

0850

BOX:

111

FOLDER:

1190

DESCRIPTION:

Daily, William

DATE:

09/07/83



1190

POOR QUALITY ORIGINAL

0851

No 83

Day of Trial,  
Counsel,  
Filed 7 day of Sept 1883  
Pleads

*Wt* THE PEOPLE  
*vs.*  
*William*  
*McKeon*  
*vs.*  
*the*  
*Daily*

*BURGLARY—Third Degree, and*  
*Interring Human Remains*  
*59493, 506, 523, 527*

JOHN McKEON,  
Att. at Law,  
10/10/83 District Attorney.  
A True Bill.  
*John McKeon*  
State Ref. to *Legis.*

0052

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 Daily

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

William Daily

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said William Daily

late of the Ninth Ward of the City of New York, in the County of New York,  
aforesaid, on the 25th day of August in the year of our Lord one  
thousand eight hundred and eighty three with force and arms, at the Ward,  
City and County aforesaid, the Store of

Edward McGinn

there situate, feloniously and  
burglariously, did break into and enter, the same being a part of a building  
in which divers goods, merchandise, and valuable things were then and there kept  
for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter  
described, with intent the said goods, chattels, and personal property of the said

Edward McGinn

then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and one hun-  
dred and four coins of the United  
States of the kind known as  
cents, of the value of one cent  
each

of the goods, chattels and personal property of the said

Edward McGinn

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

John McKean  
District Attorney

0053

No 538 678

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward W. Stearns  
656 Washington St

William Reilly  
Offence Burglary

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Bailed August 25 1883

Wm E. Dunderman  
Precinct 9

Witnesses

No. Street

No. Street

No. Street

\$ 1500

No. Street

1500  
to pay for  
Subject

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 Reilly  
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 25 1883  
Police Justice.

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

Dated 1883 Police Justice.

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

Dated 1883 Police Justice.

0054

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

William Daily 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 Daily

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 546 n x 1 st (resided there 2 months)

Question. What is your business or profession?

Answer. Sail Maker

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

Answer. I have nothing to say

William Daily

Taken before me this

day

Police Justice.

0055

Police Court— 2 District.

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

of No. 666 Washington Street, aged 49 years,

occupation liquor dealer being duly sworn.

deposes and says, that the premises No 666 Washington Street,  
in the City and County aforesaid, the said being a Wick Whedding

floor of  
and which was occupied by deponent as a Liquor Store  
and in which there was at the time no human being, ~~by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking  
open the pan light over the  
front door leading to the  
store with a cast wrong and,  
entering the store through this opening  
on the 25 day of August 1883 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

one dollar and four cents in  
permiss good and lawful  
money of the United States  
one pocket knife value twenty  
cents

together of the value of one 24/100 dollars  
the property of Complamant

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

William Daily (or his present)

for the reasons following, to wit: from the fact that  
deponent is informed by  
officer Ernest Duplaman of  
the 9<sup>th</sup> precinct police that  
he caught said Daily  
in the premises as above  
described at 4 o'clock in  
the morning of the above date  
Edward McGinn

*Subscribed and sworn to before me  
this 25th day of August 1883  
at New York*

0856

City and County of  
New York, M.  
Ernest Linderman  
Roundsman of precinct being  
summarily that at about  
4 o'clock in the morning of  
the 25 day of August 1883,  
Deponent went to premises  
No 666 Washington Street  
and there found William  
Daisy present. Said  
Street having been broken  
into

Summons returned  
this 25th day of August 1883  
Ernest Linderman  
Police Officer

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Burglary Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0857

BOX:

111

FOLDER:

1190

DESCRIPTION:

Dalton, John

DATE:

09/20/83



1190

0058

BOX:

111

FOLDER:

1190

DESCRIPTION:

Curry, Thomas

DATE:

09/20/83



1190

POOR QUALITY ORIGINAL

0059

No 236

Day of Trial,

Counsel,

Filed, 20 day of Feb, 1888

Pleads

Attest M. G. Kelly by

THE PEOPLE

vs.

John Dalton

and P

Thomas Curry

17 [2 cases]

75 [unclear]

JOHN MCKEON,

District Attorney.

Chas. J. Tracy & Co. Inc. of

Chas. J. Tracy & Co. Inc. of

A TRUE BILL, 5 years.

Geo. B. Bradley

Foreman.

Sept 25/12

Chas. J. Tracy & Co. Inc. of

Chas. J. Tracy & Co. Inc. of

Sept 25/12

S. P. 5 years.

27

Assault in the First Degree (54217)

0860

# 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 Dalton*  
and  
*Thomas Curry*

The Grand Jury of the City and County of New York, by this indictment, accuse *John Dalton and Thomas Curry*

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *John Dalton and Thomas Curry*

late of the City of New York, in the County of New York, aforesaid, on the *twenty fourth* day of *July* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *John Pfeiffer* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *John Pfeiffer* with a certain *knife* which the said *John Dalton and Thomas Curry*

in *their* 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 *kill* the said *John Pfeiffer* 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 *John Dalton and Thomas Curry* of the CRIME OF Assault in the Second Degree, committed as follows:

The said *John Dalton and Thomas Curry* late of *the City and County of New York* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *John Pfeiffer* then and there being, feloniously did, wilfully and wrongfully, make an assault and *kill* the said *John Pfeiffer* with a certain *knife* which the said *John Dalton and Thomas Curry*

in *their* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there 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.

~~JOHN McKEON, District Attorney.~~

0061

5th DISTRICT/COUNT

And the Grand Jury aforesaid by this indictment further accuse the said John Dalton and Thomas Curry

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

The said John Dalton and Thomas Curry

late of the City and County of New York, afterwards to wit: on the twenty fourth day of July - in the year of our Lord one thousand eight hundred and eighty-three at the City and County aforesaid, with force and arms, in and upon one John Pfeiffer

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and the said John Dalton and Thomas Curry him the said John Pfeiffer with a certain knife which they ~~the said~~ in their right hands then and there had and held, in and upon the leg of him the said John Pfeiffer then and there feloniously did willfully and wrongfully strike, beat, stab, cut, bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting upon the said John Pfeiffer grievous bodily harm, to wit: whereby then and there cutting and wounding the leg of him the said John Pfeiffer

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

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINAL

0062

No 235

Counsel,  
Filed *20* day of *Sept.* 1883  
Pleads *Admittedly* *21*

THE PEOPLE  
vs.  
*F*  
*John Dalton*  
and  
*P*  
*Thomas Curry*  
*[2 cases]*

INDICTMENT.  
Grand Larceny in the first degree.  
\$34,519 and 550

JOHN McKEON,  
District Attorney.

A TRUE BILL.

*Geo. Brooker*

Foreman.

0063

**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 Dalton*  
and  
*Thomas Curry*

The Grand Jury of the City and County of New York, by this indictment, accuse *John Dalton and Thomas Curry* of the Crime of Attempting to Commit —the CRIME OF GRAND LARCENY IN THE —*First*— DEGREE, committed as follows:

The said *John Dalton and Thomas Curry* late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~twenty~~ *fourth* day of *July* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three*, at the Ward, City and County aforesaid, with force and arms in the night time of said day, one silver coin of the United States of America of the kind known as dollars, of the value of one dollar, two silver coins of the United States of America of the kind known as half dollars, of the value of fifty cents <sup>each</sup>, four silver coins of the United States of America of the kind known as quarter dollars of the value of twenty five cents each, five silver coins of the United States of America of the kind known as dimes of the value of ten cents each, and five nickel coins of the United States of America of the kind known as five cent pieces, of the value of five cents each.

of the goods, chattels and personal property of one *John Pfeiffer* on the person of the said *John Pfeiffer* then and there being found, from the person of the said *John Pfeiffer*

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

**JOHN McKEON, District Attorney.**

0864

Testimony in the  
case of  
Thomas Lury

filed. Sept. 1883

0065

400  
The People } Court of General Sessions, Part I  
vs. }  
Thomas Curry } Before Judge Gildersleeve. Oct. 1, 1883.  
Jointly indicted with John Dalton for assault in  
the first degree. John Pfeifer, sworn and examined.  
Mr. Fellows first read the following certificate:  
Commissioners of Charities and Correction:  
Bellvue Hospital. Wardens' Hospital. St. George's  
New York, July 24, 1883. James H. O'Rourke,  
warden. This is to certify that John  
Pfeifer entered ward No 9 early this  
morning nearly dead from hemorrhage  
from an incised wound cut through his  
leg; that his present condition is critical,  
and that if he lives he may be crippled  
for the rest of his life. C. C. Fowler,  
House Surgeon, Bellvue.

