

0225

BOX:

237

FOLDER:

2311

DESCRIPTION:

Davis, Harris

DATE:

11/11/86



2311

POOR QUALITY ORIGINAL

0226

X127B

Counsel, *Edwards*  
Filed *11* day of *Nov* 188*6*  
Pleas, *unlawful*

RECEIVING STOLEN GOODS  
[Section 550, Penal Code]

THE PEOPLE  
vs.  
*Harris Davis*

RANDOLPH B. MARTINE

District Attorney.

*Apr 19th 1887*  
*W.D.*

A True Bill.

*H. Chamber*

*W. J. True* Foreman.  
*substantially dismissed*  
*13*  
*off term 1887*

*M.D.*  
You need to bring down a copy of Alex-  
ander from Globe. The [unclear] is  
taken under [unclear] 1880

*The [unclear] [unclear]  
[unclear] the [unclear]  
cannot be found  
witnesses.  
in the [unclear] can  
also [unclear] the  
[unclear] the  
[unclear] of the  
[unclear]*

*June 8<sup>th</sup> 1892*  
*W. J. True*  
*Dist. Atty.*

POOR QUALITY ORIGINAL

0227

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

The People of the State of New York  
against  
Morris Davis  
Indictment for Receiving Stolen Goods.

It is hereby stipulated that the examination of Thomas J. Alexander taken this 19th day of April 1884, and depositions, shall be used upon the trial herein, with the same force and effect as if the said Alexander were produced and sworn and examined upon the said trial in person.

W. April 19th 1884.  
Charles Steckler,  
attorney for defendant.

**POOR QUALITY  
ORIGINAL**

0228

Examination of Thomas Jefferson Alexander.

By Mr. Lindsay:

Q. What is your full name ? A. Thomas Jefferson Alexander.- I pleaded guilty to an indictment charging me with stealing one watch, a chain and locket belonging to Gochan T Fowler, on the 16th day of June 1886. The circumstances under which I became possessed of the said watch, chain and locket, are as follows:

Lorenzo Howell and myself stole the property, after which I took the property to Harris Davis, No. 120 West Street in this City. I asked him if he wanted to buy this watch, he asked me how much I wanted for it. The said Harris Davis gave me in return for said property a satchel, estimated to be worth a dollar, a pistol estimated at one dollar and a quarter, cartridges estimated at twenty-five cents, and fifty cents in money, the said Harris Davis paying for the said property at the rate of four dollars.

Cross-Examination by Mr. Steckler.

Q. Did you tell the defendant that you had stolen this property? A. No sir. Q. Or did the other boy ?

A. He did not come in with me.

Q. You did not tell him that you stole the property ?

A. No sir. Q. Is it not a fact that you gave him this property as security for the payment of the sum of four dollars, for the goods that you got at that place on that day, consisting of a satchel, revolver, cartridges &c

A. That part, I won't say whether I sold it or lent it

**POOR QUALITY  
ORIGINAL**

0229

to him.

Q. Will you swear positively that you did not leave that with him for safe keeping until you had paid him the four dollars ? A. That I cannot say whether I did or not.

Re-Direct Examination.--

By.Mr.Lindsay :- Did Bavis ask you where you got the watch ? A. No sir.

Q. Did you tell him where <sup>you</sup> he got it? A. No sir; I did not. Q. He did not ask any questions ? A. I have no recollection - I am not positive whether he did or not.

Q. What is your best recollection about it ?

A. That I cannot say.

Sworn to before me } Thomas, J. Alexander.  
this 19<sup>th</sup> day of April 1887 }  
Rudolph D. Schaaf  
Commissioner of Deeds  
N. Y. City & Co.

POOR QUALITY ORIGINAL

0230

Court & General Sessions

The People

Harris Davis

Examinations of

Thomas Alexander

& Stipulation

**POOR QUALITY ORIGINAL**

0231

CITY AND COUNTY OF NEW YORK } DISTRICT

POLICE COURT, *2* DISTRICT

*John M. Clapp*

of *35* *Premont* *Street*, aged *30* years,  
 occupation *Police Officer* being duly sworn deposes and says,  
 that on the *9* day of *August* 188*6*  
 at the City of New York, in the County of New York, *he* arrested  
*Harris Davis* (born here) in  
*premises* *No. 120 West 120th* street and  
 found in his possession *the*  
*property* *here* shown which the  
 Complainant *Howler* identifies  
 as the property which have been taken  
 stolen and carried away from his  
 possession and which was sold  
 to the said Davis by *Thomas J. Alexander*

*John M. Clapp*

ON THE COMPLETION OF  
 Sworn to before me, this  
 11th day of August 1886  
 at New York City

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

**POOR QUALITY ORIGINAL**

0232

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas J. Alexander*  
*None*

aged *17* years, occupation \_\_\_\_\_ of No. \_\_\_\_\_  
*Ackerman St Kings Bridge* Street, being duly sworn, deposes and

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

Sworn to before me, this \_\_\_\_\_ day of *August* 188*8* by *Thomas J. Alexander*

*H. A. Bude*  
Police Justice.

POOR QUALITY ORIGINAL

0233

Police Court, District.

City and County of New York, ss.

of Shaft 21 Kings Bridge Street, aged 19 years, occupation Electrician being duly sworn, deposes and says, that on the 16 day of June 1886 at the City of New York, in the County of New York.

Arrie Davis (deponent) did unlawfully, feloniously, and knowingly receive from one Thomas J. Alexander one Gold Watch with Chain and Fob attached together of the value of Seventy dollars. The property of deponent, he the said deponent, at the time well knowing the said property to have been stolen; from the fact that deponent is informed by the said Alexander that he did on said date sell to the said deponent in a store in West New York. That the said property for the sum of Four dollars - he well knowing at the time the full value of said property. Deponent further says that the said property was feloniously taken stolen and carried away from the possession of deponent on the 16th day of June 1886 from a room in a house near Shaft 21 Kings Bridge - Deponent therefore charges that the said deponent did unlawfully and feloniously receive said property, he well knowing it to have been stolen and prays that he may be arrested and dealt out as the law directs.

Subscribed and sworn to before me this 9th day of August 1886. Nathan Fowler Police Justice.

POOR QUALITY ORIGINAL

0234

Police Court-- District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Edward J. ...*  
*John D. ...*  
1  
2  
3  
4

Dated August 9 1886

*W. E. ...* Magistrate.  
*Clayton ...* Officer.

Clerk.

Witnesses  
*James ...*  
*King's Bridge* Street,

No. Street,

No. Street,

\$ to answer Sessions

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.

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

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

Dated 1886 Police Justice.

**POOR QUALITY ORIGINAL**

0235

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Harris 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 *Harris Davis*

Question. How old are you?

Answer *37 Years*

Question. Where were you born?

Answer *Russia Poland*

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

Answer *9 Rupter Place 3 months*

Question. What is your business or profession?

Answer *clothing dealer*

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

Answer *I am not guilty*

*Harris Davis*  
*mark*

Taken before me this

day of *August* 1888

*[Signature]*

Police Justice.

**POOR QUALITY ORIGINAL**

0236

Sec. 151.

Police Court, 1 District.

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 to any Marshal or Policeman of the City of New York* GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police  
Justices for the City of New York, by William S. Taylor  
of 34th St. Broadway Street, that on the 16 day of June  
1888 at the City of New York, in the County of New York,

*John Doe did unlawfully and feloniously receive from McThomas Alexander one Gold Watch with Chain and Locks attached all of the value of seventy dollars - the property of Complainant. At the said time Doe at the time knowing the same to have been stolen and purchased the same from the said Alexander for the sum of \$10.00*

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 each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 1 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 9 day of August, 1888  
W. S. Taylor POLICE JUSTICE.

**POOR QUALITY ORIGINAL**

0237

Police Court ..... District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

.....  
vs.  
.....  
.....

Warrant-General.

Dated ..... 188

..... Magistrate

*Clapp* 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.

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.  
Dated ..... 188

Police Justice

The within named

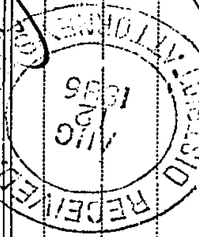
POOR QUALITY ORIGINAL

0238

BAILED,  
 No. 1, by *William Quaker*  
 Residence *454 Seventh Ave*  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_

#127 B  
 Police Court  
 District

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
*William D. Thompson*  
 vs.  
*William D. Davis*  
 Offence *Receiving Stolen Property*



Dated *Sept 9* 1888

*Frank* Magistrate  
*Clark* Officer

Witnesses  
*Thomas J. McMillen*  
*Debtimhurst*

*George Wright and*  
*Madame Elderson*  
*of 1000 8th Ave*  
*at 1000 8th Ave*  
 No. 5, *Frederick*  
 to Sister

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 D. Davis*

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

Dated *August 9* 1888 *W. J. Redden* Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

0239

**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 Davis*

The Grand Jury of the City and County of New York, by this indictment, accuse *Samuel Davis* -

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

The said *Samuel Davis,*

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

*one watch of the value of fifty dollars, one chain of the value of fifteen dollars and one pocket of the value of five dollars,*

of the goods, chattels and personal property of one *Richard S. Borden,* by one *Thomas J. Alexander* and

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

*Richard S. Borden,*

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

*Samuel Davis* -

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

**RANDOLPH B. MARTINE,**  
District Attorney.

0240

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

Deakin, James

**DATE:**

11/09/86



2311

POOR QUALITY ORIGINAL

0241

\$85.00 41

Counsel, *Nov 1886*  
Filed, *Not guilty*  
Pleads, *Not guilty*

THE PEOPLE vs. *James Jackson*  
vs. *[illegible]*  
Grand Larceny, *[illegible]* degree  
(FROM THE PERSON)  
[Sections 528, 58 Penal Code.]

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.  
*[Signature]*  
Foreman.  
*[Signature]*  
*[Signature]*  
*[Signature]*

*[Faint handwritten notes, possibly "get her down" and "return in the"]*

POOR QUALITY ORIGINAL

0242

Police Court—1st District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 222 East 86<sup>th</sup> Street, aged 47 years,  
occupation Real Estate Agent being duly sworn

deposes and says, that on the 5<sup>th</sup> day of November 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and ~~possession~~ of deponent, in the day time, the following property viz :

A double-ensed gold watch  
valued at One Hundred  
and 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 James Teakin Newburg for the reasons following, to wit: on the above aforesaid date as deponent was standing in a crowd in Park Row, having the said watch which was attached a chain and which was in the left pocket of the vest then worn by deponent as a portion of his bodily clothing he felt a tug at said watch and having missed it, seized hold of deponent and who was standing near deponent. Said deponent broke away from deponent and

Subscribed and sworn to before me this 5th day of November 1886  
Police Justice

POOR QUALITY ORIGINAL

0243

Police Court—1st District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 222 East 86<sup>th</sup> Street, aged 47 years,  
occupation Real Estate Agent being duly sworn

deposes and says, that on the 5<sup>th</sup> day of November 1886 in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and ~~possession~~ of deponent, in the day time, the following property viz :

A double-faced gold watch  
valued at One Hundred  
and 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 James Leathin Dunbar for the reasons following, to wit: on the date aforesaid: date as deponent was standing in a crowd in Park Row, having the said watch to which was attached a chain and which was in the left pocket of the vest then worn by deponent as a part of his daily clothing he felt a tug at said watch and having missed it, seized hold of deponent and who was standing near deponent. Said Deponent and broke away from deponent and

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 1886

Police Justice

saw some Frenchmen Street follow  
 by appearance. When appearance was  
 running through William Street  
 appearance saw the said defendant  
 throw some thing into the street  
 and is informed by Officer  
 John McNeals attached to the  
 4th Precinct Police that he  
 McNeals saw the said defendant  
 throw the said watch into the  
 street. Appearance having seen  
 the said watch and having  
 identified the same charges the  
 said defendant with feloniously  
 taking, stealing, and carrying  
 away the said watch proper  
 for his possession and  
 person.

