*

Question. Where were you born?

Answer *New York*

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

Answer *316 East 117 Street, 3 weeks*

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 guilty*

Michael Murphy

Taken before me this

day of

188

Police Justice.

1044

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

Marshall Blueberry
guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 *October 5* 188 *John J. Gorman* 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.

1045

Police Court-- 5-1660 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael L. Doyle
2125 B. Ave.,
vs. Anne,

Michael Dempsey

Dated Oct 25 1884

Gorman Magistrate.

Lucas Officer.

13 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 400 to answer G. S.

Laura

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1046

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 Dampney

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

Michael Dampney

of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *Michael Dampney*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *22nd* day of *September*, in the year of our Lord one thousand eight
hundred and eighty *four* at the Ward, City and County aforesaid, with force and arms,

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
each; *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 ten dollars, and of the value
of ten dollars *each*; *ten* 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*; *ten* 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*; *ten* 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*; *two* promissory notes for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars *each*; *three* promissory notes for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars *each*; *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 two 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 one dollar, *and sundry coins of the*

United States, of a number, said
and denomination to the Grand
Jury aforesaid unknown, of the
value of ten dollars, —

of the goods, chattels, and personal property of one *Michael S. Coyle*, then and there being found,
~~on the person of the said~~
~~from the person of the said~~ *Michael S. Coyle*, 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.

PETER B. OLNEY,

~~JOHN WILSON~~ District Attorney.

1047

BOX:

152

FOLDER:

1565

DESCRIPTION:

Dempsey, William

DATE:

10/10/84



1565

25 January
 John Devere
 Off Campbell
 28th Street

#51

Counsel, R. L. Livingston
 Filed 16 day of Feb 1884
 Pleads 1st & 2nd

THE PEOPLE
 vs.
 316 E 117th St.
 R
 William M. Dempsey
 PETER B. OLNEY,
 JOHN McKEON,

Is bel. by
 ple ad. Rob. 2 day.
 A TRUE BILL.

John D. Kinson
 S. 1? five years.
 Warrant after
 Expiration of two
 years - Hyman & Michael
 Dempsey -

1048

1049

CITY AND COUNTY
OF NEW YORK,

POLICE COURT—FOURTH DISTRICT.

John Devine, aged 36 years, Liquor dealer
 of No. 1090 Third Avenue Street,
 being duly sworn, deposes and saith, that on the 22 day of October
 1884, at the 19th Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
 by force and violence, without his consent and against his will, the following property, viz:

Good and lawful moneys to the amount and

of the value of fifteen 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

William M. Dempsey (now here)
 from the following facts to wit: That at about ten
 minutes past 12 o'clock on said night while deponent
 was behind the Bar in his store in said premises
 he said defendant came behind the Bar where
 deponent was standing and took from his Pocket
 a loaded Pistol and presented and pointed it at
 deponent's head at the same time saying "Where
 is your money?" deponent attempted to move when
 he defendant again said "If you move I will blow
 your brains out or I will shoot you, deponent
 then through fear of his life stood still when
 he said defendant did take said money and carry
 away said moneys from the money drawer
 behind the Counter, the defendant then retreated
 to the side door still keeping the Pistol pointed
 at deponent threatening that if deponent moved
 he would kill deponent. When he reached the
 door he ran away. That previous to said defendant
 coming behind the Counter he went into the Water
 Closet. That after defendant had gone deponent
 went into the Water Closet and he there found

day of

Sworn to before me this

1884

Police Justice

1050

on the seat of said closet ~~he~~ done up in two Handkerchiefs
a large stone to be used as a sling shot.

Deponent
from the facts above stated charges the defendant
with feloniously taking stealing and carrying away
said money by force and violence and against
the will of deponent and asks that he be held to
answer and dealt with according to law.

Sworn to before me this John Devine
7th day of October 1884

John Devine

Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Robbery.

Dated

1887

Magistrate.

Officer.

WITNESSES:

1051

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

William M Dempsey 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. William M Dempsey

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 316 East 117th Street, 3 weeks

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 do not want to make any statement

W. M. Dempsey

Taken before me this 17th day of October 1887
Chas. Cross
Police Justice.

1052

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 *William M Dempsey*

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~~ *he legally discharge do*

Dated *October 7th* 1884 *Clayton* 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.

1053

		Police Court--	1665 14th District.
		THE PEOPLE, &c., ON THE COMPLAINT OF	
		John Devine 1090 2nd St. Liquor	
		1 William M. Dempsey	
		2	
		3	
		4	
		Office Robbery	
BAILED,		Dated October 7th 1884	
No. 1, by		J. M. Brown Magistrate.	
Residence		Samuel Campbell Officer.	
		28th Precinct.	
No. 2, by		Witnesses Capt. Sumner 28 Precinct	
Residence		No. Street.	
		No. Street,	
No. 3, by		No. Street.	
Residence		Committed to answer General Sessions.	
No. 4, by			
Residence			

1054

Police Court, Fourth District.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY } ss.
OF NEW YORK.

the

8th day of October BE IT REMEMBERED, That on
in the year of our Lord 1884

of No.