John Pfeifer sworn. I live in Brooklyn.  
I was in this city on the 24<sup>th</sup> of last July. I saw  
the prisoners when the policeman brought  
him to me by the stoop where I was cut.  
I was cut in Second st. near the Bowery.  
The prisoner and another young man  
ran after me. I ran on the stoop yet  
away from them. This was about one  
o'clock at night. One of them grabbed me  
by the pocket and the prisoner raised  
my leg after him; he seized the knife  
and he stabbed me in here (pointing  
to the leg)

0866

He had the knife sticking in, and he turned it on me; it was a pocket knife. I say that after he stabbed me he turned the knife while it was in my leg. I started hallooing; two of them ran away and the policeman ran after them. I did not see the knife till I came back from the hospital. I did not see the knife that night. I do not know what kind of a handle it had. I was in the hospital about seven weeks. I was lying on the stoop and the policeman brought them up to me and asked me if these were the fellows. I said, 'yes.' I will swear that the prisoner was one of the men that ran after me. The prisoner before they followed me up stole a piece of hot corn from me in Blacker St. I was selling hot corn. There were three of them together and one asked me how much corn cost? I say, "five cents." He says, "give me one," and he gave me five cents. That man (the prisoner) asked me how much corn was? I say, "five cents." He says, "give me one." I gave him one and he ran away with it. After he had eaten the corn he threw the stalk at me. I backed up and walked off; the two of them followed me up across the Bowery to

0867

Second street I was going through Second  
at the prisoner and the other young man  
were in the hallway; they were trying to  
get me in the hallway. I walked along a  
little way and somebody fired some-  
thing at me. Cross Examined. I first saw  
the prisoner that night about half an hour  
before I was cut. Then lost sight of him. I  
saw him stab me by the light of a street  
lamp right across the street. The stabbing  
was all over in a minute. I don't know  
that Dalton pleaded guilty to stabbing me.  
It was a light complexioned fellow that took  
the coin from me and that stabbed me.  
Jacob Weike sworn. I am a police officer. I  
brought the prisoner to officer Ballister. I saw  
Carry and Dalton cross the Bowery into  
Bleeker St. I made a run for them because  
I heard the cry of "murder, police". I ran  
after them and turned down Bleeker St.  
and Elizabeth St. I caught hold of the pris-  
oner and brought him back to Pfeifer and  
he identified him as the man who assaulted  
him. I did not find the knife, but officer  
Ballister did by searching him. I had no con-  
versation with the prisoner. I did not see  
the assault; the prisoner and Dalton were  
running together. I followed them pretty near  
two blocks.

0060

John Ballister sworn. I am a police officer. Officer Webe arrested the prisoner and Dalton and handed them over to me. I searched them I found a knife in the possession of Dalton after the stabbing I brought Curry before the complainant and he identified him as the man who did the stabbing. (Knife produced) That is the knife and those are blood stains on the blade. Dalton told me in the presence of Curry while standing at the desk in the station house that he did not do the stabbing but he received the knife from Curry. I understood that Dalton pleaded guilty to robbery. (The District Attorney admitted that Dalton pleaded guilty to the assault.) Thomas Curry was sworn and examined on his own behalf. I have heard the charge made by the complainant. I did not stab him and had nothing to do with it. The first time I saw him was when the officer took me to him. Mr. Pfeifer is incorrect in his statement. Cross Examined. I was not summoned that night. I have heard the testimony of the two officers and the complainant: it is false. The jury rendered a verdict of guilty of assault in the second degree. Curry was sentenced to the State prison for the term of five years.

POOR QUALITY ORIGINAL

0869

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

2352 2345  
 Police Court 2nd District.  
 23

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

John Griffin  
 108, North 7th Street  
 Brooklyn, E.D.  
 1 Thomas Curry  
 2 John Dalton  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence Robbery

Dated Sept 13 1883

Magistrate  
 Ruffly

Officer  
 Gaffester  
 Precinct, 28

Witnesses  
 1 John Dalton  
 2 John Griffin

No. 1912 Street 4th  
 Precinct 17  
 No. 1912 Street 4th  
 Precinct 17

No. 300  
 Precinct 17  
 Precinct 17



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 Thomas Curry and

guilty thereof, I order that they be held to answer the same and they 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 September 13 1883 Ruffly Police Justice.

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

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

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

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

0870

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Curry

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. 515 Greenwich Street, 2 years

Question. What is your business or profession?

Answer. Artist

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 don't know anything about it  
I am not guilty

Taken before me, this 13  
day of September 1883

Thomas Curry

[Signature]  
Police Justice.

0871

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *John Dalton*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *148 Thompson Street 4 years*

Question. What is your business or profession?

Answer. *Shoemaker*

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

Answer. *I am not guilty*

Taken before me, this *13*  
day of *September* 188*3*

*John Dalton*

*[Signature]*

Police Justice.

0872

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 27 years, occupation John Ballaster  
Police officer of No.

14<sup>th</sup> Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Pfeifer

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

Sworn to before me, this 13  
day of September 1883

John Ballaster  
[Signature]  
Police Justice.

0873

Police Court 3<sup>rd</sup> District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

a Pedler John Pfeifer aged 21 years  
of No 108 Montrose Avenue Street Brooklyn E.D.  
being duly sworn, deposes and saith, that on the 24 day of July  
1883, at the attempted to be 4<sup>th</sup> Ward of the City of New York, in the County  
of New York, was feloniously taken, stolen, and carried away, from the person of deponent  
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

good and lawful money of the United States  
consisting of Silver & Nickel Coin in all

of the value of One \$100 DOLLARS,  
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
attempted to be was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Thomas Curry and John Dalton (both now here)  
from the fact that on the morning of the  
24<sup>th</sup> day of July 1883 at the hour of about  
10 o'clock deponent was walking along  
2<sup>nd</sup> Street, when deponent had said  
money in the right hand pocket of the pants  
then worn upon deponent's person  
that when about three doors from the Bowery  
some person called to deponent, and deponent  
did not take any notice to said call,  
that then said Curry came up to deponent  
and forcibly placed his hand in deponent's  
pocket, that deponent then gave an alarm

day of

Sworn before me, this

1883

Police Justice

POOR QUALITY ORIGINAL

0074

for help when said Curry car and  
stabbed deponent in the left leg with  
a knife he held in his hand,  
deponent is informed by officer John  
Ballaster that he heard deponents allarm  
for help and that he run to deponents  
assistance, and that he saw said two  
defendants run away from deponent,  
and that he saw said Curry caught by  
officer Jacob Speke of the 17<sup>th</sup> Precinct Police  
and that said Dalton was caught by  
an officer of the 14<sup>th</sup> Precinct Police

Sworn to before me this }  
13<sup>th</sup> day of September 1883 } John Pfeifer  
P. J. Pfeifer Police Justice

Police Court— District.

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

Dated

188

Magistrate.

Officer

Witnesses:

POOR QUALITY ORIGINAL

0075

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Thomas Perry and  
John Dalton

Affidavit

Dated

July 21

1883

Jord

JUSTICE.

Ballister 107

OFFICER.

