

0604

BOX:

102

FOLDER:

1094

DESCRIPTION:

Doherty, James

DATE:

05/15/83



1094

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BOX:

102

FOLDER:

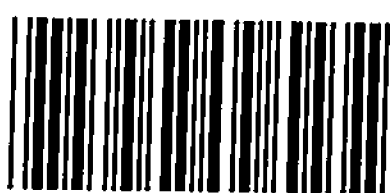
1094

DESCRIPTION:

McKean, William

DATE:

05/15/83



1094

POOR QUALITY
ORIGINALS

0606

Counsel,
Filed 15 day of May 1883
Pleadg Mrs. Kelly, H

THE PEOPLE
vs.
James Doherty
William McKeon
Grand Larceny, Receiving Stolen Goods.
(Sec. 528-530 & 550)

JOHN McKEON,
District Attorney

A True Bill.
J. H. McKeon
July 5, 1883
Foreman.
J. H. McKeon
J. H. McKeon
J. H. McKeon

POOR QUALITY
ORIGINALS

0607

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Doherty and
William J. McKeane

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

James Doherty and William J. McKeane

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

The said James Doherty and William
J. McKeane

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
eleventh ~~the~~ day of January in the year of our Lord one thousand eight hundred and
eighty ~~three~~ at the Ward, City and County aforesaid, with force and arms
forty one boxes of India rubber of the
value of one hundred and twenty
dollars each box

of the goods, chattels and personal property of ~~the~~ the Canada
Shipping Company 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.

0608

Second Count:

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

James Doherty and William J. McKeon

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

The said James Doherty and William

J. McKeon

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

India rubber of the value of
one hundred and twenty
dollars each box

of the goods, chattels and personal property of the Canada
Shipping Company

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

Shipping Company

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

Doherty and William J. McKeon

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

~~JOHN McKEON, District Attorney~~

0609

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK~~

~~The People of the City and County of New York~~

Third Count. ~~Indictment~~

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

James Doherty and William J. McKeon

of the CRIME OF Grand Larceny in the first

degree

committed as follows:

The said

James Doherty and William J. McKeon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the eleventh day of January in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, with force and arms forty one doles of India rubber of the value of one hundred and twenty dollars each dole

of the goods, chattels and personal property of one Charles E. Seager 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.

06 10

Fourth Count:

And the Grand Jury aforesaid, by this indictment, further accuse the said
James Doherty and William J. McKeon

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

The said James Doherty and William J. McKeon

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the eleventh day of January in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms forty one boxes of India
rubber of the value of one hundred
and twenty dollars each box

of the goods, chattels and personal property of Charles S. Seager

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

unlawfully and unjustly, did feloniously receive and have; they the said James
Doherty and William J. McKeon
then and there well knowing the said goods, chattels and personal property to have
been feloniously stolen, taken and carried away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

~~JOHN McKEON, District Attorney.~~

0611

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

~~The People of the State of New York~~
Fifth Count:

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

James Doherty and William
J. McLean
of the CRIME OF Grand Larceny in the First
degree

committed as follows:

The said James Doherty and
William J. McLean

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
eleventh ~~the~~ day of January in the year of our Lord one thousand eight hundred and
eighty ~~three~~, at the Ward, City and County aforesaid, with force and arms
forty one boxes of India rubber
of the value of one hundred
and twenty dollars each
box

of the goods, chattels and personal property of one Charles
Somewhat 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.

06 12

Sixth Count:

And the Grand Jury aforesaid, by this indictment, further accuse the said James Doherty and William J. McKeon

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

The said James Doherty and William J. McKeon

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the seventh day of January in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms forty one boxes of India
rubber of the value of one hundred
and twenty dollars each box

of the goods, chattels and personal property of _____

_____ Charles Samenthal _____

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

Samenthal _____

unlawfully and unjustly, did feloniously receive and have; ~~they~~ the said James

Doherty and William J. McKeon

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

JOHN McKEON, District Attorney.

06 13

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

~~The People of the State of New York~~

Seventh Court: ~~criminal~~

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

James Doherty and William J. McKeon

of the CRIME OF Grand Larceny in the first degree

committed as follows:

The said James Doherty and William J. McKeon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~eleventh~~ th day of January 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 forty one boxes of India rubber, of the value of one hundred and twenty dollars each box, of the goods, chattels and personal property of a certain firm doing business under the name and style of Bulburt, Symons and Company, a more particular description of which said firm and the names of the persons concerning the same, are to the Grand Jury aforesaid unknown, and cannot now be given

~~of the goods, chattels and personal property of one~~

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.