116 East 63^d Street, in the city of New York,
and

and

of No. 116 East 63^d Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

the sum of

and the said

the sum of

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF ~~General~~ ^{Special} SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an Offence or ~~Misdemeanor~~, said to have been lately committed in the City of New York, aforesaid by

Felony

William M. Dempsey

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

Thomas Mitchell

Michael Mitchell

Police Justice.

1055

CITY AND COUNTY }
OF NEW YORK. } ss.

the within-named Bail, being duly sworn, says, that he is a House holder in
said City, and is worth twenty Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of

*the Lease of a House and stock and
furniture of a store situated at No. 20
East 39th Street in the City and
County of New York.*

Michael Mitchell

Police Justice.

1881

RECOGNIZANCE TO TESTIFY.

New York Special Sessions.

THE PEOPLE, &c.,

Samuel Thompson

ss.

Thomas Mitchell

John Sam Magistrate.

Filed

day of

1886

1056

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

POLICE COURT, 4th DISTRICT.

Samuel Campbell

Two 28th Precinct Police
of No. 6th Street, being duly sworn, deposes and says,

that on the 6th day of October 1884
at the City of New York, in the County of New York, he heard

Thomas Mitchell (nowhere) say that
Mr. Scipsey the within defendant had
told him that Mitchell he had gone
into John Davies place the within
complainant and put a Pistol at his
Head and took his money.

Depment
from the statement he made & says
that he said Mitchell he committed
to the House of detention in default of bail
to appear as he is a material witness in the
within case
S. J. Campbell

Sworn to before me, this 9th day
of October 1884

Wm. H. H. H.

Police Justice

POLICE COURT - 4th DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James J. Connelley

vs. James M. Mullen

AFFIDAVIT.
Maine's Statutes

Dated 9th 1884

Magistrate.

Officer.

Witness,
2nd Deputy

committed to the care of
officer in charge of
\$500 fine to appear on
a return with the
of the same in the company
of the same in the company
of the same in the company

Ordered to appear by

James M. Mullen

116 East 63rd Street.

1057

1058

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William M. Dempsey

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

William M. Dempsey
of the crime of *Robbery* IN THE *First* DEGREE, committed as follows:

The said *William M. Dempsey*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Second* day of *October*, in the year of our Lord one thousand eight
hundred and eighty *four* at the Ward, City and County aforesaid, with force and arms, *in and*
against John Devine, then and there dwelling,
violently and feloniously did make an assault
and 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 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* ; *seven* 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* ; *seven* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of one dollar, and of the value of one dollar *each* ; *one* promissory note for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of 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* ; *seven* promissory notes for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of two dollars *each* ; *seven*
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of one dollar *each*, and *several coins of the*
United States of America, of a number,
value and denomination to the Grand Jury
of aforesaid unknown, of the value of \$27.75
thereof, - of the proper money and personal
property of the said John Devine, in the
possession of the said John Devine, against this
will, and by means of some immediate injury
to his person, then and there violently and
feloniously did rob, steal, take and carry
away; the said William M. Dempsey then
and there armed with a dangerous weapon
to wit: with a certain pistol then and there
loaded and charged with gunpowder and lead,
against the peace of the People of the State of
New York, and their dignity.
Peter P. O'Brien District Attorney.

1059

BOX:

152

FOLDER:

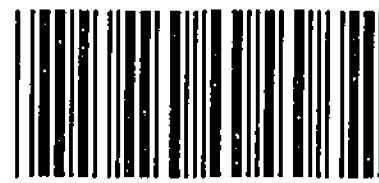
1565

DESCRIPTION:

Diamondopl, Michael

DATE:

10/09/84



1565

1060

Witness:
Off Cronin
4th Prec
John George

H. J. Osborne
Counsel,
Filed *9* day of *Oct*
Pleads *1st* *10/1*
1884

INDICTMENT,
in the
(MONEY)
degree.
THE PEOPLE
vs.
Richard
Diamond
PETER B. OLNEY,
~~JOHN MASON,~~

District Attorney.
In the 24/1st
trial - accepted.
A TRUE BILL.
James B. Kisan

Foreman
W. J. ...
11 24

1061

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

Police Court--First District.

of No. 47
and says, that on the
at the

Tom George
Metg-R
Fourth

Subject, being duly sworn, deposes
day of October 18 94

Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

Good And Lawful money of the
United States Consisting of United Notes
of the Amount And Value of One
Hundred And Forty Nine 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

Michael Diamond (now here)
from the fact that the said defendant
struck deponent on the face with some
hard substance knocking deponent
down and while deponent was lying
prostrate on the ground the said
defendant took the aforesaid money
from deponent's right hand pantaloons
pocket worn by deponent as a part
of deponent's bodily clothing wherefore
deponent charges the said defendant with
taking stealing and carrying away the aforesaid

Police Justice

1062

property from the person of defendant
by force and violence without his
consent and against his will

Sworn to before me *John George*
this 6th day October 1894 *James*
James
James

1063

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Michael Diamondoff*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Turkey*

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

Answer. *123 West Street two years*

Question. What is your business or profession?