I sworn to before me  
 this 5<sup>th</sup> day of November 1886  
 James Gowdy

Henry Inman Police Justice

**POOR QUALITY ORIGINAL**

0245

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 33 years, occupation John M<sup>e</sup> Nealis Police Officer of No.

4<sup>th</sup> Avenue Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of James Gowdy and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of

5<sup>th</sup>

John M<sup>e</sup> Nealis

November 1886  
Police Justice.

**POOR QUALITY ORIGINAL**

0246

Sec. 198-200

District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*James Deakin* 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 Deakin*

Question. How old are you?

Answer.

*18 years*

Question. Where were you born?

Answer,

*Bronx, N.Y.*

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

Answer.

*42 Stuyvesant St. 2 years*

Question. What is your business or profession?

Answer,

*Tailer*

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

Answer.

*I am not guilty -  
James Deakin*

Taken before me this

*3th*

Police Justice.

POOR QUALITY ORIGINAL

0247

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

185-18 1663

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James J. [unclear]*  
*James J. [unclear]*

1  
2  
3  
4  
Offence

Dated *Nov 5* 188*6*

*Murray* Magistrate.

*W. J. [unclear]* Officer.

4 Precinct.

Witnesses *W. J. [unclear]*

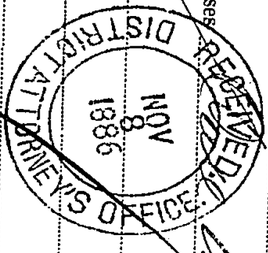
No. Street

No. Street

No. Street

\$ *1000* to answer

*Com*



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

*Defendant*

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

Dated *Nov 5* 188*6*

*James J. [unclear]* Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

**POOR QUALITY ORIGINAL**

0248

**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 Deakin*

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

*James Deakin*

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

The said

*James Deakin,*

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

*23rd*

day of

*November*

in the year of our Lord

one thousand eight hundred and eighty-*five*, at the City and County aforesaid, in the

*fore*

time of the same day, with force and arms,

*one watch of the value*

*of one hundred and fifty*

*dollars,*

of the goods, chattels, and personal property of one

on the person of the said

*James Deakin*

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.

*Handwritten signature*

District Attorney.

0249

BOX:

237

FOLDER:

2311

DESCRIPTION:

Defries, Isaac

DATE:

11/10/86



2311

**POOR QUALITY ORIGINAL**

0250

X114 B  
W. H. Johnson

Counsel,  
Filed, 10 May of 1886  
Pleads, *Not Guilty*

Witnesses:

Grand Larceny, *second degree*  
(From the Person)  
[Sections 528, 531 Penal Code]

THE PEOPLE

vs.

*Isaac Defries*  
A. D.

RANDOLPH B. MARTINE,

*at* District Attorney.

*Spec'd & acquitted*

A True Bill.

*W. H. Johnson*  
Prosecutor

*Dec 21<sup>st</sup> Dec 20<sup>th</sup>*  
*S. S. O. G. S.*

**POOR QUALITY ORIGINAL**

0251

Police Court First District.

Affidavit Larceny.

City and County }  
of New York, } ss.

Daniel Graham

of No. 394 Canal

Street, aged 19 years,

occupation Laborer

being duly sworn

deposes and says, that on the 6<sup>th</sup> day of November 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of person of deponent, in the day time, the following property viz:

Good and lawful money of the United States in gold & Silver Coins of the Amount & value of Thirty one Dollars & twenty five Cents

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 Isaac Defries (now here)

from the fact that on the above described date at about the hour of nine o'clock A.M. deponent went into a clothing store on the corner of Canal & Bayth Streets to purchase a suit of clothes and the defendant showed deponent a coat and vest for which deponent offered to pay defendant ten dollars for said coat & vest and the defendant refused to take the ten dollars offered by deponent and the defendant showed deponent a cheaper suit of clothes for ten dollars and while deponent was counting the money in his deponent's hands to pay for said suit

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 1886

POOR QUALITY ORIGINAL

0252

of clothes the defendant snatched  
the aforesaid amount of money out  
of deponents hands and ordered deponent  
to take the suit of clothes and get out of  
the store and I was afraid of him  
defendant and went out of the store

Sworn to before me this

7th day of November 1886

<sup>his</sup> Daniel Graham  
Magistrate

*[Signature]*

Police Justice

**POOR QUALITY ORIGINAL**

0253

Sec. 198-200

1st District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Isaac Depries 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. Isaac Depries

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer, London

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

Answer. 107 East 106th Street one month

Question. What is your business or profession?

Answer, Salesman

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

Answer. I am not guilty  
Isaac Depries

Taken before me this  
day of July  
1888

Police Justice.

**POOR QUALITY ORIGINAL**

0254

BAILED,  
 No. 1, by Horrie Cohen  
 Residence 136 White Street.  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

114B  
 Police Court 102 District 1078

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

William Graham  
House of Assembly  
Isaac Deprie  
 Offence Larceny  
from the Person

Dated Nov 7 1886

John Murray Magistrate.  
John Murray Officer.  
 Precinct 6



Witnesses  
 No. \_\_\_\_\_ Street.  
 No. \_\_\_\_\_ Street.  
 No. 577 Street 48  
 to answer

Frank Paulick

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 \_\_\_\_\_

Isaac Deprie

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 7 1886 John Murray Police Justice.

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

Dated Nov 7 1886 John Murray Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

0255

STATE OF NEW YORK. }  
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 1 DISTRICT.

*John Dunn*  
of No. *the 6th Precinct* Street, being duly sworn, deposes and says,  
that on the *7* day of *November*, 188*6*  
at the City of New York, in the County of New York, *he arrested Isaac*

*Duffrees on a charge of larceny*  
*from person made by one Daniel*  
*Graham that Graham is a*  
*material and competent witness*  
*for the people and deponent*  
*now believes that said Graham*  
*will not appear as a witness*  
*unless compelled so to do by due*  
*course of law*  
*John Dunn*

Sworn to before me this  
*11th* day of *November*  
188*6*  
*John Dunn*  
Police Justice.

**POOR QUALITY ORIGINAL**

0256

POLICE COURT 1 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John Dumm*  
*vs.*  
*Isaac Duffee*

AFFIDAVIT.

Dated

*Nov 7* 188 *8*

Magistrate.

*Murray*

Officer.

*Dumm*

Witness, .....

Disposition

*House of Det*  
*in default of \$100*  
*bail*

POOR QUALITY  
ORIGINAL

0257

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Isaac Delguier*

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

*Isaac Delguier* —

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

The said *Isaac Delguier,*

late of the City of New York, in the County of New York aforesaid, on the  
*ninth* day of *November*, in the year of our Lord

one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, in the

*day* time of the same day, with force and arms,

~~thousand dollars.~~ Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each : three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each ; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents,) of the value of two cents each.

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

*Richard B. Smith*

District Attorney.

0258

BOX:

237

FOLDER:

2311

DESCRIPTION:

Delaney, John J.

DATE:

11/26/86



2311

POOR QUALITY ORIGINAL

0259

X287B

Counsel *Charles J. [unclear]*  
Filed *26* day of *March* 188*6*

Pleads, *Adversely* by

*Inquiry in the Third Degree, and how long first degree*  
Sections 408, 506, 528 and 530.

THE PEOPLE

vs.

*John J. Delaney*

RANDOLPH B. MARTINE,  
*Dec 27/86* District Attorney.

*Freely & Acquitted.*

A True Bill.

*[Signature]*

Foreman

*Dec 27*  
*9.50*

Witnesses:

.....  
.....  
.....

POOR QUALITY ORIGINAL

0260

Police Court— District.

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

Kevin Maylan

of No. 2 Columbia Place Street, aged 26 years,

occupation laborer being duly sworn

deposes and says, that the premises No 2 Columbia Place Street,

in the City and County aforesaid, the said being a 3 story tenement  
brick building one room in the rear on the 2nd floor

and which was occupied by deponent as a dwellling

and in which there was at the time reduman being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening the  
lock on the door leading to said room  
with a false key

on the 20 day of November 1886 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

good and lawful money of the issue  
of the United States to the amount  
and of the value of forty seven  
dollars.

the property of deponent.

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

John J. Blaney (now here)

for the reasons following, to wit: That at the hour of about  
7 1/2 O'clock in the evening of said day  
deponent left said room and locked  
the lock of said door. That at  
that time the above described money  
was in a trunk in said premises,  
that at the hour of about 9 1/2 O'clock  
deponent returned to said room  
and discovered that the same had been

POOR QUALITY ORIGINAL

0261

broken open and said money taken stolen and carried away

Deponent is informed by Thomas Malone of No 2, Columbia Place, that he heard some person in said Room beliquy at the time that is was deponent, that he saw said defendant run from the top floor down to the 2nd floor and then entering a bed Room in which said defendant slept for 3 nights, and when deponent entered said Room which was about 3 minutes after he had entered, he <sup>said defendant</sup> was lying on his bed, pretending to sleep, that deponent found a portion of a Chisel (beushawa) in said Room, and the other portion was found in the yard of said premises, and deponent is further informed by said Malone, that said Chisel, belongs to him, and that said defendant had access to said chisel

Sworn to before me this 22<sup>nd</sup> day of March 1886

Dennis Moylan  
Justice of the Peace

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Burglary Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

**POOR QUALITY ORIGINAL**

0262

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 18 years, occupation Sutcut, of No.

2 Columbus Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry Gaylan

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

Sworn to before me, this 22 day of Nov 1886 } Thomas Malone

John Thomas  
Police Justice.

**POOR QUALITY ORIGINAL**

0253

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. *John J. Delaney*

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. *2 Columbia Place 3 days*

Question. What is your business or profession?

Answer. *Musicians*

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*

*John J. Delaney*

Taken before me this *22* day of *Nov* 188*8*  
*John J. Delaney*  
Police Justice.