06 14

Eight Count:

And the Grand Jury aforesaid, by this indictment, further accuse the said —
James Doherty and William
J. McKeon —
of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said James Doherty and William
J. McKeon —

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the ~~eleventh~~ day of January in the year of our Lord
one thousand eight hundred and eighty-~~three~~, at the Ward, City and County
aforesaid, with force and arms going and sales of India
rubber of the value of one hundred
and twenty dollars each sale, of
the goods, chattels and personal
property of a certain firm doing
business under the name and
style of Dulhut, Symons and
Company, a more particular des-
cription of which said firm and
the names of the persons carrying
the same are to the Grand Jury
aforesaid unknown and cannot now
be given

~~of the goods, chattels and personal property of~~

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

Dulhut, Symons and Company
unlawfully and unjustly, did feloniously receive and have; ~~the~~ the said James
Doherty and William J. McKeon

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

JOHN McKEON, District Attorney

06 15

~~Court of General Sessions of the Peace~~

~~FOR THE CITY AND COUNTY OF NEW YORK~~

~~For Process on the State of New York~~

Fourth Count:

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

James Doherty and William J. McKeon

of the CRIME OF Grand Larceny in the first degree

committed as follows:

The said James Doherty and William J. McKeon

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
eleventh ~~the~~ day of January 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
forty one ~~one~~ doles of India rubber of
the value of one hundred ~~one hundred~~ dollars each

of the goods, chattels and personal property of a certain person whose name
is to the Grand Jury aforesaid ~~in~~ 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.

06 16

Fourth Count:

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

James Doherty and William J. McKeon

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

The said James Doherty and William J. McKeon

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the eleventh day of January in the year of our Lord
one thousand eight hundred and eighty-three, at the Ward, City and County
aforesaid, with force and arms fourteen dozen of
India rubber of the value of
one hundred and twenty
dollars each

of the goods, chattels and personal property of a certain person
whose name is to the Grand Jury
aforesaid unknown
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said unknown
person

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

JOHN McKEON, District Attorney.

POOR QUALITY
ORIGINALS

0617

W. Reid Gould, Law Blank Publisher and Stationer, 108 Nassau St., N. Y.

The People of the State of New York, TO

*John McKeen Esq District
Attorney New York County*

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION

GREETING:

Do Command you, That you certify fully and at large to *the Supreme
Court at a Special Term thereof to
be held*

at *the County Court House*
on *the 30th day of June 1883 at 10.30 A.M.*

the day and cause of the imprisonment of *James Dougherty
and William J. McKeen*

by you detained; as is said, by whatsoever name the said *James
Dougherty and William J. McKeen*

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

Witness *Hon. Abraham R. Lawrence Justice*

the *29th* day of *June* 188*3*

John B. Mott
Attorney

Patrick Keenan
Clerk

*140 Nassau Street
N.Y. City*

POOR QUALITY
ORIGINALS

06 18

Papers remitted
and it is hereby ordered
that a formal return
be made on the
1st day of July 1883
at 10 ^{1/2} a.m.
June 30. 1883

Shurtland

Adjourned to July
12. 1883 at 10 ^{1/2} a.m.
July 5. 1883

W. C. W.

Supreme Court

In the Matter
of

James Dougherty
William J. McKeen

Writ of Certiorari

John T. Mott

Att'y for Petitioners
170 E. Main Street



I hereby grant the within
Writ of ~~Writ~~ Certiorari
this 29th day of June 1883.

Shurtland

Justice Supreme Court
holding Special Term
1st District

06 19

Court of General Sessions.

-----x

The People of the State of New-York :

vs. :

James Dougherty and John Mc'Keon. :

City and County of New-York, SS.:

Officer Patrick Lawler of the Twenty-fourth Precinct, being duly sworn, deposes and says: That ^{on about} the 27th day of May, 1883, he tried to serve subpoenas in the above entitled action on Samuel Ward and Harriet Ward at No. 50 Oak street, in said City, but could not find them; that deponent inquired of the lady with whom they boarded at the above number, and also of their mother and sister, Lizzie Ward, of No. 27 West 4th street, but was informed by each one of said people that they knew nothing of the whereabouts of the said Samuel and Harriet Ward; that they had disappeared and they did not know where they had gone.