WITNESSES:

Learn to await result  
of injury

The Magistrate presided  
in 3rd District Police Court  
with my absence  
please her & determine  
the written case  
J. Henry [Signature]  
Police Justice

POOR QUALITY ORIGINAL

0076

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

John Ballaster

of No. 14 Pope Priest Street,

being duly sworn, deposes and says, that on the 2<sup>d</sup> day of July 1883

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

was assaulted and beaten by Thomas

Curry and John Dalton (both here)

who cut said Pfeifer in the leg with

a pocket knife, and from the fact

that deponent arrested the said Curry

and said Dalton and that the said Pfeifer

identified the said Curry as one of

the persons who assaulted and cut

him; and said Pfeifer is now confined

in Bellevue hospital from the effects

of said injuries;

Deponent prays that the

said Curry and said Dalton be held to

await the result of said Pfeifer's injuries

and for the purpose of identification

John Ballaster

Sworn to, this 2<sup>d</sup> day of July 1883

before me, J. Murray

Police Justice

POOR QUALITY  
ORIGINAL

0077

This is to certify that John P. Phipps is not  
legally injured but that he will be compensated  
for back for 6 weeks - S. C. Fuller (owner business)  
init. and date

POOR QUALITY  
ORIGINAL

0070

DEPARTMENT OF

Public Charities and Correction,

Belleme Hospital,

Warden's Office,

JAMES F. O'ROURKE,  
Warden.

New York, July 24 1883

This is to certify that John Pfeiffer  
entered ward 9 early this morning  
nearly dead from hemorrhage from  
an incised wound a third  
through his eye - that his present  
condition is critical + that if he  
lives he may be crippled for  
the rest of his life.

J. L. Fuller M.D.

Chief Surgeon

POOR QUALITY ORIGINAL

0079

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

John Ballister  
of No. the 14th Precinct Police Street,  
being duly sworn, deposes and says, that on the 25 day of July 1883  
at the City of New York, in the County of New York

John Pfeiffer who is now  
confin'd to Bellevue Hospital  
identifies John Dalton the person  
named in the hereto annexed affidavit  
as one of the persons who  
feloniously assaulted and beat  
him and departed at the  
time of the arrest of said Dalton  
as found a knife covered with  
blood in his possession.

John Ballister

Sworn to, this

25 day of July 1883

before me.  
J. Murray [Signature]  
Police Justice

POOR QUALITY  
ORIGINAL

0000

*[Faint, illegible handwritten text]*

**POOR QUALITY ORIGINAL**

0001

HOSPITAL.

*Dr Rod*  
*(Lover)*

is and EXTRA DIET, opposite their names, the same to be  
ve Visiting Physicians or Surgeons.

*Aug 13<sup>th</sup>* 1883

Crackers.	Beef Tea.	B. Steak.	Gruel.	Rice and Milk.	Chickens.	Chicken Soup.
Oz.	Pts.	Lbs.	Pts.	Pts.	No.	Pts.
	/		/	/	46	/
✓	/			/		/
	/		/		46	
	/		/			/

*Rain beef*  
*Shake*

POOR QUALITY  
ORIGINAL

0002

This is to certify that John Pfeiffer's condition  
is unchanged & that there will be no  
material alteration for 2 weeks —

A. C. Fuller + Home Surgeon  
Portland Corp Aug 7 '83

POOR QUALITY  
ORIGINAL

0883

This is to certify that John  
Pfeiffer is convalescent  
& will be able to have the  
skinned in about ten  
days

J. C. Fuller  
Home Hospital

0884

BOX:

111

FOLDER:

1190

DESCRIPTION:

Davies, Henry E.

DATE:

09/27/83



1190

POOR QUALITY ORIGINAL

0005

~~No 309~~ 311

Counsel,  
Filed *Sept* day of *Sept* 1883  
Pleads *W. H. Gilby*

Grand Larceny,  
Receiving Stolen Goods,  
degree, and  
75-18m 537

THE PEOPLE  
vs.  
*P*  
*Denny G. Davies*  
[Case]

JOHN McKEON,  
District Attorney

A True Bill.

*Wm. R. [Signature]*  
Foreman.  
*Witness in Court*  
*James [Signature]*

00005

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Denny E. Davies

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

Denny E. Davies

of the CRIME OF Petit Larceny, committed as follows:

The said Denny E. Davies

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 21<sup>st</sup> day of September in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

three promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied for the payment of and of the value of five dollars each, and two other promissory notes for the payment of money of the kind known as United States Bank notes, the same being then and there due and unsatisfied for the payment of and of the value of five dollars each.

George H. Ditchett

of the goods, chattels and personal property of one Denny E. Davies

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

John McKean  
District Attorney

No 312

Counsel,  
Filed by *John* 1883  
Pleads *Not Guilty*

THE PEOPLE

vs.

*Henry E. Davis*  
*Ex parte*

JOHN McKEON,  
District Attorney

A True Bill.

*John McKeon*  
*Foreman.*

*Receivng Stolen Goods,  
Larceny,  
and  
Degree*

*518ms532*

0007

00000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Denny E. Davies*

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

*Denny E. Davies*

of the CRIME OF *Petit Larceny*, committed as follows:

The said *Denny E. Davies*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~14th~~ *14th* day of ~~September~~ *September* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three*, at the Ward, City and County aforesaid, with force and arms

*one promissory note for the payment of money of the kind known as United States Treasury notes, the same being due and unsatisfied for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind known as Bank notes, the same being then and there due and unsatisfied for the payment of and of the value of five dollars, and one silver coin of the United States of America of the kind known as quarter dollars of the value of twenty five cents*

of the goods, chattels and personal property of one *George W. Ditchell*

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

*John McLean*  
District Attorney

0009

No 812  
Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry E. Davies  
No. 1 St. 512

Henry E. Davies

Offence Larceny

1  
2  
3  
4

Dated Sept 29 1883  
Hugh Gorman, Magistrate.

No. 3, by  
Officer  
No. 4, by  
Precinct.

Witnesses  
George W. Whitcomb  
No. 2 New Chambers Street.

No. Street

No. Street  
to answer

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

Henry E. Davies

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 2000 Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 29 1883 . Hugh Gorman Police Justice.

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

Dated \_\_\_\_\_ 1883 . \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1883 . \_\_\_\_\_ Police Justice.

0090

Sec. 198-200

20

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Murray E. Davis*

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

Question. What is your name?

Answer. *Refused*

Question. How old are you?

Answer. *Refused*

Question. Where were you born?

Answer. *Refused*

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

Answer. *Refused*

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.

Taken before me this

day of *September*, 188*3*

*Hugh Gardner*  
Police Justice.

0091

CITY AND COUNTY }  
OF NEW YORK, } ss.

George W. Ditchett  
aged 65 years, occupation Real Estate of No.

2 New Chambers Street, being duly sworn deposes and

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

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

Sworn to before me, this 27<sup>th</sup>  
day of September 1887 George W. Ditchett

Henry C. Curtis  
Police Justice.

0892

1200

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of No. 10 West 57<sup>th</sup> Street, Henry E. Davies Agent & Lawyer.

being duly sworn, deposes and says that on the 21<sup>st</sup> day of September, 1883

at the premises No. 2 New Chamber Street 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 with intent to deprive the true owner thereof

the following property, viz:

Good and lawful money of the United States consisting of five notes or bills of the denomination one dollar each, together of the value of five dollars.

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Henry E. Davies (now here)

from the fact that on or about the 19<sup>th</sup> day of September 1883 deponent was informed

by one George W. Wickett that a person

was in his office and represented to him

that he was the son of the late Judge

Henry E. Davies of the Court of Appeals

and that he had an office on the third

floor of premises No. 206 Broadway

and that he was obtaining money

Sworn before me this day of 1883  
Police Justice

0893

on the representation that he was the son of the late Judge Davis and that the said Hittchell had given him the sum of five hundred dollars on such representations. Dependent further says that he went to the office of the said Hittchell on the 21<sup>st</sup> day of September by appointment with the said Hittchell and there saw the said Davis who represented himself to dependent to be the son of Judge Davis of the Court of Appeals. Henry E. Davis and having an office at premises No 206 Broadway Third Floor, Dependent then conversed with the said Davis in regard to some property which the said Hittchell desired to procure a loan on and the said Davis informed dependent that he wanted the sum of twenty-five dollars as part payment of expenses in examining the title to the property. Dependent then gave the said Davis the said sum of twenty-five dollars and received from the said Davis the receipt here to attached marked Exhibit "A" and signed H. E. Davis. Dependent further says that he is the son of the late Judge Davis of the Court of Appeals and believes that he is the only person in the City of New York by the name of Henry E. Davis and that he is the only person of the name of Henry E. Davis doing business at premises No. 206 Broadway. Dependent is further informed by the said Hittchell that he identifies the said Davis as the person who represented himself to him as the son of the late Judge Davis and doing business at No 206 Broadway as Henry E. Davis.