POOR QUALITY ORIGINAL

0264

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

#2878  
Police Court District.  
#3 1749

THE PEOPLE, &c,

ON THE COMPLAINT OF

Reuben Maylan

2 Columbia Place

1 Joseph Melaney

3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence Burglary

Dated Nov 22 1886

W. W. Freeman Magistrate  
Freeman & Co. Estuack Officer.

11 Precinct.

Witnesses James Knud

No. 2 Columbia Place

John Freeman

No. 2 Columbia Place



No. 1500 to answer Q.S.

Law

to 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

Twelve 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 22 1886 Joseph Freeman Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

0265

**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 J. Daney*

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

*John J. Daney*

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

The said

*John J. Daney*

late of the *Seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *November*, in the year of our Lord one thousand eight hundred and eighty *six*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Address*

*house of one Dennis Morgan,*

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

*Dennis Morgan,*

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

POOR QUALITY ORIGINAL

0266

SECOND COUNT—

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

*John J. Delaney* —  
of the CRIME OF ~~felony~~ LARCENY ~~in the first degree~~, committed as follows:

The said *John J. Delaney*

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

*divers promissory notes for the  
payment of money of a number,  
said and denomination to the  
defendant *John J. Delaney*,  
for the payment of and of  
the value of *four* seven dollars,  
and divers coins, of a number,  
said and denomination to the  
defendant *John J. Delaney*,  
of the value of *four* seven  
dollars,*

of the goods, chattels and personal property of one

*Dennis Mullan*,

in the ~~dwelling house~~ of the said

*Dennis Mullan* —

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

*Charles J. Smith*  
District Attorney.

0267

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

Delmar, Louise

**DATE:**

11/01/86



2311

POOR QUALITY ORIGINAL

0260

Witnesses:

After examining the complainant and test, and the depositions of the complainant recommending clemency he and I recommend that deft. be discharged upon her own recognizance.  
Nov-23/86  
Randolph B. Martine  
Dist. Atty.

Counsel, *[Signature]*  
Filed, *[Signature]* day of *[Signature]* 1886  
Pleads, *[Signature]*

THE PEOPLE  
vs.  
*[Signature]*  
Section - *[Signature]*  
Penal Code.

Emise Rehnar  
H.D.

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*[Signature]* Foreman.  
*[Signature]*  
on her own recognizance  
F. W.

**POOR QUALITY ORIGINAL**

0269

Sec. 198-200.

*J* District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer.

*Louisa Delmar*

Question. How old are you?

Answer

*2 years*

Question. Where were you born?

Answer.

*United States*

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

Answer.

*124 East 22 Street. 7 months*

Question What is your business or profession?

Answer

*None*

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.

*No guilty - I demand an examination*

*Louisa Delmar*

Taken before me this

day of

188

Police Justice.

**POOR QUALITY ORIGINAL**

0270

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*Pl on 25th  
Det. G. C. W.  
WSP 46.001*

# 8. B

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Meyer Paul Baum  
(Name of accuser)*

1 *Samuel Belman*

2

3

4

*Offence Violation of  
Section 303 of Penal Code*

Dated *October 27* 188

*Duffy* Magistrate.

*Belman* Officer.

*Meyer Paul Baum* Precinct.

Witnesses *Samuel Belman*

No. *Pl on 25th* Street.

No. *Det. G. C. W.* Street.

No. *WSP 46.001* Street.

\$ *to answer* Street.

*WSP*

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 *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 *October 27* 188 *P. G. Duffy* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

POOR QUALITY  
ORIGINAL

0271

House of Delegates

New York

Friday

Mr Martin

Several days ago I wrote Mr Martin  
in regard to my case. I implored him  
to hasten the case, and to have some  
decision reached in the matter. I am here  
as you know four weeks, and still my  
stay seems to be indefinite. I have endeavored  
to be patient; but matters of the greatest im-  
portance await my attention. I should be  
out of the City by remaining much longer  
the firm, I trust, will refuse to em-  
ploy me. Can nothing be done Mr Martin  
to push this matter. No part of the case  
has been disposed of. Then why not  
move for a discharge in the case of  
Conner Delmer. Will you do this  
Mr Martin. Any thing is preferable  
to another week's confinement here.

Trusting to hear some word from you  
I remain, Respectfully,  
Myra Paul Barber

POOR QUALITY ORIGINAL

0272

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, H DISTRICT.

of No. 148 Waverly Place Street, aged 25 years,  
occupation Book agent being duly sworn deposes and says  
that on the 13 day of September 1886

at the City of New York, in the County of New York, Louisa Belmor  
(nowhere) was in premises 124 East  
24<sup>th</sup> Street in said City, & that said  
Louisa Belmor did then & there  
in the presence of deponent appear  
in a nude condition & while in  
said condition did take in her  
(Louisa's) mouth the penis of a  
man in said room, & did carnally  
know said man in said manner  
contrary to nature in violation  
of subdivision 2 of Section 309 of the  
 Penal Code of the State of New York  
Maria Van Buren

Sworn to before me, this  
of 13 day  
1886

*[Signature]*

Police Justice.

POOR QUALITY ORIGINAL

0273

CITY AND COUNTY } ss.  
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

William H. Chackley  
of No. 18 Police Bureau Street, aged 42 years,  
occupation Police Captain being duly sworn deposes and says  
that on the 23 day of October 1888

at the City of New York, in the County of New York, Myra Van Buren  
(nowhere) is a material wit-  
ness in the case of the People  
vs. Louis Delmor. That depo-  
-nent has reason to believe  
that said Myra Van Buren  
will not appear at the trial  
of said case. Therefore depo-  
-nent asks that said Myra  
be committed to the House for  
the detention of witnesses.

William H. Chackley  
Subst 18/1/88

Sworn to before me this  
of October 1888  
day

W. H. Duffy  
Police Justice.

**POOR QUALITY ORIGINAL**

0274

Police Court, 7 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. Clueby

vs.

Myra Ann Breen

25- W - 148 Newby Place

AFFIDAVIT.

Dated: Deton 5/28/88

Duffy Magistrate.

Clueby Officer.

Witness,

500 bail to  
appear as a witness

Disposition,

POOR QUALITY ORIGINAL

0275

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louise DeMar

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

Louise DeMar

of the CRIME of

seduction,

committed as follows:

The said

Louise DeMar,

late of the Eighteenth Ward of the City of New York, in the County of New York aforesaid, on the thirteenth day of September, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid,

feloniously did unlawfully and against the peace of the State of New York, and against the form and substance of the Statute in that behalf made and provided, and against the peace of the People of the State of New York, did unlawfully and feloniously seduce and entice a certain male person, whose name is to the Grand Jury of aforesaid unknown, in a manner contrary to nature, and did then and there, feloniously, unlawfully and against the peace of the State of New York, and against the peace of the People of the State of New York, did unlawfully and feloniously seduce and entice the said male person then and there to insert the said person and private parts into the mouth of her said Louise DeMar, and did then and there in manner and form aforesaid, commit the detestable and abominable crime against nature, against the form and substance of the Statute in that behalf made and provided, and against the peace of the People of the State of New York.

**POOR QUALITY  
ORIGINAL**

0276

Due State of New York, and their  
deputies

Rudolph B. Smith,

Attorney at Law

0277

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

Dempsey, Julia

**DATE:**

11/19/86



2311

POOR QUALITY ORIGINAL

0278

\* 2003

Counsel, *E.E. Price*  
Filed *7th* day of *Nov* 188*6*

Pleads *Not Guilty*

THE PEOPLE

vs.

*Julia Dempsey*

Assault in the Second Degree,  
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

*By* District Attorney.

*Not required.*

A True Bill.

*Clear Indy* Foreman.

*July 18-*

Witnesses:

**POOR QUALITY ORIGINAL**

0279

Police Court 15th District.

CITY AND COUNTY OF NEW YORK, } ss.

Mary E Donovan  
of No. 150 Cherry Street,

being duly sworn, deposes and says, that  
on Sunday the 14th day of November

in the year 1886 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by  
Julia Dempsey who did wilfully  
and maliciously cut and stab  
deponent on the left side of the  
head with the blade of a pen  
knife then and there held in her  
deponent's hands and said  
assault was committed

with the felonious intent to ~~take the life of deponent~~ <sup>her</sup> or to do ~~him~~ grievous bodily harm; and without any justification on the part of the said assailant :

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

Sworn to before me, this 15th day  
of November 1886. } Mary E Donovan

P. G. Puff  
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0280

Police Court-1st District.

THE PEOPLE, Etc.,  
ON THE COMPLAINT OF

vs.  
Mary E. Moran

vs.  
Julia Dempsey

AFIDAVIT-A. & B. FELONIOUS.

Dated 188 6

Duffy Magistrate.

Officer.

Precinct.

Witnesses,

**POOR QUALITY ORIGINAL**

0281

Sec. 198-200.

1<sup>st</sup> District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer Julia Dempsey

Question How old are you?

Answer 23 years

Question Where were you born?

Answer England

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

Answer No 70 Cherry Street and about 3 months

Question What is your business or profession?

Answer Assister of New Cloth.

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 -  
Julia Dempsey  
mark

Taken before me this 16 day of January 1888  
[Signature]  
Police Justice

**POOR QUALITY ORIGINAL**

0282

Sec. 151.

15 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Mary E. Donovan of No. 150 Cherry Street, that on the 14 day of Nov 1886 at the City of New York, in the County of New York

she was violently Assaulted and Beaten by Julia Dempsey and feloniously

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 each and every of you, to apprehend the said Defendant and bring her forthwith before me, at the 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 15 day of November 1886

[Signature]  
POLICE JUSTICE

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary E. Donovan  
vs.  
Julia Dempsey

Warrant-A. & B.

Dated Nov 15 1886

Duffy Magistrate.

O'Reilly Officer.

The Defendant Julia Dempsey taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Sto. Shriv Officer

Dated Nov 15 1886

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, Nov 16 - 86

Julia Dempsey  
25 Cherry St

Native of England

Age, 23

Sex female

Complexion, light

Color W

Profession, Washer

Married W

Single, W

Read, W

Write, W

**POOR QUALITY ORIGINAL**

0203

BAILED

No. 1, by Richard J. N. Burke,  
Residence 50 Cherry  
Street

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street

# 2013  
Police Court 1st District  
1714

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry E. Rogers  
657 1st Avenue  
Julia Dempsey

Offence Domestic Assault

Dated November 16 188

RECEIVED.  
CITY CLERK  
589  
MAGISTRATE  
[Signature]  
Officer  
Precinct

Witnesses

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

[Signature] TO ANSWER [Signature]  
Street \_\_\_\_\_

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

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

Dated Nov. 16 188 [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.

**POOR QUALITY ORIGINAL**

0284

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against  
*Julia Campbell*

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

*Julia Campbell*

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

The said *Julia Campbell*

late of the City and County of New York, on the *fourteenth* day of *November*, in the year of our Lord one thousand eight hundred and eighty *six*, with force and arms, at the City and County aforesaid, in and upon one *Mary J. Donovan*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said

*Julia Campbell* with a certain *stick* which *she* the said

*Julia Campbell* in *her* right hand then and there had and held, the same being then and there a *stick* likely to produce grievous bodily harm, *she*, the said *Mary J. Donovan*, then and there feloniously did wilfully and wrongfully strike, beat, *her*, bruise 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.