Sworn to before me, this :

5th day of July, 1883. :

Hugh Dinnelly
Notary Public, N. Y. Co.

Patrick Lawler

\$5000 - bond
of the Court Comm
Jas M. B. B.
Sept 13 83

BAILED, *John Jones & Co.*
No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

44055
Police Court District

THE PEOPLE, &c.
ON THE COMPLAINT OF

Charles T. Hearn
63 / Street
James Dench
Mrs J. M. Dench

Offence, House Larceny

Dated Feb 29 1889

Magistrate.

24 Officer

Msgr Clerk.

Witnesses, Patrick J. Carlin

24 West. Office

William L. Ward, and
Harold Ward, ^{both of}

No. 25664 1st 50 Bar
 Date 1/10/11
 Speed, 11

[illegible]

Cover

without fail

Received of Barber 7
Oct. 2, 1863, \$11.63
Oct 10 A. M.

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

And William J. McKean
And each of them
guilty thereof. I order that he be held to answer the same and be admitted to bail at

Handed Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail. *Be let, and discharged.*

Dated February 11th 1883 J. M. Patterson Police Justice.

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

Dated..... 188..... *Police Justice*.....

There being no sufficient cause to believe the within named

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

Dated _____ 20__

..... *Police Justice.*

0621

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

William J. McKean 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 J. McKean*

Question. How old are you?

Answer. *Twenty-five years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *332 West 11 St. 10 months*

Question. What is your business or profession?

Answer. *Time-writer*

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

Answer. *I am not guilty. I have nothing else to say.
W. J. McKean*

Taken before me this
day of *May* 11th 1885

John J. [Signature]
Police Justice.

0622

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer.

James Dougherty

Question. How old are you?

Answer.

Twenty three years of age

Question. Where were you born?

Answer.

New York

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

Answer.

18 Gansevoort St. 2 or 3 years

Question. What is your business or profession?

Answer.

Boatman

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 nothing else to say.
James Dougherty

Taken before me this

11th

day of

March

1883

John J. Sullivan
Police Justice.

0623

City and County { ss
of New York

Patrick Lawlor, being duly sworn says - That he is a police officer attached to the 24th Precinct Police. That he knows the witnesses William J. Ward and Harriet Ward, here present, and has reason to believe and does believe that they will not appear on the trial of this case unless held in jail to testify. That the evidence of said witnesses is necessary and material to the issue of the case, and deponent further says that he has reason to believe and does believe that the friends of the defendants in this case have threatened bodily harm to said witnesses should they appear to testify on the trial of this case.

Patrick Lawlor

sworn to before me this
9th day of July 1883
J. M. Lawrence
Magistrate

0624

Harriet Ward Cross examined by
Counselor Thomas H. Hill

Q Did you know yesterday when the
officer saw you that your
husband was a prisoner?

A I did not.

Q Did you come here of your
own accord to testify against
your husband?

A No sir

Q Where were you on the 11th of
January last past?

A I was at my mother-in-law's.

Defendants move to strike out
the evidence of this witness on
the ground of incompetency.
Motion denied.

Q How you were not on the day
that night?

A I came on board about 10
o'clock P. M. and found the
steep on board.

Q How all the information you
received was from your husband?

A No sir - I received no information
from my husband, I got my
information from a little girl.
Harriet Ward

Witness to be sworn on this
9th day of January 1873
J. M. Patterson
J. M. Patterson

0625

1
Officer Patrick Lawler, sworn
and Cross-examined by Counselor
Mott

- Q Where was it you saw Dougherty
on the 11th of January?
- A At the foot of West 19th St.
about a mile from Pier 44.
- Q How near was you to him?
- A About 100 or 150 feet. It was
about 1 o'clock P. M.
- Q You say you informed the
Complainant you followed the
boat.
- A I left 19 St. and went down to
14 or 15 Street, it took me
about 5 or 6 minutes. I then
went across the River in the
tug boat.
- Q When after that did you see
Dougherty?
- A About 2 weeks after that. I
did not see Dougherty in
Hoboken until I arrested
him 2 weeks afterwards.
- Q Did you see any mark or name
on the boat?
- A No Sir. I know how she was
painted. She had bright
upper streaks, varnished,

0626

not painted streaks. The boat was blue with a red streak about an inch wide and the upper streaks varnished.