Answer. *Advertising novelty goods*

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

Answer.

I am not guilty
Michael Diamondoff

Taken before me this

day of

11-18-1911
Police Justice

1064

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 Hammond
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 Oct 6 188 [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.

1065

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court - 187-659 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John George
47 Mott St
Michael Diamond

1
2
3
4
Office

Dated Oct 6 188

Magistrate.
John Byrne Officer.
4 Precinct.

Witnesses Elias Crono

No. 47 Mott Street.

Alexander Thomas

No. 47 Mott Street.

47 Mott St

No. 500 to answer

Answered

47

1066

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 Diamond

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

Michael Diamond

of the crime of Robbery THE FIRST DEGREE, committed as follows:

The said Michael Diamond

—late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 22nd day of October in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms, did unlawfully and feloniously make an assault, and did take from the person of the said John George, then and there being, and did carry away, and did take from the person of the said John George, then and there being, promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; fourteen promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; seven promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; fourteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; twenty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each; and ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each, and did take from the person of the said John George, then and there being, and did carry away, and did take from the person of the said John George, then and there being, personal property of the said John George, then and there being, against his will and by means of force and violence to the person of the said John George, then and there being, and did feloniously and unlawfully did rob, steal, take and carry away, and did take from the person of the said Michael Diamond, then and there being, and did carry away, and did take from the person of the said Michael Diamond, then and there being, weapons to the said John George, then and there being, and did take from the person of the said John George, then and there being, of the goods, chattels, and personal property of one on the person of the said then and there being found, from the person of the said 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.

PETER B. OLNEY,

JOHN MCKEON, District Attorney.

1067

BOX:

152

FOLDER:

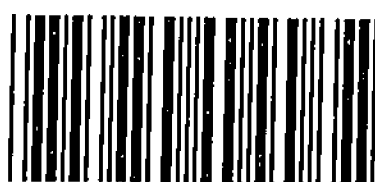
1565

DESCRIPTION:

Divins, Edward

DATE:

10/31/84



1565

Witnesses:

H. C. Stevens
J. J. Jennings
18 Dec

779

Counsel, Mealy
Filed 31 day of Dec 1884
Plends Mobility ch 3

THE PEOPLE
vs. P
Edward Davis
Burglary in the THIRD DEGREE,
Sections 488.

PETER B. OLNEY,
In vs 694, District Attorney,
tried & acquitted.
A TRUE BILL.

Jonas B. Kisson
Foreman.

1068

1069

Police Court— 4 District.

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

of No. 354 East 19th Henry C. Noble Street, aged 33 years,

occupation Merchant being duly sworn

deposes and says, that the premises No 329 First Avenue Street,
in the City and County aforesaid, the said being a dwelling house

and which was occupied by deponent as a Gracing Station
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
the glass in the front door of said
premises

on the 28th day of October 1888 in the night time, and the
^{attempted to be}
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the
United States to the amount
of value of Six dollars (\$6.00)

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY ^{attempted to be} was committed and the aforesaid property taken, stolen, and carried away by

Edward Burns
for the reasons following, to wit: That deponent was in-
formed by officer John Jennings,
of the 18th Precinct Police Station, that
as he (the said John Jennings) was in
First Avenue near Nineteenth Street
his attention was attracted by the
sound of breaking glass: that he
(Jennings) went in the direction
of said sound, which led toward

1070

the above described premises;
that as he approached he saw the place
in the front door of said premises
to be broken; and that at the same
time he (Jennings) saw defendant
come from said door and run
away.

Henry C. Noble,

Sworn to before me this 29th
day of October 1884

Wm. Jennings, Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

1071

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation *John Jennings*
Police Officer of No.

466 - 2 Avenue

~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Henry C. Noble*

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

Sworn to before me, this

27

day of *October*

188*9*

John Jennings

John Jennings

Police Justice

1072

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court.

Edward Devins 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 Devins

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

United States

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

Answer.

337 First Avenue, about 2 years

Question. What is your business or profession?

Answer.

Machinist

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.

Edward Devins

Taken before me this

29

day of

October

1888

John J. Joyce Justice.

1073

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 Edward Brown

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 Nov. 29 188 1888 [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.

1074

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry C. Noble
354 East 14th St.
Edwards

1
2
3
4

Dated *Dec 24th* 188

Murray Magistrate.

J. J. Jones Officer.

15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *5.00* to answer *G. J. Jones*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

1075

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 Davis

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

~~Edward Davis of the crime~~
~~of attempting to commit~~
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Edward Davis,

late of the ~~Eighteenth~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~28th~~ day of ~~October~~, - in the year of our Lord one thousand eight hundred and eighty ~~four~~, with force and arms, at the Ward, City and County aforesaid, a certain ~~building~~ there situate, to wit: the ~~store~~ of one ~~Henry C. Noble~~.

~~Noble~~, -
~~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

~~Henry C. Noble~~ -

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.

Peter B. Olney,
District Attorney.

1076

END OF
BOX