*Richard B. ...*  
District Attorney.

0285

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

Dewey, Alfred

**DATE:**

11/03/86



2311

0286

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

Dayton, Walter

**DATE:**

11/03/86



2311

POOR QUALITY ORIGINAL

0287

X 23-13

Walter Dayton as the Defendant

Counsel, *Walter Dayton*

Filed *2* day of *Nov* 188*6*

*Alfred Dewey*

Grand Jury, 22nd degree [Sections 628, 689, 540, 550, Penal Code].

THE PEOPLE

*16*  
*187 1/2 rd at 12th St.*

*Alfred Dewey*

*and*

*Walter Dayton*

RANDOLPH B. MARTINE,

District Attorney.

*Pr for 20/12*  
*of which Fred received 9/12/87*

A True Bill. *Emm. Ref.*

*Pr 10/11/87*  
*introduced by [unclear] and*  
*Keop. J. W. Martin*

*Nov 26* Foreman.

*G.S.A. Nov. 19th*

*Nov 29th*  
*G.S.A.*

Witnesses:

*Alfred Dewey the*  
*jury convicted - I*  
*am informed that*  
*Walter Dayton bears*  
*a most excellent*  
*character - and*  
*within letters - I believe*  
*he was a victim*  
*of circumstances. Dr*  
*Henry is willing to take*  
*steps to new service -*  
*past for his discharge*  
*on his own recognizance*  
*see 12/1/87*

**POOR QUALITY  
ORIGINAL**

0288

The People  
vs.  
Alfred Dewey.

Court of General Sessions, Part II.  
Before Judge Cowing.

November 30, 1886.

Jointly indicted with Walter Dayton for grand larceny.

Margaret Ouchterloney sworn. I live 199 24th Street, Brooklyn; on October 25 there were eleven or twelve pieces of silverware taken from my house worth about twenty-five dollars. There was a tea-pot marked with O, a cream pitcher marked with O and a sugar basin marked with O, a water-pitcher marked J. O., a cake basket, a knife and fork rest, a napkin ring, another sugar basin and a butter dish without any mark, two spoon holders and one marked H. There was some spoons taken which we did not get. This property was taken from my premises without my consent or permission; the upper pane of glass was broken and the catch turned back.

Cross Examined. This property was taken on the morning of the 25th of October as near as I can say between three and four o'clock Monday morning. The upper pane of glass in the dining room window was broken and the window was raised, I saw the things on Wednesday morning.

Daniel Linn sworn. I am an officer of the 8th precinct and arrested Dewey and Dayton on October 26th in South Fifth Avenue near Broome Street in this city; they had a bag of silverware and a small hand satchel, I brought them to the Station House, they were taken to Court the following morning and remanded; the silverware

was left in the Station House and was identified the following day by the complainant.

Margaret Ouchterloney recalled. The silverware which was shown me in the Station House and which was taken from the prisoners belonged to me.

Daniel Linn recalled. After the property was identified the prisoners were taken to the Court and held. Each of the prisoners had a parcel, Dewey had a hand satchel and Dayton had a paper bag. I asked them what they had and they said, nothing at all and they tightened their grasp on the bag. I said, let us see, I went to stoop down to, open the bag to see what was in it and Dayton tightened his grasp on it. When they arrived at the Station House they were asked where they got it and they said they bought it; they said they did not know who the party was they bought it from, they said they met him in 4th Street park but who he was they did not know. I arrested them together in South Fifth Avenue between Spring and Broome Streets. Dayton was loitering in this neighborhood for an hour and a half before the arrest, he was joined by Dewey with the two parcels, Dewey had them both and transferred the paper bag into Dayton's hand, this must have been about 3.15, I guess it must have been a little before two o'clock when I first saw Dayton, I did not lose sight of Dayton from the first time I saw him until I arrested him, I followed him because his associates were very bad, he was known to be a bad character although he had never been arrested.

*Alfred Dewey*  
*4th Street Park*  
*South Brooklyn*

Alfred Dewey sworn and examined, testified. I was arrested on Tuesday afternoon by the officer and a detective and brought to the 8th precinct Station House, the officer asked me where I got the property and I told him I bought it; there was in the hand satchel that I had two or three articles, a butter-dish, a milk potcher and a spoon-holder. I did not break into the premises in South Brooklyn and take the articles from the premises, I never saw those goods before I saw them in 4th Street Park on that day, I bought them in 4th Street Park but did not know they were stolen, Walter Dayton was with me.

Cross Examined. Fourth Street Park is where South Fifth Avenue ends, I met the man near the fountain about halfpast ten or eleven o'clock in the morning, the same Tuesday that I was arrested, he only showed me a sample, he showed me a tea-pot wrapped up in a pillow-case, I did not know the man, he was sitting down on a bench, I never met a man before of whom I bought property under such circumstances. Dayton and I were sitting reading a paper and the man asked us to lend him the paper and bye and bye he got talking about hard times, he showed us this stuff and asked us if he wanted to buy it, we asked him how much did he want for it and he said, ten dollars, Dayton said to me, "Alf; are you satisfied to put in half" and I said, yes; we did not buy them there, the man suggested the corner of Varik Street at half past one and I went. I did not ask him where he got the goods from, I live in Brooklyn.

Anna Dewey, the mother of the prisoner was called and said he left home on the 25th of October at seven o'clock.

The Jury rendered a verdict of guilty.

Testimony in the case of Alfred Dewey

filed Nov 1886

Faint, illegible text, likely the beginning of a legal document or testimony.

Faint, illegible text, likely the middle section of a legal document or testimony.

Witness Deak about the execution of the will



New York Nov 19/86

Hon. Gunning Bedford

With considerable  
regret I am writing to  
you in reference to the  
son of an old and valued  
friend now dead. he has  
got into bad company  
to say the least or he  
would not have any official  
relations with you the young  
man whose name is Walter  
Dayton I have known from  
his cradle. he has changed  
indeed if he has connections  
with dishonest people I  
never knew or heard of  
his having any trouble

before and would hazard  
the opinion that if mercy  
consistent with your  
well known views of  
punishing criminals could  
be exercised in his case  
(being the first time he  
has ever been arrested)  
for anything you would  
not only relieve the  
aching heart of a good  
mother but instead of  
branding him as a  
felon let him start  
anew with the resolution  
never to get in bad  
company again

Believe me Dear Bedford  
Yours faithfully  
Rich<sup>d</sup> Hazen

New York Nov 30<sup>th</sup> 1886  
Hon Gunning S. Bedford

Dear Sir

I learn with regret of the trouble  
young Walter Rayton has got into  
I am well and intimately acquainted  
with him and his family and I  
never heard of any misconduct on <sup>his part</sup>  
before Ex Coroner Flanagan informs  
me that if I would take him to  
Mexico with me for which place  
I leave in about eight days that  
you and the court might conclude  
that the ends of justice would be  
satisfied I therefore make such offer  
and will be glad to engage his  
services in that Country hoping  
this may meet your views I am

**POOR QUALITY  
ORIGINAL**

0295

*with profound respect.*

*J. W. Geary*

*Constructor General  
San Louis Potosi R.R.*

People  
v.  
Devereux  
&  
Dayton

---

46 Canal St  
Nov 5th 86

The bearer Walter Dayton  
has been in my employ  
for several months -  
during which time he was  
a most exemplary young  
man with no bad  
vices and strictly honest  
He had every opportunity of  
being dishonest if he  
felt so inclined -

I am pretty surp-  
rised to hear of his trouble  
and do not think he  
could have so much cramped

Yours truly  
R. H. Russell

Police Court - 2 District.

Affidavit - Larceny.

City and County } ss.:  
of New York,

of No. 199 - 74<sup>th</sup> St. <sup>Brooklyn</sup> Street, aged 28 years,  
occupation Housekeeper being duly sworn

deposes and says, that on the 25<sup>th</sup> day of October 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 night time, the following property viz:

One Pitcher, one Butter Dish, one Napkin Holder, one tea box, two Sugar Bowls, one Cake Dish, two Cups and one water Pitcher, all plated Silver Ware of the value of Seventy Five Dollars \$75.00

the property of James Ouchterloney, in care 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 <sup>carried</sup> and into the City of New York Alfred Dewey and Walter Dayton both now here, in the manner following, to wit, between the hours of three and four o'clock a.m. of said date deponent was aroused, and informed that her basement window was open, and then and there deponent found that the said property had been taken and stolen and carried into the city and county of New York by said Dewey and Dayton, for the reason, that they were arrested by Officer Daniel Quinn of the 8<sup>th</sup> Precinct, with the

Subscribed and sworn to before me this 25<sup>th</sup> day of October 1886  
Police Justice.

said property in their (Defendants) possession on the 26<sup>th</sup> day of Oct 1886 on South 5<sup>th</sup> Av and Broome St New York City, and Defendant fully and accurately identified the same as her father's property, as herein set forth and described, and which was taken, stolen and carried away from said house in Brooklyn and brought into the City and County of New York. Therefore defendant prays that said Defendants be dealt with as the Law directs

Sworn to before me } Margaret Buckley  
 this 27<sup>th</sup> day of Oct 1886 }  
 J. J. Wilhoit

Dated 1886 Police Justice

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

Dated 1886 Police Justice

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

Dated 1886 Police Justice

of the City of New York, until he give such bail.

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

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District

THE PEOPLE, &c.,  
 on the complaint of

Offence—LARCENY.

vs.

1  
2  
3  
4

Dated 1886

Magistrate

Officer

Clerk

Witnesses

No.

Street

No.

Street

No.

Street

\$

to answer

Seizings

**POOR QUALITY ORIGINAL**

0299

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Amiel Linn*  
aged *34* years, occupation *Police man* of No. *the 5th Avenue*

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

Sworn to before me, this *17th* day of *Oct* 18*88* *David Linn*

*J. Billanta*  
Police Justice.

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*Alfred Dewey* 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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*  
*Alfred Dewey*

Taken before me this

day of *Oct* 188*8*

Police Justice.

*[Signature]*

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Walter Clayton* 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. *Walter Clayton*

Question. How old are you?

Answer. *28 Years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *71 Madison St. Hoboken N.J. (3 1/2 years)*

Question. What is your business or profession?

Answer. *Driver or Conductor*

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*  
*Walter Clayton*

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

*[Signature]*  
Police Justice.

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

#23, B  
 Police Court District  
 1694

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

1. *John J. ...*  
 2. *...*  
 3. *...*  
 4. *...*  
 Offense *...*

Dated *Dec 17 1886*

Magistrate

Officer

Precinct

Witnesses

No. *...* Street *...*

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

*Associated to answer*

*...*

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *10* 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 *Dec 17 1886* *...* 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alfred Dewey  
and  
Walter Duffon

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

Alfred Dewey and Walter Duffon

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

The said Alfred Dewey and Walter Duffon, both -

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~twenty~~ day of October, in the year of our Lord one thousand eight hundred and eighty-~~six~~ - six - , at the Ward, City and County aforesaid, with force and arms,

Two watches of the value of ten dollars each, one watch of the value of five dollars, two watches of the value of ten dollars each, one watch of the value of five dollars, and two watches of the value of five dollars each,

of the goods, chattels and personal property of one

James A. [unclear] -

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.