I went that afternoon, January 11th to Hoboken. I found the boat on the 12th the next day.

I saw the boat I saw longhairs in on the 11th of Jan. was the same boat I saw at Hoboken on the 12th of Jan. I identify her by the painting.

Q Was there any name or mark or distinctive feature upon or about that boat by which you could identify it?

A Only the painting.

Q Whereabouts in Hoboken did you see the boat?

A At the foot of 5th St. There was no other boat there.

I am much about the river.

I found the 10 bales of rubber on the 12th of Jan. They were

in Mr Wards possession on the sand barge. The rubber

was in bags. The barge was about 50 or 100 feet from

0627

The boat.

Sworn to before me this
11th day of February 1883

Patrick Lawlor
J. M. Patterson
Police Justice

William Sanders Ward sworn
and Cross examined by Counselor
Mott -

Q Are you the Captain of the Sand
Lauge when the rubber was
found on Hoboken?

A Yes sir

Q Do you know how that rubber
came on the boat?

A Yes. I was in the Cabin
on the floor when the rubber
was put on board. I did not
see it put on board. The
rubber was in the bow of
the boat, 100 feet from the
Cabin. They asked me
to let them put a couple
of bags of clothing on the boat
and I gave them permission.
It was about 1/2 past 5 or 6
o'clock on the 11th of January last.

0628

To the Court.

The defendants came to me with another man and asked me if I would not allow them to put a couple of bags of clothing on the floor as they were stuck in the ice and could not get to New York. I told them yes and the next day I went, about 11 o'clock A.M. and saw that there were bags in the hold and officer Lawton came about 1 o'clock and saw the boat under the dock and asked me if I knew who owned her. I told him that three men came in the boat last night and he asked me if there were any bags in the boat and I told him I didn't know. He asked me if I knew of any bags around there and I told him yes that there were bags in my forward hold. He told me to say nothing that he

0629

21
would be back after it. I helped the Officer to take the bag out that night.

Re Cross

I do not know the defendants. I never saw them before they asked me to put the bag on board. They were entire strangers to me. When I gave them permission to put the bag on board I went into the cabin. I never saw the rubber in the boat and did not see it until I found it in my room the next day. The next day the defendants came down to the dock and remained about 4 or 5 minutes and went away. I did not speak to them. That was after the Officer was there. The next time I saw them was in the Police Court. I said in Court I could not identify the men. That was the day before yesterday. I was not then under oath.

Q Did you ever serve a term

0630

in the State Prison?

A I decline to answer that.

Q Were you ever convicted and sentenced to a term in the State Prison for a felony?

A I decline to answer.

To the Court

The reason I did not identify the defendants when in Court before was because they had threatened to punish my poor and cut her adrift if I gave them away.

Sworn to before me this } W. S. Ward
11th day of February 1883

J. M. Patterson

Police Justice

Harriet Ward sworn and cross examined by Commissioner Mott -

Q Where do you live?

A 25 East 44th Street.

Q When did you go to your boat?

A I got there about 10 o'clock on the night of the 11th of Jan'y.

0631

There was nobody on the boat
but the little girl and my
husband.

Sworn to before me this } Harriet Ward
11th day of August 1883 }
J. W. Patterson } Police Justice

0632

CITY AND COUNTY }
OF NEW YORK, } ss.

Horatio Edward Knapp
aged 42 years, occupation Shipping Clerk of No.
No 63 Beaver Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles L. Seager
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9th }
day of July 188 8 } Horatio E. Knapp

A. M. Patterson
Police Justice.

0633

CITY AND COUNTY }
OF NEW YORK, } ss.

Harriet Ward
aged 29 years, occupation Housekeeper of No. 25 East 44 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles L. Seager
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9th }
day of July 1883 } Harriet Ward

J. M. Patterson
Police Justice.

0634

CITY AND COUNTY }
OF NEW YORK, } ss.

William Sanders Ward
aged 28 years, occupation Boatman of No.