District Police Court.

THE PEOPLE, & C.

vs. THE COMPLAINANT

AFIDAVIT - Larceny

Dependent charges that the said statements of the said Davis are false and fraudulent and that he took from the possession of dependent the said money with the intent to cheat and defraud dependent.

I now declare me.  
 This 22<sup>nd</sup> day of September 1898

Joseph Gardner (Police Justice)

H. E. Davis

DISPOSITION

0894

BOX:

111

FOLDER:

1190

DESCRIPTION:

Davis, Joseph

DATE:

09/11/83



1190

POOR QUALITY ORIGINAL

0895

107

Counsel,  
Filed 11 day of Feb 1883  
Pleads Not guilty

INDICTMENT.  
Grand Larceny in the Second Degree.  
(\$52000 531)

THE PEOPLE  
vs.  
Joseph Davis

JOHN McKEON,  
District Attorney.

A True Bill.

Wm. McKeon  
Foreman  
Discharged by Court

Oct 2nd 1883  
No Indictment should have been found in this case. The Complainant informed me I pay that he had no attaches other than himself. He does not know but that the purchase for which the fine the money was fully covered out. The defendant should be discharged on his own recognizance until the People can show the evidence to make out a case. If any such evidence exists  
J. H. Bell  
Dist. Atty.

0896

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Davis

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

Joseph Davis

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

The said Joseph Davis

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 27th day of August in the year of our Lord one thousand eight hundred and eighty-three at the Ward, City and County aforesaid, with force and arms,

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars each; three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar, and divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of ten dollars.

of the goods, chattels, and personal property of one Costabile Agresta then and there being found, feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINAL

00977

*Handwritten notes:*  
No. 1, by [unclear]  
No. 2, by [unclear]  
No. 3, by [unclear]  
No. 4, by [unclear]

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

CLERK'S NO. 107 1116  
Police Court District  
THE PEOPLE, &c.,  
vs. Joseph Davis  
110 Broadway St.  
1  
Joseph Davis  
2  
3  
4  
Offence Grand Larceny  
188  
Magistrate  
No. 3, by [unclear]  
Residence [unclear]  
Street [unclear]  
Officer [unclear]  
Precinct 14  
Witnesses  
Joseph Davis  
Magistrate  
No. 3, by [unclear]  
Residence [unclear]  
Street [unclear]  
Officer [unclear]  
Precinct 14  
to answer [unclear]  
188  
[unclear]

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 Joseph Davis

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

Dated 31 August 1883 [Signature] Police Justice.

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

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

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

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

POOR QUALITY ORIGINAL

0098

Sec. 198-200

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

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Joseph Davis

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Italy

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

Answer. Providence Rhode Island

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, I have paid thru Joe ~~Decker~~ <sup>Decker</sup> Dealer, & took them all thru #20. Joseph X Davis  
Monk

Taken before me this  
day of March

[Signature]

Police Justice.

0899

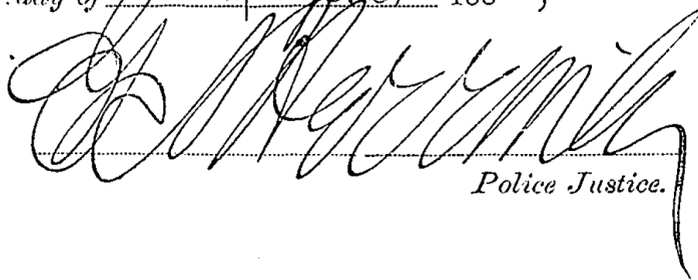
CITY AND COUNTY }  
OF NEW YORK, } ss.

Giuseppe Dalesandro  
aged 21 years, occupation Laborer of No.

10 Jersey Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Castable Agresto

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

Sworn to before me, this 31  
day of August 1883

  
Police Justice.

Giuseppe<sup>his</sup> Dalesandro  
Mark

0900

City and County of New York, ss.

Police Court—1st District.

THE PEOPLE

*Joseph Davis*

On Complaint of

For

*Postable Agents*  
*Larceny*

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

Dated Sept 13 1883

*[Signature]*  
POLICE JUSTICE.

*Joseph Davis*  
*man*

0901

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Costable Agresto 34 years Barber

of No. 10 Jersey Street,

being duly sworn, deposes and says, that on the 27 day of August 1883  
in the day time at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent with intent to cheat and defraud the true owner of the use and benefit thereof the following property, viz :

Good and lawful money of the United States to the amount and of the value of thirty six dollars

Sworn before me this

day of

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 Joseph Davis (now here)

from the fact that said defendant stated to deponent that he wanted four men as he had employment for them, thereupon deponent said to defendant that he had four men who wanted work. then defendant said that the rail road fares and other expenses would amount to the aforesaid amount of money which deponent gave said defendant who took said four men to Ashland. In the

Police Justice,

1883

0902

State of Massachusetts. Subsequently deponent was informed by Giuseppe Sallesandro, one of said four men that when they reach Ashland Mass. there was no work for said men. Wherefore deponent charges said defendant with taking stealing and carrying away the aforesaid property by trick and device.

Sworn to before me this 31 day of August 1883  
Castabile Deputa  
Police Justice.

District Police Court.

THE PEOPLE, & C.,  
ON THE COMPLAINT OF  
vs.

AFFIDAVIT—Larceny.

Dated 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION:

0903

BOX:

111

FOLDER:

1190

DESCRIPTION:

Dervalt, John

DATE:

09/20/83



1190

No 228

Counsel,  
Filed *20* day of *Sept* 1883  
Pleads

THE PEOPLE

*21* vs. *P*  
*134 N 39*

*John Demolt*

Grand Larceny, *Second Degree*, and  
*Receiving Stolen Goods*

JOHN McKEON,

*Pr. Att. 21/13* District Attorney

*Mada. P.R. Wm. S. ...*  
A True Bill.

*Geo. Blawie*  
Foreman.

0904

0905

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 Dewalt

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

John Dewalt

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

The said John Dewalt

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 25th day of May in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

twenty silver coins of the United States of America, of the kind known as dollars, of the value of one dollar each, twenty silver coins of the United States of America, of the kind known as half dollars, of the value of fifty cents each, twenty silver coins of the United States of America, of the kind known as quarter dollars, of the value of twenty five cents each, and other coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ten dollars, and nine crates of the value of one dollar each

of the goods, chattels and personal property of one Joseph Smith then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon District Attorney

0906

No 228 730  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Ammit  
434 St 39 St.

John Newack

Offence Larceny

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Sept. 13 1883

Magistrate

J. Pelbury  
Officer

Precinct

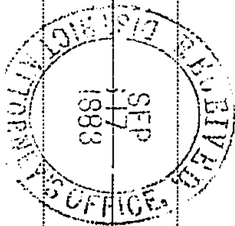
Witnesses

No.

Street.

No.

Street.



No.

Street.

\$

to answer

1000

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 John Newack

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 Sept. 13 1883 J. M. Patterson Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0907

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Dewach

Question. How old are you?

Answer. 21 years of age

Question. Where were you born?

Answer. New York

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

Answer. 434 West 59 St. about 5 years.

Question. What is your business or profession?

Answer. Driver of a Corder wagon

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.

John Dewach  
his  
Mark

Taken before me this

13  
day of September 1888

W. M. ...

Police Justice.

0908

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

*Meresa Smith, aged 23 years,*  
of No. *434 West 39<sup>th</sup> Street,* *Bedford,*

being duly sworn, deposes and says, that on the *25<sup>th</sup>* day of *May* 188 *3*

at the *day time in the* \_\_\_\_\_ City of New York,

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

of deponent *with intent to defraud the true owner thereof,*  
the following property, viz:

*Good and lawful money of the United States consisting of a number of silver coins to the amount and value of twenty-three dollars, and nine Strawberry Crates of the value of nine dollars, said property being in all of the value of thirty-two dollars*

Subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_ 1888

the property of *deponent and her husband,*  
*Joseph Smith*

Subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_ 1888

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

*John Dewach, now here, below the fact that said deponent was then in the employment of deponent as a driver of a horse wagon. That on the morning of said day deponent gave said deponent the money aforesaid to purchase goods and the crates aforesaid to deliver. That said deponent failed to purchase goods as directed and did keep and appropriate said*

1888

0909

money to his own use and did collect on said crates the sum of nine dollars which he likewise kept and retained. That he failed to return to his employment, and sent the same and wages, which which he carried away said crates, back to deponent by a strange man.