SECOND COUNT—

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

*Alfred Demery and Walter Danfon*

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

The said *Alfred Demery and Walter Danfon, both* —

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

*Two pictures of the value of ten dollars each, one picture of the value of five dollars, one napkin of the value of five dollars, one set of the value of ten dollars, two sugar-bowls of the value of ten dollars each, one case of the value of fifteen dollars and two cups of the value of five dollars each,*

of the goods, chattels and personal property of one

*James Oudertony,* —

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

*James Oudertony,* —

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

*Demery and Walter Danfon,*

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

**RANDOLPH B. MARTINE,**

District Attorney.

0305

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

DiCarlo, George

**DATE:**

11/18/86



2311

POOR QUALITY ORIGINAL

0306

X192-B

Counsel, *R.A. Racy*  
Filed *11/18* day of *Nov* 188*6*

Pleads *Not Guilty.*

THE PEOPLE

ASSAULT IN THE FIRST DEGREE, ETC.  
(Sections 217 and 218, Penal Code).

*By* *W. Mulhony* *P.*  
*vs.*  
*George Di Carlo*  
*H.D.*

RANDOLPH B. MARTINE,

*District Attorney.*

*Filed* *Nov 26*  
*Med. Kenneth Ozell*

A True Bill.

*G.S.A.*

*Ocean Lady* Foreman.

*M.S.O.*

*G.S.A.*  
*S.P. 3 years + 3 months*

Witnesses:

POOR QUALITY ORIGINAL

0307

Police Court—1st District,

CITY AND COUNTY OF NEW YORK, } ss.

of No. 343 from St. George City Street,

Home of Detention being duly sworn, deposes and says, that

on Friday the 19<sup>th</sup> day of November

in the year 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by George De Carlo

(now here) who cut and stabbed  
deponent in the head with  
some sharp instrument as  
deponent is informed by  
Officer John J. Wimmer of  
the 1<sup>st</sup> Precinct that  
he Wimmer being informed  
that a fight was in progress  
in Mulberry Street ran down the  
said street and saw the said deponent  
with a sharpened ~~blade~~ <sup>file</sup> in hand  
coming out of the hallway of  
59 Mulberry Street and saw him  
throw the said ~~blade~~ <sup>file</sup> into the  
street and found that the said file  
was covered with blood and found  
the said deponent <sup>at the entrance to the jail hallway</sup> bleeding from  
the injuries received.

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

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

Sworn to before me, this 13<sup>th</sup> day  
of November 1886

Michael Flaherty  
Mark

P. G. Puff POLICE JUSTICE.

**POOR QUALITY ORIGINAL**

0308

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No. 6<sup>th</sup> Police Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 1<sup>st</sup> day of November 1888 } John J. Winnes

[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0309

Sec. 198-200

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court.

*George Di Carlo* 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. *George Di Carlo*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer, *Italy*

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

Answer. *65 Mulberry St. 6 years*

Question. What is your business or profession?

Answer, *laborer*

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

Answer. *I am not guilty*  
*George Di Carlo*  
*(mark)*

Taken before me this

day of

*November 1903*

Police Justice.

POOR QUALITY ORIGINAL

0310

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

X1928  
 Police Court  
 District

THE PEOPLE,  
 vs.  
 ON THE COMPLAINT OF

*Michael J. ...*  
*Henry ...*

1  
 2  
 3  
 4

Dated *Nov 15* 188

Offence

*Selma's ...*

Witnesses

No. \_\_\_\_\_  
 Street \_\_\_\_\_

No. \_\_\_\_\_  
 Street \_\_\_\_\_

No. \_\_\_\_\_  
 Street \_\_\_\_\_

\$ \_\_\_\_\_ to answer



*[Signature]*

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 *ten* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Nov 13* 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.

**POOR QUALITY  
ORIGINAL**

0311

The People  
vs.  
George DiCarlo.

Court of General Sessions, Part II.  
Before Judge Cowing.

November 30, 1886.

Indictment for assault.

Micheal Flaherty sworn and examined. I live in Jersey and work at Lorillard's tobacco factory since I have been in the country about three years and a half; on the 12th of November I had some trouble with this prisoner between nine and ten o'clock at 59 Mulberry Street. On the night of the 12th I left Jersey City about seven o'clock at night, a young man asked me to come over to buy some clothes; it is the first time I was ever in this place and I went, it was raining very hard, he asked me to go into this place and there was no one in there but one girl, we sat down and the man who was with me sent out for a glass of beer, we had a glass of beer at 59 Mulberry Street; about twenty minutes after the prisoner walked inside and stood on the floor and looked and went out again. The man who was with me said he was going away and told me to wait, that he would be back again and call for me, I was waiting and he did not show up and this prisoner came in the second time, he went into a small room and brought out a revolver and pointed it at me, there was no one in the house. I says, "do not fire it at me, I have done nothing," he went back into the room, I made for the door to go out, he hit me with an iron or a file, I could not say what it was but I was knocked down on my face and got three or four more blows on my head by him; after that I had \$1.50 taken out of my pocket and my hat taken away, I have been going bare headed since I have been to the hospital. When I got

POOR QUALITY  
ORIGINAL

0312

people who  
are people

people who are people.

people who are people.

out on the sidewalk I met a policeman and when the defend-  
ant saw a policeman he threw away the file and went into  
the alleyway.

Cross Examined. I did not say to the Magistrate I was  
not perfectly sure who hit me, I guess it was between  
nine and ten o'clock at night when I first went into 59  
Mulberry Street, I could not exactly tell what time the de-  
fendant was arrested, I had no one to show me the way to  
the Police Station, I lost so much blood. I would know the  
girl I saw in the place if I should see her again, this is  
her in Court, I did not see the defendant in bed, I did not  
know he was lying there sick. It is not a fact that me  
and my friend went in there to make a noise, the defendant  
did not come out of the room and ask me what I was doing.  
I did not strike the defendant at all, I did not knock him  
over the stove, it is not a fact that after I was down on  
top of this man that the woman hit me with a shovel on the  
head.

John J. Winner sworn. I am an officer  
of the 6th precinct and was on duty in the neighborhood of  
59 Mulberry Street on the 12th of November, I stood on the  
corner of Park and Mulberry Streets and a man came to me  
and said, you had better hurry up and get into the yard  
59, there is an Italian got a man there and he is killing  
him, I ran down and as I got there somebody hollered, the  
police is coming, the prisoner came running out with this  
file in his hand and when he saw me he threw it away, I  
picked it up and the handle and his hand was covered with  
blood, the defendant started to run and I told him to stop,

**POOR QUALITY ORIGINAL**

0313

I found the complainant lying in the yard of 59 Mulberry Street in an insensible condition, his face was cut, I called two more officers and they helped me to the Station House with him, the prisoner did not seem to say anything.

Katherine Kane sworn and examined for the Defence, testified: I live at 59 Mulberry Street and remember seeing the complainant in the room, the defendant had been sick in bed for a week, the complainant came in and took a can and went out for beer, I struck him with a shovel when he kicked me, the complainant ordered him out and he said he would not go out, he turned around and gave him a shove and threw the defendant across a hot stove, the defendant did not strike him but I struck him and knocked him down, I did not see the file in the defendant's hand, I live in this room.

George DiCarlo sworn and examined. I live in 59 Mulberry Street, I was sick in bed, for three days, on this night I heard some quarreling in the outer room and went out to see what was going on, I said to the complainant, "leave the house, I can't stand that noise, I am sick", I insisted that he should go, he pushed me and I fell on the stove, then he got on top of me and I got my hand over my head to defend myself, I felt all at once that blood is coming down on me, the woman did her best to get him away from me, I went to go in the water-closet and I had this file in my pocket and the policeman came up and it fell out of my hand.

The Jury rendered a verdict of guilty of assault in the second degree.

**POOR QUALITY ORIGINAL**

0314

the account of the...

The first... of...

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*Testimony in the case  
George di Carlo.*

*filed Nov. 1886.*

POOR QUALITY ORIGINAL

0315

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No.

*John J. Wimmer*  
*6th Precinct* Street, aged *28* years,

occupation

*Police Officer* being duly sworn deposes and says

that on the

*13th* day of *November* 188*6*

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

*Michael Flaherty*

*(now here) is a material witness for the People against one*  
*Georgio Di Carlo (now here) charged with felonious assault*  
*deponents believing that said Flaherty will not appear at the trial of said complaint. Prays he may be excused from the*  
*Oath of Detention for witnesses*

*John J. Wimmer*

Sworn to before me, this

day

*Nov 13 1886*

Police Justice.

POOR QUALITY ORIGINAL

0315

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Di Rada*

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

*George Di Rada*

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

The said *George Di Rada*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *November* in the year of our Lord one thousand eight hundred and eighty-*six*, with force of arms, at the City and County aforesaid, in and upon the body of one *Michael Strohman*

in the peace of the said People then and there being, feloniously did make an assault and *in* the said *Michael Strohman* with a certain *knife*

which the said *George Di Rada* 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, cut and wound,

with intent *in* the said *Michael Strohman* 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

*George Di Rada*

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

The said *George Di Rada*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Michael Strohman*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *Michael Strohman* with a certain *knife*

which *he* the said *George Di Rada* in *his* right hand then and there had and held, the same being an *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.

*Paul J. Brennan*

District Attorney.

0317

BOX:

237

FOLDER:

2311

DESCRIPTION:

Diekhaus, Henry

DATE:

11/09/86



2311

0318

BOX:

237

FOLDER:

2311

DESCRIPTION:

Hilgert, Gustav

DATE:

11/09/86



2311

POOR QUALITY ORIGINAL

0319

1908

No. 60. (2) B. M. M. 100  
1st. 1st. 119. 7a  
2d. 2d. 119. 7a

Counsel, \_\_\_\_\_  
Filed 9 day of Nov 1886

Pleads... *Admittedly* *to* *the* *charge*

THE PEOPLE  
vs.  
*B*  
*and*  
*D*  
*and*  
*#*  
Henry Dickhaut  
Gustav Hilgert

Grand Larceny, 2nd degree,  
[Sections 528, 581, 549, 550, Penal Code].

RANDOLPH B. MARTINE,  
District Attorney

*Subscribed and sworn to*  
*at St. Louis, Mo.*  
*Dec 10 1886*

A TRUE BILL.

*M. M. M.*

Part III March 17 1887 Foreman.

*Not. Just. Admitted*  
*John C. ...*

Witnesses:

*Not*

*Let Gustav Hilgert*  
*be bailed in the*  
*sum of \$500*  
*G. S. D.*  
*L. S. A.*

POOR QUALITY ORIGINAL

0320

Police Court— District.

Affidavit—Larceny.