20 East 4th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles L. Seay
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9
day of July 188 3

William S Ward

J. M. Patterson
Police Justice.

0635

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Lawlor
aged 35 years, occupation Police officer of No. 24 "Precinct Police" Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles L. Seager
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9th }
day of February 188 9 } Patrick Lawlor

J. M. Parnass
Police Justice.

0636

J. H.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssCharles Louis Seager, age 44 years,
of No. 63 Beaver Street, Ship Agentbeing duly sworn, deposes and says, that on the 11th day of January 1888

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:

Forty-one (41) Cales of India Rubber, in
all of the value of five thousand (and
nine) dollarsthe property of Charles Lowenthal and others, Co-partners,
and in care and charge of deponent as Agent of "The
Canada Shipping Company". Common Carriersand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by James Dougherty andWilliam J. McKean, both now here
and one John Bender, for the reasons
following, to wit: That on or about the day
aforesaid said property was stolen and carried
away from pier 41 North River where
it was placed for shipment to Liverpool.That deponent is now here informed and
believes - That on said day officerPatrick Lawler saw said Dougherty and
said Bender putting a boat, in which
were a number of Cales or packages,

Seaver & Co. Merchants

Lug. 41

Pier 41 North River

168

0637

from the foot of West 19th Street to Hoboken
 and that at the time the defendant
 McKenna was on the pier near to where
 said boat was. That said officer followed
 said boat to Hoboken and saw it under
 a pier there and found ten bales of
 said stolen rubber on board of a land
 barge. That deponent is further informed
 by William Sanders Ward, here present,
 that the defendants Dougherty and McKenna
 came to the barge of said Ward at
 foot of 5th Street, Hoboken, and asked
 permission to put a couple of bags of
 clothes on board the barge as they were
 fast in the ice and could not get
 across to New York. That said application
 was made to said Ward by said defendants
 on the 11th day of January last past, and that
 said Ward gave said defendants the
 desired permission and then went to his
 cabin in the barge and did not see
 what said defendants placed on board.
 That the wife of said Ward, Harriet Ward,
 here present, informs deponent that on the
 12th day of January last past the defendants
 Dougherty and McKenna came to the

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDIAT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0638

Cargo of her husband at the foot
of Fifth Street, Hoboken, and
the defendant Dougherty said to
her "Have they taken the
stuff away?" to which she
replied "yes". That said Dougherty
further said to her "Was that
Red headed son of a bitch (meaning
officer Lawler) been here?" and
she said "yes" and Dougherty
further said to her "He (meaning
officer Lawler) knows me (but
he won't get me)". That defendant
is further informed by the said
Harriet Ward that the Cales
of Rubber so found by officer
Lawler on board her husband's
Cargo were the same Cales
placed on board said Cargo by
said defendants. That defendant
is now further informed by Horatio
Edward Norfolk, an employee
of the Canada Shipping Company,
that he has seen the Cales
of Rubber so found by officer
Lawler on the Cargo, and
that they are a portion of
the property so stolen from
said ship.

Charges

Deponed to before me this
9th day of January 1893
J. W. Lawrence
Notary Public

0639

BOX:

102

FOLDER:

1094

DESCRIPTION:

Dubois, George

DATE:

05/23/83



1094

POOR QUALITY
ORIGINALS

0640

Counsel,

Filed 23 day of May

1883

Pleads,

Indictment (25-)

THE PEOPLE

vs.

George D. Dwyer

Grand Larceny, Second degree, and

Receiving Stolen Goods

(See 528-531)

JOHN McKEON,

District Attorney

A True Bill

W. H. McKeon

Foreman.

June 4/83

Pres. J. H. Keeney

0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Dubois

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

George Dubois

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

The said *George Dubois*

late of the First Ward of the City of New York, in the County of New York, aforesaid, ~~on the~~
18th ~~on the~~ day of *April* 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 sack of the value of one hundred
dollars, and three goldets of the
value of three dollars each

of the goods, chattels and personal property of one *Fanny*
Quinn 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

POOR QUALITY
ORIGINALS

0642

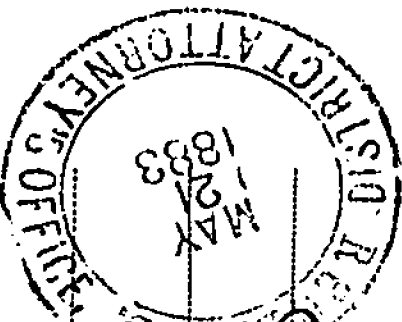
BAILED,
No. 1 by _____
Residence _____
Street, _____
No. 2, by _____
Residence _____
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____

Police Court - 22 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. James Philipman
117 West 3rd St.
2. George Leubers
3. _____
4. _____
Offence, Grand Larceny

Dated May 15 1888



Robert J. Kelly Magistrate.
29 Officer.
Clerk.