Sworn to before me this } Thomas Smith  
13<sup>th</sup> day of September 1888

J. D. Patterson      Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

09 10

BOX:

111

FOLDER:

1190

DESCRIPTION:

Desmond, John

DATE:

09/04/83



1190

POOR QUALITY ORIGINAL

0911

*1 Bill returned*  
Counsel, *De Guey*  
Filed *4* day of *Feb* 1883  
Pleads *Not Guilty*

THE PEOPLE  
vs.  
*R*  
*John Desmond*  
ROBBERY—First Degree.  
[§ 224, 225]

JOHN McKEON,  
District Attorney.  
*In App. 24/83*  
*Filed & acquitted*  
A True Bill.  
*Thos Worthing*  
Foreman.

0912

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 Desmond*

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

*John Desmond*

of the CRIME OF ROBBERY IN THE FIRST DEGREE, committed as follows:  
The said *John Desmond*

late of the First Ward, of the City of New York, in the County of New York, aforesaid,  
on the *Sixteenth* day of *June* in the year of our Lord  
one thousand eight hundred and eighty ~~three~~ *three* at the Ward, (City and County

*and there aided by an accomplice actually present whose name is to be given by the Grand Jury aforesaid unknown and two promissory notes for the payment of money, being then and there*

aforesaid, with force and arms, in and upon one *Giuseppe Curatto*  
in the peace of the said People, then and there being, feloniously did make an assault *being then*  
due and unsatisfied, and (of the kind known as United States Treasury Notes), of the  
denomination of twenty dollars, and of the value of twenty dollars each: *four*

promissory notes for the payment of money, being then and there due and unsatisfied,  
(and of the kind known as United States Treasury Notes), of the denomination of ten  
dollars, and of the value of ten dollars each: *eight* promissory notes for the  
payment of money, being then and there due and unsatisfied, (and of the kind known  
as United States Treasury Notes,) of the denomination of five dollars, and of the value of  
five dollars each: *ten* promissory notes for the payment of money, being then and  
there due and unsatisfied, (and of the kind known as United States Treasury Notes)

of the denomination of two dollars, and of the value of two dollars each: \_\_\_\_\_  
*ten* promissory notes for the payment of money, being then and there due  
and unsatisfied, (and of the kind known as United States Treasury Notes), of the  
denomination of one dollar, and of the value of one dollar each: \_\_\_\_\_

~~(of the kind known as cents), of the value of one cent each \_\_\_\_\_~~  
~~(of the kind known as two cents), of the value of two cent each \_\_\_\_\_~~  
~~(of the kind known as five cent pieces), of the value of five cents each \_\_\_\_\_~~

*a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of six dollars, and one pocket book of the value of one dollar*

of the goods, chattels, and personal property of the said *Giuseppe Curatto*

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

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINAL

0913

BAILED

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

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

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

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

No. 17  
Blind  
299  
Police Court 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George J. Stewart  
453 Greenwich St.  
John Desmond

Offence Robbery

Dated July 16<sup>th</sup> 1883

Henry Muller  
8188 Precinct. Officer.

Witnesses Frederick W. Fisher

No. 293 West Street.

No. \_\_\_\_\_ Street,  
 No. \_\_\_\_\_ Street,  
 § \_\_\_\_\_ TO ANSWER

boon

W

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum 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 July 16<sup>th</sup> 1883 John Desmond Police Justice.

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

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

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

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

POOR QUALITY ORIGINAL

0914

*Spencer Administration  
of the Court by counsel  
at 10:30 am June 29  
admitted June 27 10 AM  
at 10:30 am June 29  
10:30 am June 29*

*Admitted, 10:30 June 27 1883 at  
10:30 am June 29*

No. 1, by \_\_\_\_\_

Residence *Seaman's Ten.*

No. 2, by *Aug 4 1853*

Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Josephus Carter*

*John Leonard*

Offence *Robbery*

Dated *22 June 1883*

*Wm J Power* Magistrate.

*Wm J Power* Officer.

Witnesses *Fredrick W Fisher*

No. *293 W 10th* Street.

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

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

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

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

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. *or he legally discharged*

Dated *22 June 1883* *Wm J Power* Police Justice.

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

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

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

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

POOR QUALITY ORIGINAL

09 15

Sec. 198-200.

182 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

John Desmond 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 Desmond

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. New York

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

Answer. 613 Greenwich Street Two 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. I was sitting on the dock and saw Danie Lurlew, Thomas Feily and Burke who first name I do not know John Deomene

Taken before me this

day of

Sept 1907  
John Desmond  
Police Justice.

09 16

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 38 years, occupation Frederick W Fisher  
Hotel Keeper of No. 293 West

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

Sworn to before me, this 22  
day of June 1888 } Frederick W. Fisher

Chas. J. Jones  
Police Justice.

0917

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

Police Court--First District.

*Giuseppe Curotto* 38 years *Hotel Keeper*  
of No. *493* *Greenwich* Street, being duly sworn, deposes  
and says, that on the *16<sup>th</sup>* day of *June* 18 *83*  
at the *Fifth* Ward of the City of New York, in the

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

*one pocket book containing thirty Franc  
and lawful money of the United States  
in all of the value of fifty two  
dollars*

~~of the value of~~ *deponent* Dollars,  
the property of

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

*John Desmond (now here) and two other  
persons names unknown to deponent and  
not arrested from the fact that about  
the hour of ten o'clock on the night of  
said day while deponent was in  
the act of getting on a street car at the  
corner of Hoboken and West streets in said  
city one of said men placed his hand over  
deponent's eyes and pulled deponent from said  
car at said time. ~~the~~ other two persons  
put their hands into the pockets of the clothing  
then and there worn by deponent then*

Sworn to, before me, this

of

18

day

Police Justice.

09 18

Immediately thereafter deponent missed the aforesaid property  
they ran away. Subsequently deponent  
was informed by Frederick W Fisher  
that he saw said Desmond and two other  
persons scuffling with deponent and saw  
them run away after deponent cried out  
police

Wherefore deponent charges said  
John Desmond with acting in concert with  
said two other persons not arrested in taking  
stealing and carrying away from the person  
of deponent by force and violence without  
his consent and against his will the aforesaid  
property.

Sworn to before me this 4<sup>th</sup> Giuseppe Gratto  
22 day of June 1883  
City of  
Police Justice

0919

COURT OF GENERAL SESSIONS OF THE PEACE.

CITY AND COUNTY OF NEW YORK,

Clerk's Office. June 22 1883

John Leonard, was tried  
& convicted by and with  
juried Court on the 17<sup>th</sup>  
day of October 1878, and  
was sentenced to the New York  
State Reformatory by  
Judge Aldersleepe - as  
appears by the Records  
of this Office.

J. M. Clerk

0920

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

The People vs

- against -

John Desmond

---

Affidavit of  
John D. McKnight

---

Frank J. Keller  
Atty for deft  
\* 346 Broadway  
N.Y. City

0921

Woboken N. J. 17th 85

This is to certify that  
John J. Mc Knight is  
at this date an inmate  
of St Mary's Hospital  
Woboken suffering from  
Compound fracture of  
leg and unable to  
attend court as a  
witness

Thomas H. Cheburner  
Surgeon St Mary's Hospital  
Woboken  
N. J.

POOR QUALITY  
ORIGINAL

0922

of said 16 day of June 1883, deponent  
saw a man attacked in West Street  
by several persons, all of whom were  
Gol. 3 unknown to deponent, and depo-  
nent positively avers that the above  
named John Desmond had nothing  
whatever to do with said attack, and,  
as deponent afterwards heard, robbery.