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

Reuben B. Miller

of No. 1025 West-125th Street, Elizabeth, N. J., aged 37 years,  
occupation Capt. of Carriage Manufacturing Company, Elizabeth, N. J., being duly sworn,  
deposes and says, that on the 5th day of June 1886 of the City of New  
York, in the County of New York, <sup>which had been</sup> feloniously taken, stolen and carried away from the possession  
of deponent, in the Day time, the following property viz:

One hundred and one Sewing Machine Shuttle  
of the Value of One hundred & fifty-one dollars  
and fifty cents

the property of The Singer Manufacturing Company  
business at Elizabeth, N. J., in the care and custody  
of deponent as Superintendent of said company

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 Gustave Hilgert, Vernon Dickhaus  
(both named), for the reasons, that on or about the  
12th day of June 1886, the premises occupied by the Singer  
Manufacturing Company at Elizabeth, N. J., were  
unlawfully entered, and one hundred & seventy-five of the  
above described Sewing Machine Shuttles taken  
there and carried away.

That deponent has been informed by Charles A. Hawley  
Detective Sergeant of the Central Office, that on the 1st day  
of July 1886, he located both of the defendants named  
and found found in the above described Shuttles concealed  
in a bag in the coat-pocket of the said Gustave Hilgert,  
and also found thirty six of the above described Shuttles  
in the possession of the said Vernon Dickhaus, which  
Shuttles so found deponent fully identifies and believes to be

Sworn to before me, this 1886 day of June

Police Justice.

POOR QUALITY ORIGINAL

0321

The property belonging to the State and carried away at the time the above described burglary was committed. I deposed further that the said Gustave Helges admitted and confessed to him in the presence of David F. Fisher of No 187 East 83 Street that he had received the above described shuttles at Elizabeth Street N.Y. from Henry Bergerman, an employee of the Singer Manufacturing Company, knowing them to have been stolen, and brought the same into the City of New York; and gave the said Henry Dillhaus a portion of the above described shuttles and sold one of said shuttles to Joseph Hoffman of No 115 West Street. I said had the remaining shuttles been in his possession when arrested.

When deposed charges the said Gustave Helges with having received the above described property at a place without the State knowing it to have been stolen, and with having brought the same into the State, and also charges the said Henry Dillhaus with knowingly having a portion of the above described property in his possession, and prays that they may be held to answer and dealt with according to law.

Subscribed and sworn to before me this 2 day of July 1888. Leobers B. Miller

Solo in Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named \_\_\_\_\_ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \_\_\_\_\_ Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated \_\_\_\_\_ 1888 Police Justice.

Police Court, District \_\_\_\_\_ Offence—LARCENY. THE PEOPLE, etc., on the complaint of \_\_\_\_\_ Dated \_\_\_\_\_ 1888 Magistrate. Officer. Clerk. Witnesses, No. Street, No. Street, No. Street, to answer Sessions.

**POOR QUALITY ORIGINAL**

0322

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 3 years, occupation Detective of No. 1  
Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Richard D. Miller  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 2 day of July 1886 by Chas. A. Hardy

Solomon B. Smith  
Police Justice.

**POOR QUALITY ORIGINAL**

0323

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Gustave Hilgert 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 Gustave Hilgert

Question. How old are you?

Answer Thirty two years

Question. Where were you born?

Answer. New York City

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

Answer. No 92 Pittlett St. About two 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 have nothing to say  
Gustave Hilgert

Taken before me this  
188  
Police Justice.

0324

**POOR QUALITY ORIGINAL**

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer Henry Dickhaus

Question. How old are you?

Answer Forty-four years

Question. Where were you born?

Answer. Germany

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

Answer. 1004 West 116th St. 600 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 have nothing to say Henry Dickhaus

Taken before me this  
1888  
Police Justice.

July 29/88

Henry Sickhaus being duly sworn deposes and says that at the time I signed the paper here shown in the Complaint of Lebbens B. Miller against John Thornton Jr. Justice Smith was not present, I did see Judge Smith sign his name to the paper marked Exhibit A July 29, 1888. I cannot remember whether or not I saw Judge Smith when I was brought into the Police Court to the best of my recollection I first saw Judge Smith two or three days after I had signed the Exhibit here marked and at that time Judge Smith asked him if that was his signature and I answered yes. I was not informed that if I gave any testimony that it was at my own peril at the time I did sign the paper in question I was under arrest the Complaint of Miller here shown deponent. I can read

Some of the words but I can  
not make out the meaning  
in Exhibit B. July 29/88 I don't  
know the meaning of the  
Corroboration Affidavit here  
shown and marked Exhibit  
A. July 29/88 I was told to  
sign it by Clerk McCofey.  
I don't speak English  
very well the exhibit B. July 29/88  
was not translated to me  
when I was called to sign  
Exhibit ~~B~~ A. Mr. Saddle  
read it and told me it was  
all right and I signed it  
I don't recollect hearing  
Mr. Saddle read it  
and it was not translated  
to me. It is not true that John  
Thomson Jr did at his place of  
business Kunningly buy from  
me Singer Sewing Machine  
Shuttles which had been as  
alleged wrongfully appropriated  
or stolen from the factory of  
the Singer Manufacturing of  
Elizabeth N.J. I did not  
know at the time I bought

POOR QUALITY  
ORIGINAL

0327

said shuttles that they had  
been stolen nor at the time  
I sold said shuttles I  
did not know that they  
had been stolen I never  
told Lebbens Miller that  
John Thornton Jr ever bought  
stolen shuttles from me I  
cannot say whether or John Thornton  
Jr was a regular customer  
of the Singer Sewing Machine  
Company I don't know the  
regular market price of  
the said shuttles ~~is~~ before  
I signed the paper exhibit A  
that I had sold some shuttles  
to John Thornton Jr. I told  
~~the~~ Clerk McAfee that Hilget  
had given him some shuttles  
and I sold them to Thornton  
I did not tell Clerk McAfee  
that I knew that the said  
shuttles were stolen I did  
not tell ~~Thornton~~ <sup>McAfee</sup> that Thornton  
knew that said shuttles had  
been stolen. If I had known  
what was contained in the  
affidavit of Lebbens Miller

I would not have signed  
the paper marked Exhibit A  
July 29/86

By McClelland - Cross Examined  
When I sold the shuttles to  
neither Dearborn or Thomson  
asked me where I got the  
shuttles - I did not tell  
either of them that I got the  
shuttles in trade

By Betty - Redirect  
I did not <sup>receive or</sup> sell any of the  
Singer sewing machines  
shuttles knowing that they  
had been stolen and carried  
into this state. I am in  
the sewing machine shuttle  
business and I have sold  
other shuttles to Thomson of  
different machines  
Sworn to before me  
this 29<sup>th</sup> day of July 1886 } Henry Dickman  
John W. Smith  
Clerk Justice

**POOR QUALITY ORIGINAL**

0329

Sec. 192.

2nd District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Solon B. Smith Esq. a Police Justice of the City of New York, charging Henry Dickhaus Defendant with the offence of Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Henry Dickhaus Defendant of No. 104  
Hester Street; by occupation a Machinist  
and Herman Sattelmayr of No. 212 Grand  
Street, by occupation a Saloon Keeper Surety, hereby jointly and severally undertake that the above named Henry Dickhaus Defendant shall personally appear before the said Justice, at the 2nd District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of ten Hundred Dollars.

Taken and acknowledged before me, this 8th day of July 1884.  
Henry Dickhaus  
Herman Sattelmayr  
Solon B. Smith POLICE JUSTICE.

POOR QUALITY ORIGINAL

0330

CITY AND COUNTY } ss.  
OF NEW YORK, }

Sworn to before me, this  
day of *Sept*  
*1881*  
*John B. Smith*

*Herman Sattelmayer*  
the within named Bail and Surety being duly sworn, says, that he is a resident and *free*  
holder within the said County and State, and is worth *Twenty* Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of *Home and lot 212*

*Grand Street worth Twenty*  
*seven thousand dollars Mortgage*  
*for fourteen thousand dollars*  
*Herman Sattelmayer*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Under taking to appear  
during the Examination.

Taken the ..... day of ..... 188

Justice.

POOR QUALITY ORIGINAL

00001

Geo. A. McCallum  
for people

Fred A. Doty  
for defense

BAILED,

No. 1, by Newman Stettinmeyer  
Residence 218, Grand Street

No. 2, by Charles A. Shivers  
Residence 70 Ave. A. Street

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

Quotations Stieglitz  
Travis by  
Charles A. Shivers  
790 Ave. A.

#66. 1150  
Police Court 2 District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Felton St. Miller  
1025 East Perry  
Henry Deshaux  
Gustav Stieglitz

Office Sarcent and  
Receiving Stolen Goods

Date July 30 1886

Henry Deshaux  
1025 East Perry  
Stieglitz  
790 Ave. A.

Quotations Stieglitz  
Travis by  
Charles A. Shivers  
790 Ave. A.

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

Henry Deshaux  
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 July 30 1886 Solou B Smith Police Justice.

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

Dated July 30 1886 Solou B Smith Police Justice.

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

Dated July 30 1886 Solou B Smith Police Justice.

**POOR QUALITY ORIGINAL**

0332

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Henry Dickman*

*Eustas Diligent*

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

*Henry Dickman & Eustas Diligent*

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

The said *Henry Dickman and Eustas Diligent, both* —

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

*one hundred and one penny  
machine number 25 of the  
value of one dollar and  
fifty cents each,*

of the goods, chattels and personal property of one

*William B. Miller,* —

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

**POOR QUALITY ORIGINAL**

0333

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Henry Dickman*

*Eustas Diligent*

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

*Henry Dickman & Eustas Diligent*

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

The said *Henry Dickman and Eustas Diligent, both* —

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

*one hundred and one sewing  
machine needles of the  
value of one dollar and  
fifty cents each,*

of the goods, chattels and personal property of one

*Edmund B. Miller,* —

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

**POOR QUALITY ORIGINAL**

0334

SECOND COUNT—

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

*Henny Didachans and Augustus Sidgett*

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

The said *Henny Didachans and Augustus Sidgett, both* —

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

*one hundred and one sewing machine needles of the value of one dollar and fifty cents each,*

of the goods, chattels and personal property of one

*Edmund Ritter, —*

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

*Edmund Ritter, —*

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

*Henny Didachans and Augustus Sidgett*

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

**RANDOLPH B. MARTINE,**

**District Attorney.**

0335

BOX:

237

FOLDER:

2311

DESCRIPTION:

Dielman, William

DATE:

11/24/86



2311

POOR QUALITY ORIGINAL

0336

#274B

Counsel, *[Signature]*  
Filed *24* day of *Nov.* 188*6*

Pleads \_\_\_\_\_

Grand Larceny, *2nd* degree  
[Sections 528, 58 Penal Code]

THE PEOPLE

vs.

*Wm*  
*1/9*  
*1886*  
William Dishman

RANDOLPH B. MARTINE,  
District Attorney.

A True Bill.