Witnesses, Sarah Officer
117 West 3rd St. Street,

No. 32 West 3rd St. Street,

Mary McLean

No. 117 West 3rd St. Street,

Mrs Edwards

No. 502 to answer to answer Street,

for answer to answer

for answer 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 George Leubers

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 May 15th 1888 Robert J. Kelly 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.

0643

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d District Police Court.

George Lubov's 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.

George Lubov's

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Tongtseepeie N.Y.

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

Answer.

No 211 West 28th street; 2 weeks

Question. What is your business or profession?

Answer.

Waiter

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 know nothing
about the alleged larceny.

George Lubov's

Taken before me this

15

day of

1888

Police Justice.

0644

CITY AND COUNTY }
OF NEW YORK, } ss.

James H. Price
aged 36 years, occupation 29th Precinct Police of No.

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

Sworn to before me, this 15th }
day of May 1883 } James H. Price

[Signature]
Police Justice

0645

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

Fanny Phypian, 39 years old, widow
of No. 117 West 31st Street, New York City

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

at the dwelling No 117 West 31st 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

the following property, viz: One marble and bronze clock

of the value of One hundred dollars and
Three silver plated goblets of the value, together
of Ten dollars; in all of the value of One
hundred and ten dollars

the property of deponent

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

the following facts: On said day deponent
mailed said property from the back room
on the first floor on said premises, at
about six o'clock in the afternoon. Said George
Dubois, who had been discharged from deponent's
service on the previous day, was seen by deponent
about said premises a little before six o'clock
on said afternoon. Deponent is informed by
officer Price of the 29th Precinct Police that

0646

on or about the 25th day of April he found in Allen's pawnshop on Sixth Avenue said clock, which defendant identifies as the same clock missed as aforesaid and that he, said officer, was informed that there ascertained that said clock had been pawned on the 19th day of April by a person whose description agrees with the appearance of said Dubois. Defendant is further informed by Mrs. Edwards who resides in East Broadway ~~in front of~~ that on said afternoon at said hour she noticed a person answering the description of said Dubois near the mantel piece in said front room and who ran out of the room on her approach. Defendant is further informed by said officer that on the evening of said 18th day of April he saw said Dubois standing near said house between 8 and 9 o'clock, and said Dubois ran away on the approach of said officer.

Summ to before me this
15 day of May 1883

For Harry ^{her} Whippamy
marty

[Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Date 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0647

BOX:

102

FOLDER:

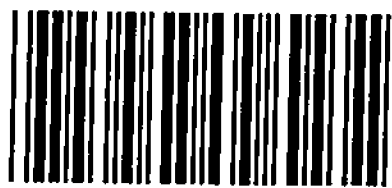
1094

DESCRIPTION:

Duffy, Peter

DATE:

05/28/83



1094

0648

BOX:

102

FOLDER:

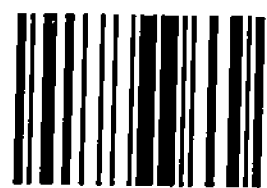
1094

DESCRIPTION:

Duffy, Patrick

DATE:

05/28/83



1094

POOR QUALITY
ORIGINALS

0649

The evidence in this case
being insufficient to convict
I recommend that deft.
be discharged on their
own recognizances

N.Y. Decr. 7. 1883.

Jas. Vincent
Asst. Dist. Atty

J. B. [Signature]
Filed *28* day of *May* 1883
Held *Mr. Guilty New*
Heads

THE PEOPLE

vs.

Seven [Signature]
and [Signature]

JOHN McKEON,

District Attorney.

Public 7/1/83
40 [Signature]
discharged as to [Signature]
A True Bill
[Signature]

Foreman.

ROBBERY—First Degree.
(Sec. 242, 243, 244)

0650

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Peter Duffoy and
Patrick Duffoy

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

_____ of the crime of Robbery in the first degree,
committed as follows:

The said *Peter Duffoy and Patrick*
Duffoy

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* 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, in and upon one *George W. Baldwin*
in the peace of the said People then and there being, feloniously did make an assault, ~~and~~
[each of them being then and there
aided by an accomplice actually
present] and one watch of the value
of thirty dollars, and one chain
of the value of nine dollars.

of the goods, chattels and personal property of the said _____
George W. Baldwin
from the person of said *George W. Baldwin* — and against
the will and by violence to the person of the said *George W. Baldwin*
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.