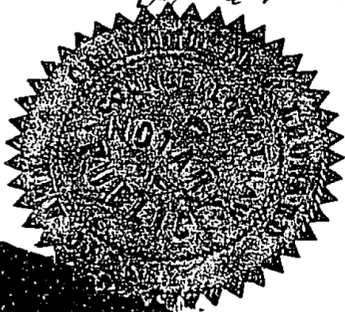
5 That about one half hour after the  
said attack and robbery, said Desmond  
and Casey, left deponent ~~at~~ <sup>at</sup> said place  
where his light was lying, said Des-  
mond saying to deponent that he was  
going home and between the time of the  
above occurrence and departure of  
said Casey & Desmond, they remained  
in the company of deponent.

6. That deponent is now confined in the  
St. Mary's Hospital, in the City of Ho-  
boken, and is being treated for injuries re-  
ceived on the                      day of                      1883.

Sworn to before me this 17<sup>th</sup>                      J. H. McKnight  
day of September 1883.

Witness my hand

Leonard a Notary  
Public of the State  
of New Jersey.



This is to certify that the said  
J. H. McKnight swore to the above  
statement as true before me the said  
Notary Public at St. Mary's Hospital  
in the City of Hoboken Hudson County  
State of New Jersey on said date.  
L. B. R. Leonard, Notary

0923

BOX:

111

FOLDER:

1190

DESCRIPTION:

Dias, Joseph

DATE:

09/13/83



1190

0924

No 151

Counsel,  
Filed *13* day of *Sept* 188*3*  
Pleads

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

THE PEOPLE

vs.

*P*  
Joseph Dior

*in and with*  
JOHN McKENNA  
*District Attorney.*  
*Sept 11 1883*  
*Samuel P. ... Foreman.*  
A TRUE BILL.  
*Wm. Pittman*

0925

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Dias

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

Joseph Dias

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

The said Joseph Dias

late of the City and County of New York, on the Second day of August, in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the City and County aforesaid, in and upon one

Joseph Brunni

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said Joseph Dias

with a certain pistol which the said

Joseph Dias

in his right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, said, the said Joseph Brunni then and there feloniously did willfully and wrongfully strike, beat, cut, 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.

0926

SECOND COUNT

And the Grand Jury aforesaid by this indictment further accuse the said \_\_\_\_\_

*Joseph Dias* \_\_\_\_\_

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

The said *Joseph Dias* \_\_\_\_\_

late of the City and County of New York, afterwards to wit: on the *Second* day of *August* in the year of our Lord one thousand eight hundred and eighty-*three* at the City and County aforesaid, with force and arms, in and upon one *Joseph Brunni* \_\_\_\_\_

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and the said *Joseph Dias* \_\_\_\_\_ with a certain *knife* \_\_\_\_\_ which *he* the said in *his* right hand then and there had and held, in and upon the *head* \_\_\_\_\_

of *him* the said *Joseph Brunni* \_\_\_\_\_ then and there feloniously did willfully and wrongfully strike, beat, *cut* \_\_\_\_\_ bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting upon the said *Joseph Brunni* \_\_\_\_\_ grievous bodily harm, to wit: *whereby then and there cutting and wounding the head of the said Joseph* \_\_\_\_\_

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

JOHN McKEON, District Attorney.

0927

No. 1571

Police Court - 21 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Bruns  
11 Canaan St.

1 Joseph Deas

Offence Assault and Battery

Dated August 23 1883

Hugh Gardner Magistrate.

John Wallace Officer.

9 Precinct.

Witnesses

No. Street.

No. Street.



No. Street.

No. to answer

500 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 Joseph Deas

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 August 23 1883 Hugh Gardner Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0928

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Dias*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Cuba*

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

Answer. *224 Sullivan Street about three weeks*

Question. What is your business or profession?

Answer. *Cigar maker*

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

Answer. *I have nothing to say  
and demand a trial at the  
Court of General Session*

*Joseph Dias*  
*Mack*

Taken before me this

day of *August* 188*3*

*Joseph M. ...*

Police Justice.

0929

Police Court— 2<sup>d</sup> District.

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

of No. 11 Carmine Joseph Bruni Street.  
aged 52 years a cook being duly sworn, deposes and says, that  
on Thursday the 2 day of August  
in the year 1883, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Joseph Dias  
growler, who struck deponent  
several blows about the head  
with a revolver, he then and then  
held in his hand cutting deponent  
on the head

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of August 1883

Joseph Bruni  
mark

John High Gardner POLICE JUSTICE.

0930

BOX:

111

FOLDER:

1190

DESCRIPTION:

Diaz, Joseph

DATE:

09/11/83



1190

POOR QUALITY ORIGINAL

0931

103

Filed // day of Sept. 1883

Pleads

Assault in the First Degree. etc  
(Firearms.)  
[217 and 218]

THE PEOPLE

vs.

P

Joseph  
Diaz

with intent to kill

JOHN MCKEON,  
District Attorney.

A TRUE BILL.

Wm. M. Worthington  
Foreman.

Sept 11/83

Henry G. Dudley  
2nd day

S.P. 2 year.

POOR QUALITY ORIGINAL

0932

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Joseph Diary*

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

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *Joseph Diary*

late of the City of New York, in the County of New York aforesaid, on the *Second* day of *August* in the year of our Lord one thousand eight hundred and eighty *three* with force and arms, at the City and County aforesaid, in and upon the body of *Marcia Marthoni* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Marcia Marthoni* a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Joseph Diary* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *to kill* the said *Marcia Marthoni* 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

*Joseph Diary*

of the Crime of assault in the second degree, committed as follows:

The said *Joseph Diary*

late of *the City and County aforesaid*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Marcia Marthoni* then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *him* the said *Marcia Marthoni* a certain *revolver* then and there loaded and charged with gunpowder and one leaden bullet, which *Joseph Diary* the said *Joseph Diary* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there shoot off and discharge

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

~~JOHN MCKEON, District Attorney.~~

0933

Third COUNT

And the Grand Jury aforesaid by this indictment further accuse the said \_\_\_\_\_

\_\_\_\_\_ Joseph Diary \_\_\_\_\_

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

The said Joseph Diary \_\_\_\_\_

late of the City and County of New York, afterwards to wit: on the Second day of August in the year of our Lord one thousand eight hundred and eighty-three at the City and County aforesaid, with force and arms, in and upon one Marcia Martini \_\_\_\_\_

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and to, at, and

against him the said Marcia Martini a certain pistol then and there loaded and charged with powder and one leaden bullet which she in his right hand then and there had and held, in

and upon the head \_\_\_\_\_

of him the said Marcia Martini \_\_\_\_\_

then and there feloniously did willfully and wrongfully shoot off and discharge, thereby then and there willfully and wrongfully, feloniously inflicting

upon the said Marcia Martini \_\_\_\_\_

grievous bodily harm, to wit: shooting then and there

penetrating and wounding the head of the said Marcia Martini \_\_\_\_\_

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

JOHN McKEON, District Attorney.

0934

Police Court District

103 696

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Warren Matthews  
4 Hamilton St.

Joseph Deary

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

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

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

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

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

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

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

Offence: Domestic Assault & Battery

Dated Sept 1 188

Wm. H. [Signature] Magistrate.

Wm. H. [Signature] Officer.

9 Precinct.

Witnesses: Joseph Deary

No. 11 East 10th St.

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

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

\$ 2000 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 \_\_\_\_\_ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 1 188 \_\_\_\_\_ Police Justice.

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

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

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

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

0935

Sec. 198-200

2 District Police Court.

CITY AND COUNTY,  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Deary*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Spain*

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

Answer. *424 Pullman St resided there 2 weeks*

Question. What is your business or profession?

Answer. *Cigar Maker.*

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

Answer. *I am not guilty*

*Joseph Deary*  
*Mark*

Taken before me this

day of *September* 188*8*

*[Signature]*

Police Justice.

0936

Police Court— 2 District.

CITY AND COUNTY OF NEW YORK, } ss.

aged 35 of No. 4 Minetta Street,

being duly sworn, deposes and says, that on Thursday the 2 day of August

in the year 188 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by Joseph

Dray (now present) who  
aimed a revolver loaded  
with powder and ball  
at deponent first off  
the same the ball from  
which took effect in  
deponent's head

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 3 day of September 188 3

Marcia Mathoni

[Signature] POLICE JUSTICE.