*[Signature]*  
Foreman.  
*[Signature]*  
John P. [unclear]  
Sgt. Charles S. [unclear]

Witnesses:

*Attest to depth*  
*Ch. is not good*  
*Mr. [unclear] has seen*  
*me & has been of*  
*importance. but*  
*in this case he*  
*has had the best of*  
*reason and the*  
*probability of the*  
*arrest of the*  
*accus. has been*  
*assured.* *[Signature]*

POOR QUALITY ORIGINAL

0337

Police Court - Fourth District.

Affidavit - Larceny.

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

Margaret Ross

of No. 511 West 51st Street, aged 68 years,

occupation Keep House being duly sworn

deposes and says, that on the 12th day of November 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 :

Four Shawls, one Merino Dress, one corded  
seal skirt, one over Coat, one pair of pants and  
one black seal skin Cap, all of the value of  
seventy five dollars or \$75.00.

the property of deponent and her husband Adam Ross

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 William Dickman (now here)

from the fact that he said defendant acknowledged and confessed to deponent in the presence of officer John R. Robb of the 22d Precinct Police that he did take, steal and carry away said property from said premises on said day and pursued the same.

Margaret Ross  
Mark

Sworn to before me, this 12th day of November 1886  
of New York  
Police Justice.



POOR QUALITY ORIGINAL

0339

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

#274A  
 Police Court District  
 1737

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

Margaret Price  
 Street 71  
 William Stehman

Offence Grand Larceny

Dated Nov 18 1886

Magistrate

Officer

Precincts

Witnesses

John R. Roberts  
 22 - Reuel Police Street  
 John Mulaker

No. 1154  
 Street

No. 330  
 Street

No. 500  
 Street

DOOR

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 \_\_\_\_\_

Alfredus  
 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 18 1886 Solomon B. Smith Police Justice.

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

Dated \_\_\_\_\_ 188\_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188\_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

0340

**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 Bidman*

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

*William Bidman*

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

The said *William Bidman*,

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

*four shavers of the value of five dollars each, one dress of the value of ten dollars, one pair of the value of five dollars, one overcoat of the value of fifteen dollars, one pair of trousers of the value of eight dollars, and one cap of the value of five dollars,*

of the goods, chattels and personal property of one

*Adam Ross.*

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.

*Richard B. ...*  
District Attorney.

0341

BOX:

237

FOLDER:

2311

DESCRIPTION:

Dobson, Edward

DATE:

11/24/86



2311

POOR QUALITY ORIGINAL

0342

\*2657

Witnesses:

Day of Trial,

Counsel,

Filed 24 day of Nov. 1886

Pleads

*Guilty*

THE PEOPLE

vs.

*B*

*Edward Dobson*  
(2 cases)

Selling Lottery Policies, etc. [Section 844, Penal Code].

*Samuel Johnson*  
~~PERCIVAL~~

District Attorney.

A TRUE BILL.

*J. A. Embury*

Foreman.

*Per. II 10/10/87*

*Records Bldg.*

*Sentence suspended  
Fined \$100 on  
another case*

GLUED PAGE

POOR QUALITY ORIGINAL

0343

21  
Exhibit A1

COUNTY OF New York } ss.  
NEW YORK.

10/11/10  
2-4-7-10  
Exhibit A2

of 150 Nassau Street, New York City, being duly sworn de  
21 years of age, and is employed ~~temporarily~~ agent of the New York Society for the  
Suppression of Vice, that he has just cause to believe, is informed and verily does  
believe, that Daniel Doe

whose real name is unknown, but who can be identified by deponent  
did, at the city of New York County  
of New York and State of New York, on or about the 9<sup>th</sup> day of October, 1886,  
and between that date and the 30<sup>th</sup> day of October, 1886,  
unlawfully use a room, table, establishment or apparatus for gambling purposes—~~and~~  
~~did engage as a dealer or game keeper in a gambling or banking game, where money or~~  
~~property was dependent upon the result—~~ and did sell, or offer to sell what is com-  
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing  
or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or  
other document for the purpose of enabling others to sell or offer to sell lottery policies,  
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing  
or drawn numbers of a lottery, against the form of the statute of the State of New York  
in such case made and provided.

Deponent further says, he has just come to believe, is informed and verily does  
believe from personal observation and from statements made by Daniel Doe  
and dealing had with him, with  
to deponent  
that the said Daniel Doe

aforsaid, now has in his possession, at in and upon  
certain premises occupied by him and situate and known as number  
227 East 106<sup>th</sup> street  
in the city of New York and within  
the County and State aforsaid, for the purpose of using the same as a means to commit a

GLUED PAGE

POOR QUALITY ORIGINAL

0344

227 E. 106th  
6. Price, 15c

Bought 227 E. 106th  
Oct. 11/86. Price 10c  
H. T. Hoop

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

Waller

of 150 Nassau Street, New York City, being duly sworn deposes and says that he is 21 years of age, and is employed ~~temporarily~~ agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that Daniel Doe

whose real name is unknown, but who can be identified by deponent

did, at the city of New York County

of New York and State of New York, on or about the 9<sup>th</sup> day of October, 1886.

~~and between that date and the 30<sup>th</sup> day of October, 1886,~~

~~unlawfully use a room, table, establishment or apparatus for gambling purposes—and~~

~~did engage as a dealer or game-keeper in a gambling or banking game, where money or~~

~~property was dependent upon the result—and did sell, or offer to sell what is com-~~

~~monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing~~

~~or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or~~

~~other document for the purpose of enabling others to sell or offer to sell lottery policies,~~

~~writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing~~

~~or drawn numbers of a lottery, against the form of the statute of the State of New York~~

~~in such case made and provided.~~

Deponent further says, he has just come to believe, is informed and verily does

believe from personal observation and from statements made by Daniel Doe

and dealing head with him, with to deponent

that the said Daniel Doe

aforsaid, now have in his possession, at in and upon

certain premises occupied by him and situate and known as number

227 East 106<sup>th</sup> street

in the city of New York and within

the County and State aforsaid, for the purpose of using the same as a means to commit a

GLUED PAGE

POOR QUALITY ORIGINAL

0345

227 East 106th  
6. 15. 86

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

Walter F. Hoyt

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed ~~temporarily~~ agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that Daniel Doe

whose real name is unknown, but who can be identified by deponent

did, at the city of New York County

of New York and State of New York, on or about the 9<sup>th</sup> day of October, 1886,

~~and between that date and the 30<sup>th</sup> day of October, 1886,~~

~~unlawfully use a room, table, establishment or apparatus for gambling purposes—and~~

~~did engage as a dealer or game keeper in a gambling or banking game, where money or~~

~~property was dependent upon the result—and did sell, or offer to sell what is com-~~

~~monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing~~

~~or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or~~

~~other document for the purpose of enabling others to sell or offer to sell lottery policies,~~

~~writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing~~

~~or drawn numbers of a lottery, against the form of the statute of the State of New York~~

~~in such case made and provided.~~

Deponent further says, he has just come to believe, is informed and verily does

believe from personal observation and from statements made by Daniel Doe

and dealing had with him, with & by

to deponent

that the said Daniel Doe

aforsaid, now have in his possession, at in and upon

certain premises occupied by him and situate and known as number

227 East 106<sup>th</sup> street

in the city of New York and within

the County and State aforsaid, for the purpose of using the same as a means to commit a

**POOR QUALITY  
ORIGINAL**

0346

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

Subscribed and sworn to before me this

29<sup>th</sup> day of October 1886.

*Walter F. Hoyt*  
Police Justice.

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

being further sworn deposes and says that on the 9<sup>th</sup> & 11<sup>th</sup> day of October 1886, deponent visited the said premises, named aforesaid, and there saw the said Daniel Dor aforesaid, and

had dealings and conversation with him as follows:

Deponent purchased of the said Dor, for the sum of fifteen cents, the following numbers to wit October 9<sup>th</sup>, "2, 4, and 7" in certain lotteries, or in other words the said Daniel Dor sold to deponent a paper hereto annexed and marked "exhibit B.1." or what is commonly called a lottery policy paying the said Dor, the sum of 15 cents for the same, that again on the 11<sup>th</sup> day of October 1886, deponent further purchased another paper commonly called a lottery policy hereto annexed and marked exhibit B.2. paying the said Daniel Dor the sum of 10 cents



**POOR QUALITY ORIGINAL**

0348

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

..... Police Justice.

*Violation Sec. 844, P. C.  
Gambling and Policy.*

THE PEOPLE

ON COMPLAINT OF

*W. T. Wright*

AGAINST

*Daniel Dor*

Affidavit of Complaint.

WITNESSES:

*A. Combs*

**POOR QUALITY  
ORIGINAL**

0349

3x11/16  
2-10-11/10

**POOR QUALITY  
ORIGINAL**

0350

Bought at 227 East 106 St  
New York City  
10001

**POOR QUALITY ORIGINAL**

0351

Sec. 198-200

121 District Police Court.

CITY AND COUNTY }  
OF NEW YORK: } ss.

Edward Robson 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 Robson

Question. How old are you?

Answer. 26 years.

Question. Where were you born?

Answer, New York City

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

Answer. 100 East 97th Street, 2 months.

Question. What is your business or profession?

Answer, Salesman

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

Answer. I am not guilty

Edward Robson

Taken before me this 121  
day of November 1928

Police Justice.

**POOR QUALITY ORIGINAL**

0352

**City and County of New York, ss:**

*In the name of the People of the State of New York:*

**To any Peace Officer in the City and County of New York:**

Proof by affidavit having been this day made before me, by Walter F. Hoyt of 150 Nassau Street, New York City, that there is probable cause for believing that Daniel Doe, whose real name is unknown, but who can be identified by said Hoyt

has in his possession, at, in and upon certain premises occupied by him and situated and known number 227 East 106<sup>th</sup> Street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day \_\_\_\_\_ time to make immediate search on the person of the said Daniel Doe

and in the building situate and known as number 227 East 106<sup>th</sup> Street aforesaid, for the following property, to wit: all Faro layouts, \_\_\_\_\_ Roulette Wheels and layouts, \_\_\_\_\_ Rouge et Noir, or Red and Black layouts, \_\_\_\_\_ gaming tables, \_\_\_\_\_ chips, \_\_\_\_\_ packs of cards, \_\_\_\_\_ dice, \_\_\_\_\_ deal boxes, \_\_\_\_\_ lottery policies, \_\_\_\_\_ lottery tickets, \_\_\_\_\_ circulars, \_\_\_\_\_ writings, \_\_\_\_\_ papers, \_\_\_\_\_ documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, \_\_\_\_\_ books \_\_\_\_\_ documents for the purpose of enabling others to gamble or sell lottery policies, \_\_\_\_\_ black-boards, \_\_\_\_\_ slips or drawn numbers of a lottery, \_\_\_\_\_ money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the Fourth District Police Court at the Courts, in Centre Street in the City of New York.

Dated at the City of New York, the }  
29<sup>th</sup> day of October 1886 }

*[Handwritten Signature]*

POLICE JUSTICE.