Mark

0937

BOX:

111

FOLDER:

1190

DESCRIPTION:

Dolan, Andrew

DATE:

09/13/83



1190

POOR QUALITY ORIGINAL

0938

No 140

Counsel,  
Filed *13* day of *Sept* 1883  
Pleads

THE PEOPLE

*vs.*  
*H.P. 10-0-08.*  
*Joseph*  
*Andrew*  
*Dolan*  
*[cases]*

Grand Larceny, *Second* degree, and

*(575254581)*

JOHN McKEON,

*Pr. Sect. 14/1/83* District Attorney  
*pleads guilty*  
A True Bill. S. H. *Shreeves*  
*The Attorney*  
Foreman.

0939

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Dolan

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

Andrew Dolan

of the CRIME OF GRAND LARCENY in the ~~Second~~ degree, committed as follows:

The said Andrew Dolan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 20th day of August in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms two bundles of the value of forty dollars each, six packets of the value of one dollar and fifty cents each, two values of the value of three dollars each, two pairs of the value of twenty dollars each, and six hundred pounds of pipe of the value of five cents each pound

of the goods, chattels and personal property of one Charles Johnson then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John M. ... District Attorney

No 141

Counsel,  
Filed 13 day of Sep 1883  
Pleads

THE PEOPLE

vs.

F

Andrew

Dolan

[Casey]

JOHN MCKRON,

Dist. Attorney

A True Bill.

John McKron  
Foreman.

Sept 13 1883

0940

0941

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Dolan

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

Andrew Dolan

of the CRIME OF Petit Larceny, committed as follows:

The said Andrew Dolan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the first day of September in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one hundred pounds of lead pipe of the value of five cents each pound and three faucets of the value of two dollars each.

of the goods, chattels and personal property of one Eliza Smith then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon District Attorney

0942

Police Court - 4 District.

141

714

THE PEOPLE, Sec.,  
ON THE COMPLAINT OF

James Smith

252 W 47 St

Andrew Brown

1

2

3

4

Offence R.L.

Dated Sept 4 1883

Wm. W. ... Magistrate.

22 Precinct.

Witnesses J. A. Riley

Chas. Beckham

22 Precinct

No. Street

No. Street

No. 500 Street

\$ 500

Car



Handwritten signature

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

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 Sept 4 1883 [Signature] Police Justice.

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

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

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

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

0943

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Maurice Dolan

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York

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

Answer. 480-10 Avenue M

Question. What is your business or profession?

Answer. Gas Fitter

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

Answer. I am Guilty of the Charge

Maurice Dolan

Taken before me this

day of

11/11/1911

Police Justice.

0944

City and County of New York, ss.

POLICE COURT, FOURTH DISTRICT.

THE PEOPLE,

vs.

*Anna Dolan*

On Complaint of  
For

*James Smith*

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

Dated

187

*Feb 4*  
*[Signature]*

*Enoch Nolan*

Police Justice.

0945

H District Police Court. Affidavit—Larceny.  
CITY AND COUNTY OF NEW YORK, } ss.

of No. 252 West 4<sup>th</sup> Street, Claster  
being duly sworn, deposes and says, that on the 1<sup>st</sup> day of September 1883  
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 :

A quantity of lead pipe of the value  
five dollars.  
three brass faucets of the value of  
Six dollars.  
all of the value of Seven dollars-

the property of Eliza Smith, deponent's wife

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 Andrew Dolan (now present

with the intent to deprive the owner of  
said property, from the fact that previous  
to said larceny the said property was  
a portion of the water fixtures of premises  
420 West 51<sup>st</sup> Street, and said Andrew  
has admitted and Confessed to deponent in  
the presence of Officers James H. Riley, and  
Charles Rockborn (now present) that he did  
Solake steal and carry away said property

James Smith

Sworn before me this \_\_\_\_\_ day of \_\_\_\_\_ 1883  
Police Justice,

POOR QUALITY ORIGINAL

0946

BAILED.

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

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

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

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

No 140 719  
Police Court- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Francis J. [Signature]  
160 W 22<sup>nd</sup> St.  
1609  
Andrew [Signature]

Offence Grand Larceny

Dated Sept 14<sup>th</sup> 1883

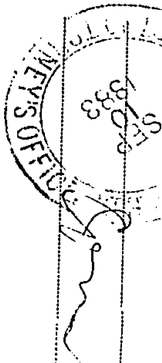
J. M. Newman Magistrate.  
Riley [Signature] Officer

Witnesses  
No. 1. [Signature] President.

No. 2. [Signature]

No. 3. [Signature]

No. 4. [Signature] to answer



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

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

Dated Sept. 14<sup>th</sup> 1883 [Signature] Police Justice.

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

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

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

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

0947

Sec. 198-200

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Andrew Dolan*

Question. How old are you?

Answer. *2 1/2 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1750 10th Avenue, 8 years*

Question. What is your business or profession?

Answer. *Gas filler*

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

Answer.

*I am guilty of the charge preferred against me.*

*Andrew Dolan*

Taken before me this

day of

*September 1911*

Police Justice.

0948

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 29 years, occupation James M. Riely  
Police Officer of No.

Police Office 22 Canal Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Francis P. Gray

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

Sworn to before me, this 21  
day of September 1883 } James M. Riely

[Signature]  
Police Justice.

09449

Fourth District Police Court. Affidavit—Larceny.  
CITY AND COUNTY OF NEW YORK, ss. Francis S. Guay  
of No. 160 W 22 Street, aged 26 agent  
being duly sworn, deposes and says, that on the 20<sup>th</sup> day of August 1883  
at the in the Day time City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent.

the following property, viz: Range  
Two Hot Water Boilers of the  
Value of ~~40~~ forty dollars each \$ 80.00  
and four sink Cocks of the  
Value of one dollar <sup>50</sup>/<sub>100</sub> each 6.00  
Two Bath Cocks of the Value of \$ 1.50 each 3.00  
Two Safety Valves of the Value of \$ 3.00 each 6.00  
Two fire pumps of the Value of 40.00  
and quantity of lead pipe  
of the Value of about thirty dollars 30.00  
and all of about  
the value of 165.00

the property of Charles Johnson and in  
the care and charge of this  
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 Andrew Dolan (nowhere)

with the intent to deprive the  
true owner of said property from  
the fact that previous to said  
property larceny the said property  
was on the 2<sup>nd</sup> and 3<sup>rd</sup> Flat of premises  
1343 Broadway and this deponent  
has admitted and confessed  
in the presence of Officer James H  
Riley that he took the said property

Francis S. Guay

Sworn before me this 17th day of August 1883  
Police Justice.

0950

BOX:

111

FOLDER:

1190

DESCRIPTION:

Dowd, John

DATE:

09/19/83



1190

POOR QUALITY ORIGINAL

0951

No 218

Counsel,  
Filed 19 day of Sept 1883  
Pleads  
Wm. Kelly.

INDICTMENT.  
Grand Larceny in the 1st degree.  
THE PEOPLE  
vs. Mr. P  
John Dowd

JOHN McKEON,  
District Attorney.

Filed  
A TRUE BILL.

Geo. B. Browley

Foreman.  
E. M. Brown Sr.  
F.S.

Dep't Clerk  
has in his  
Reminiscence  
F.S.

0952

**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 David*

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

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

The said *John David*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms, *in the night time of said day, one watch of the value of twenty five dollars*

of the goods, chattels and personal property of one *Julius Sommer* on the person of the said *Julius Sommer* then and there being found, from the person of the said *John David*

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

**JOHN McKEON, District Attorney.**

0953

Mr. Turner's Bureau for its  
dept. attached is pay 12 rise  
the 2nd element of the Com-  
plaint - may be used in  
evidence on the trial of the  
case -  
W.E.B.  
Sept 18/83

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

No 218  
183  
773  
Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Howard  
13 Washington St  
John Dorod  
15 September 1883  
Magistrate.  
offence Larceny from person

Dated 15 September 1883  
Magistrate.  
Michael Mulvaney  
27 Precinct.

Witnesses  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
No. 1500 to answer Street,  
H.A.

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

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 15 Sept 3 188 Andrew White Police Justice.

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

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

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

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

0954

Sec. 198-200

18 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

*John Dawd* 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 Dawd*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *75 Washington St about 4 mos*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty  
John Dawd*

Taken before me this

day of

1887

*James W. ...*

Police Justice.

0955

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

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss. Julius Pommerel, 37 years  
Farmer of No. 13 Washington Street,

being duly sworn, deposes and says, that on the 14 day of September 1883  
in at the night time at the \_\_\_\_\_ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent and from the person with intent to cheat and deprive the true  
owner of the use and benefit thereof  
the following property, viz :

one open face gold watch of the value of  
the value of twenty five dollars

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by John Dowd (now here)

from the fact that while deponent was  
passing along the public street in said  
city said defendant came up to deponent  
and snatched the aforesaid property  
from the vest then and there worn  
by deponent and ran away

Julius Pommerel

Sworn before me this 15 day of September 1883  
Police Justice,

POOR QUALITY  
ORIGINAL

0956

March 31st 1849

John Dowd is charged with  
July 16. arrested by Officer "Meyers"  
of the Precinct of Calverton and  
is charged with the same  
Discharged in the court  
of General Sessions

May 28th 1849

Arrested for Burglary with  
intent to steal. For  
Discharged in the court  
of General Sessions

July 3rd 1851

Arrested for theft of  
Edward Manning and  
Breast in the back and by Officer  
well 1st Precinct and  
sentenced to the State Prison  
by Recorder Seaman

Dec. 21st 1853

Arrested for Robbery of Officer Sara  
in company with Michael Swanson  
and Michael Swanson  
Discharged in the court of  
General Sessions by Judge  
Giddings

0957

BOX:

111

FOLDER:

1190

DESCRIPTION:

Duffy, Mary J.

DATE:

09/13/83



1190

POOR QUALITY ORIGINAL

0958

No 137

Counsel,  
Filed 13 day of *Sept* 1883  
Pleads *Wt. G. Kelly*

THE PEOPLE  
vs.  
*Mary J. Duffey*  
INDICTMENT.  
Grand Larceny in the *Second* degree.  
*58528ms 531*

JOHN McKEON,

*Pro. Sec. copy* District Attorney.

*pleads p. 2.*

A TRUE BILL.

*W. B. Bostley*

Foreman.

0959

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Mary G. Duffy*

The Grand Jury of the City and County of New York, by this indictment, accuse *Mary G. Duffy*

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

The said *Mary G. Duffy*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *31st* day of *August* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *one ear ring of the value of seven dollars*

of the goods, chattels and personal property of one *Sonira Okand* on the person of the said *Sonira Okand* then and there being found, from the person of the said

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

**JOHN McKEON, District Attorney.**

0960

**PART 2.**

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

**Court of General Sessions of the Peace.**

The People of the State of New York,

To Off. Richardson

6

of No. \_\_\_\_\_ Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 20 day of Sept instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Mary J. Duffy  
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Sept in the year of our Lord 1888

JOHN McKEON, *District Attorney.*

POOR QUALITY ORIGINAL

0961

BAILED.

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

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

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

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

No. 137  
Police Court—1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Wm. Clark*

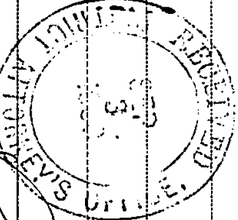
*Mary Duffy*

Offence *larceny from person*

Dated *Sept 14 1883*

*Richardson* Magistrate.

Witnesses *Wm. Clark*  
*Wm. Clark*



No. \_\_\_\_\_ Street \_\_\_\_\_  
\$ *100* to answer  
*Duffy*

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 *Mary Duffy*

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

Dated *Sept 14 1883* *Richardson* Police Justice.

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

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

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

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

0962

Sec. 168-270

CITY AND COUNTY OF NEW YORK, ss.

1st District Police Court.

*Mary J. Duffy* 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.

*Mary J. Duffy*

Question. How old are you?

Answer.

*38 years*

Question. Where were you born?

Answer.

*This City*

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

Answer.

*54 Spring about 38 years*

Question. What is your business or profession?

Answer.

*Housekeeper*

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

Answer.

*I am not guilty of the charge*

*Mary J. Duffy*  
her mark

Taken before me this

day of

*1st*  
*1934*

Justice

0963

*Just*

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of No. *105 Mott* Street, *Louisa O'Leary* 42 years old Housekeeper

being duly sworn, deposes and says, that on the *31<sup>st</sup>* day of *August* 188 *3*

in *at* the *day time* at the *City of New York,*

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

the following property, viz :

*A gold carrying of the value of seven 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 *Mary J. Duffy now*

*Present from the fact that as deponent was passing along Canal Street the defendant took hold of the ear ring ~~wearing~~ <sup>wore</sup> it from deponent's ear and carried it away with the felonious intent to cheat & defraud deponent of said property.*

*Louisa O'Leary*

Sworn before me this

*[Signature]*  
188 *3*

Notary Justice,

0964

BOX:

111

FOLDER:

1190

DESCRIPTION:

Dunn, William

DATE:

09/11/83



1190

0965

106. / 86

Counsel,  
Filed *11* day of *Sept*, 1883

Pleads *Verdict*

INDICTMENT  
Grand Larceny in the  
1st degree.  
(MONEY)  
\$534.52 (val 1132)

THE PEOPLE  
vs.  
*R*  
*William*  
*Dunn*

JOHN McKEON,

*In vol 8/12* District Attorney.

*tried & acquitted.* *8/16*

A TRUE BILL.

*Wm. Brown*

Foreman

0966

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 Dunn

The Grand Jury of the City and County of New York, by this indictment accuse  
William Dunn of the Crime of Attempting  
to commit

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

The said William Dunn

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the Eighteenth day of August in the year of our Lord one thousand eight  
hundred and eighty-three at the Ward, City and County aforesaid, with force and arms, in the  
night time of said day, one pocket book  
of the value of one dollar

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

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

JOHN McKEON, District Attorney.

0967

Police Court District

1063 692

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Le Sueur  
332 E 11 St  
William Dunn

Attorney-at-Law  
Larceny from person

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Sept 2<sup>d</sup> 1883

Magistrate  
Frock

Officer  
Maurice Reichler

17<sup>th</sup> Precinct

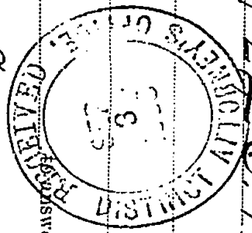
Witnesses  
John Quinn

No. 224 E 11<sup>th</sup> Street

Charles Thorne

No. 424 E 11<sup>th</sup> Street

No. Street  
\$  
Dunn



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 Dunn

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

Dated Sept 2<sup>d</sup> 1883 J. Henry [Signature] Police Justice.

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

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

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

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

0968

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?

Answer. William Dunn

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. US

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

Answer. 611 East 11th St one year

Question. What is your business or profession?

Answer. music printer

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

Answer. I am not guilty

William Dunn

Taken before me this

day of

Sept

188

William J. ...

Police Jc

0969

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

Thomas McGuire

of No. 337 East 11th Street, 35 yrs Truckman

being duly sworn, deposes and says, that on the 18th day of August 1883

at the premises 309 East 11th St. in the City of New York,

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

of deponent. <sup>attempted to be</sup> And from his person with intent to

deprive the true owner of the use and benefit thereof

the following property, viz:

One pocket book containing goods and lawful money of the issue of the United States of the amount and value of forty five dollars.

the property of Deponent

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

William DeLuna

(now here) for the reason that while deponent was in a yard in the rear of 309 East 11th Street said DeLuna and several others came up to deponent, and said DeLuna thrust his hand into the inside ~~vest~~ pocket of deponent's vest (said vest being at the time upon the body and person of deponent) and attempted to take the above described pocket book from deponent's vest pocket. Deponent prevented said DeLuna

Subscribed before me this 18th day of August 1883  
Justice

0970

from taking said pocket book  
When said Durum ran away  
Deponent did not see said  
Durum till the night of September  
1st when he caused the arrest of  
said Durum.

Sworn to before me }  
This 2<sup>d</sup> of Sept<sup>r</sup> 1883 } Thomas Maguire

J. Henry [Signature]

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0972

**END OF  
BOX**