**POOR QUALITY ORIGINAL**

0353

Inventory of property taken by Eugene D Collins the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir layouts,~~  
~~gaming tables, chips, packs of cards, dice, deal~~  
~~boxes, deal trays for holding chips, cue boxes, markers, or tally cards,~~  
~~ivory balls, lottery policies, 4 lottery tickets, 36 circulars, writings, 1 bundle~~  
~~papers, 2 black boards, 1376 slips, or drawn numbers in policy, money, two~~  
~~manifold books, for Day, slates, 1agate Council, 3 epic, 24 written Policy~~  
~~Drawings, 25 sheets manifold for records policy, 1 acct~~  
~~book with policies recorded, 3 dream books, 1 ph. card.~~

City of New York and County of New York ss:

I, Eugene D. Collins the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 1<sup>st</sup> day of November 1886

Eugene D. Collins

Police Justice.

Police Court--- District.

Search Warrant.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
W. F. Hoyt  
Daniel Dot

127 126

Dated 188

Justice.

Officer.

**POOR QUALITY ORIGINAL**

0354

Sec. 151.

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

Police Court, \_\_\_\_\_ District.

In the name of the People of the State of New York; To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Walter F. Hoyt of No. 150 Nassau Street, charging that on the 10<sup>th</sup> day of October 1886 at the City of New York, in the County of New York that the crime of selling what is commonly called lottery tickets

has been committed, and accusing Daniel Do whose real names are unknown but who can be identified by Walter F. Hoyt thereof.

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, Deputy Sheriff's, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the First 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 29<sup>th</sup> day of October 1886  
Walter F. Hoyt POLICE JUSTICE.

POLICE COURT, \_\_\_\_\_ DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

W. F. Hoyt

Daniel Do

227  
106

Dated \_\_\_\_\_ 1886

Magistrate \_\_\_\_\_

Officer \_\_\_\_\_

The Defendant \_\_\_\_\_ taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant

Officer \_\_\_\_\_

Dated \_\_\_\_\_ 1886

This Warrant may be executed on Sunday or at night

Police Justice,

Warrant-General.

REMARKS.

Time of Arrest \_\_\_\_\_

Native of \_\_\_\_\_

Age, \_\_\_\_\_

Sex, \_\_\_\_\_

Complexion, \_\_\_\_\_

Color \_\_\_\_\_

Profession, \_\_\_\_\_

Married, \_\_\_\_\_

Single, \_\_\_\_\_

Read, \_\_\_\_\_

Write, \_\_\_\_\_

POOR QUALITY ORIGINAL

0355

The Justice presiding in the  
1st Dist. Office says that  
hearty they consent to take charge  
the within case

William Murphy  
Police Justice

BAILED,

No. 1, by

Richard H. Hobson

Residence

251 1st Ave

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

72657

Police Court 726 District

THE PEOPLE, &c.,  
OF THE COMPLAINOR

Walter H. Hays

Edward R. Hays

2  
8  
4

Dated Nov 10 188

Magistrate

Officer

Preinct

Witness

No. Street

No. Street

No. Street

No. Street

to answer  
One from the 9th in  
and bailed

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 Hobson

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

Dated Nov 10 188 Police Justice.

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

Dated Nov 3 188 Police Justice.

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

Dated 188 Police Justice.

**POOR QUALITY ORIGINAL**

0356

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

Walter F. Hoyt being duly sworn, deposes

and says, that Edward Dobson

here present, is the one known as Daniel Do

in annexed complaint.

Subscribed and sworn to before me, this

14 day to November 1886.

[Signature]

Walter F. Hoyt

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

*Edward D. Brown*

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

*Edward D. Brown*

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Edward D. Brown,*

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

SECOND COUNT.

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

*Edward D. Brown*

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *Edward D. Brown,*

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

THIRD COUNT.

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

*- Edward D. Brown -*

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows :

The said *Edward D. Brown,*

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

*Walker F. Duff.*

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

*18 x 10/19  
247915*

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

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

*- Edward D. Brown -*

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

The said *Edward D. Brown,*

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

*Walker F. Duff.*

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

**POOR QUALITY ORIGINAL**

0359

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

*B + 10/9*  
*2 4 7 9/15*

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity,

FIFTH COUNT.

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

*Edward D. Brown*

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

*Edward D. Brown,*

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

*Walter S. Brown,*

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

*B + 10/9*  
*2 4 7 9/15*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**RANDOLPH B. MARTINE,**

District Attorney.



**POOR QUALITY ORIGINAL**

0361

Police Court, District.

City and County }  
of New York, } ss.

Walter F. Hoyt

of No. 150 Nassau Street, aged over 21 years,  
occupation Agent being duly sworn, deposes and says,  
that on the 1<sup>st</sup> day of November 1886, at the City of New  
York, in the County of New York, Edward Dobson herepresent

did unlawfully sell, what is commonly called a lottery policy, which said "what is commonly called a lottery policy is hereto annexed. Deponent further says, that he visited Number 227 East 106<sup>th</sup> Street, New York City, and there and there saw the said Edward Dobson writing and selling lottery policies to persons there and there present. Deponent said, I want to play three numbers, (2, 10 and 11.) Two, ten, and eleven, the said Dobson said for how much? Deponent replied ten dollars, in both lotteries, whereupon the said Dobson wrote the said what is commonly called a lottery policy hereto annexed, made a record upon a manifold book, he then and kept and used for said purpose, the the said Dobson, handed deponent annexed paper, for which deponent paid the said Dobson the sum of ten cents, against the peace and dignity of the People of the State of New York, and against the form of the statutes of the said state of New York in such case made and provided.

Subscribed and sworn to before me  
this 1<sup>st</sup> day of November 1886.

*[Signature]*  
Police Justice.

Walter F. Hoyt

**POOR QUALITY ORIGINAL**

0362

Sec. 198-200

1st District Police Court.

CITY AND COUNTY }  
OF NEW YORK. } ss.

Edward Robson 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 Robson

Question. How old are you?

Answer. 37 years.

Question. Where were you born?

Answer. New York City

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

Answer. 100 East 94 Street, 2 years

Question. What is your business or profession?

Answer. Taxicabman

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

Edward Robson

Taken before me this

1st

Police Justice.



**POOR QUALITY ORIGINAL**

0364

**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 Johnson*

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

*Edward Johnson*

of the crime of "Selling to another what is commonly known as a Lottery Policy," committed as follows:

The said

*Edward Johnson,*

late of the First Ward, in the City and County aforesaid, on the *2nd* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

*Walter S. Duff,*

a certain paper, instrument and writing, commonly called a lottery policy, which said paper, instrument and writing, called a lottery policy, is as follows, that is to say:

*13 x 11  
2-10-11 10*

(a more particular description of which said instrument and writing so commonly called a lottery policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

*Edward Johnson*

of the crime of "Selling to others what are commonly called Lottery Policies," committed as follows:

The said

*Edward Johnson,*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, was and yet is a common gambler; and on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to divers persons (whose names are to the Grand Jury aforesaid unknown and cannot now be given), certain instruments and writings, commonly called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against 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

*- Edward D. Brown -*

of the crime of "Selling a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows :

The said *Edward D. Brown,*

late of the First Ward, in the City and County aforesaid, on the *21st* day of *November,* in the year of our Lord one thousand eight hundred and eighty-*six,* at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

*- Wm. S. ... -*

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

*B + 1/1*  
*2-10-11 710*

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

FOURTH COUNT—

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

*- Edward D. Brown -*

of the crime of "Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery," committed as follows :

The said *Edward D. Brown,*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, was and yet is a common gambler ; and on the day and in the year aforesaid, at the Ward, City and

**POOR QUALITY  
ORIGINAL**

0366

County aforesaid, with force and arms, feloniously did sell to one

*Walker S. Olney,*

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

*B x 1/10*  
*2-10-11 / 10*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

*Peter B. Olney*  
**PETER B. OLNEY**

**District Attorney.**

0367

**BOX:**

237

**FOLDER:**

2311

**DESCRIPTION:**

Dielman, William

**DATE:**

11/24/86



2311

**POOR QUALITY ORIGINAL**

0368

#274B

Counsel, *[Signature]*  
Filed *24* day of *Nov.* 188*6*.

Pleads.....

Grand Larceny, *2nd* degree  
[Sections 528, 58 Penal Code]

THE PEOPLE  
vs.

*Wm*  
*11/24*  
*1886*  
William Dishman

RANDOLPH B. MARTINE,  
District Attorney.

**A True Bill.**

*[Signature]*  
Foreman.  
*[Signature]*  
Henry G. J. P.  
John G. Jones D. P.

Witnesses:

*Adm to welfs*  
*Ch. is not good*  
*Mitchel has seen*  
*one or two times at*  
*Impement. but*  
*in this case he*  
*has lost the hunt. &*  
*knows exactly*  
*probably went*  
*acquisition of the*  
*accus. has been*  
*induced* *[Signature]*

POOR QUALITY ORIGINAL

0369

Police Court—Fourth District.

Affidavit—Larceny.

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

Margaret Ross

of No. 511 West 51st

Street, aged 68 years,

occupation Keep House

being duly sworn

deposes and says, that on the 12th day of November 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 :

Four ~~one~~ Shawls, one Merino Dress, one corded  
silk skirt, one over Coat, one pair of Pants and  
one black Seal Skin Cap, all of its value of  
seventy five dollars in \$45.00

the property of deponent and her husband Adam Ross

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 William Dielman (now here)

from the fact that he said defendant acknowledged and confessed to deponent in the presence of officer John R. Robb of the 22d Precinct Police that he did take steal and carry away said property from said premises on said day and pawned the same,

Margaret Ross  
Mark

Sworn to before me, this 12th day of November 1886  
of New York  
Police Justice

POOR QUALITY ORIGINAL

0370

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

William Dickman 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 Dickman

Question. How old are you?

Answer 49 years

Question. Where were you born?

Answer. City

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

Answer. I have no home

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 was intoxicated at the time I took the goods

Wm Dickman

Taken before me this

day of 1898  
J. J. S. [Signature]  
Police Justice

0371

POOR QUALITY ORIGINAL

BAILLED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

#274A 1737  
Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Margaret Rice  
Street No. 71  
William Stehman  
Offence Grand Larceny

Dated Nov 18 1886

W. J. Smith Magistrate  
Officer

Witnesses  
John R. Parks Precincts  
22 - Recquet-Office Street  
John M. M. Baker Street

No. 1152 Street  
No. 330 Street  
No. 500 Street

DOOR

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

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

Dated Nov 18 1886 *Solomon B. Sturges* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINAL

0372

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 Bidman

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

William Bidman,

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

The said

William Bidman,

late of the First Ward of the City of New York, in the County of New York aforesaid on the 12th day of November, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, with force and arms,

four shavers of the value of five dollars each, one dress of the value of ten dollars, one pair of the value of five dollars, one overcoat of the value of fifteen dollars, one pair of trousers of the value of eight dollars, and one cap of the value of five dollars,

of the goods, chattels and personal property of one

Adam Ross.

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.

Handwritten signature of District Attorney

District Attorney.