0651

Sec. 192.

J

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before *B J Morgan* a Police Justice
of the City of New York, charging *Patrick Duffey* Defendant with
the offence of *Robbery*

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

We, *Patrick Duffey* Defendant of No. *Boston*
Mad West Farms Street; by occupation a *Laborer*
and *Lucy Duffey* of No. *Mad West Farms*
Street, by occupation a *Surety*, hereby jointly and severally undertake that
the above named *Patrick Duffey* Defendant
shall personally appear before the said Justice at the *J* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of *Fifty*
Hundred Dollars.

Taken and acknowledged before me, this *16*
day of *May* 18*83*.
B J Morgan POLICE JUSTICE.

Patrick Duffey
Lucy Duffey

0652

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this 16
day of May 1881
J. J. Murphy Police Justice.

Lucy Duffy
the within named Bail and Surety being duly sworn, says, that he is a resident and *Free*
holder within the said County and State, and is worth *Fifty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Two Houses and Lots of Land*
Situated on Main Samuel Mechanics & Walker
Streets in West Farms 24 Ward of said City of
the value of Fifteen thousand dollars No incumbrance.

Lucy Duffy

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0653

Sec. 192.

9 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before B. J. Morgan a Police Justice
of the City of New York, charging Peter Duffy Defendant with
the offence of Robbery

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

We, Peter Duffy Defendant of No. Walker
Street; by occupation a Express
and Lucy Duffy of No. Walker Str West 7th
Street, by occupation a Peter Duffy Surety, hereby jointly and severally undertake that
the above named Peter Duffy Defendant
shall personally appear before the said Justice at the 9 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Twenty
Hundred Dollars.

Taken and acknowledged before me, this 16
day of May 1883
B. J. Morgan POLICE JUSTICE.

Peter Duffy
Lucy Duffy

0654

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of May
1883
Police Justice.

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

Situated on Main Street Mechanic and Baker
Streets in West Farms 24 rods from City of
the value of Six thousand dollars. No incumbrance.

Lucy Druffy

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Underlying to appear
during the Examination.

Taken the day of 188

Justice.

0655

BAILED.
No. 1, by Henry Murphy
Residence Muller Street.
No. 2, by Henry Murphy
Residence Muller Street.
No. 3, by Henry Murphy
Residence Muller Street.
No. 4, by Henry Murphy
Residence Muller Street.

Police Court 2 District.

438

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

George McCallum
doctst 185 near Central
by 177 St

1 Peter Murphy
2 Patrick Murphy
3
4
Offence Robbery

Dated May 16 1893

J. Morgan Magistrate.
Michael Brady Officer.
34 Precinct.

Witnesses

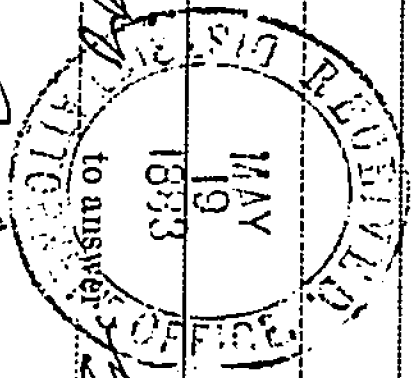
No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.



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

guilty thereof, I order that each they be held to answer the same and 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 May 17th 188 J. P. Morgan Police Justice.

I have admitted the above-named Peter and Patrick Murphy to bail to answer by the undertaking hereto annexed.

Dated May 17 1893 J. P. Morgan 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.

0656

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

Fifth District Police Court.

Peter Duffy 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; 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 *co* waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Peter Duffy

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Walker St - West Farms. - 50 years

Question. What is your business or profession?

Answer.

Apprentice

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

Answer.

I am not guilty, and know nothing about it.

Taken before me this
day of *May*

188

Police Justice.

Peter Duffy

0657

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

Supreme District Police Court.

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

Question. What is your name?

Answer.

Patrick Duffey

Question. How old are you?

Answer.

59 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Boston road - West Farms - 5 years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am not guilty

Patrick Duffey
his mark

Taken before me this *16*
day of *May* 188*3*

Police Justice.

0658

Police Court 5th District.

CITY AND COUNTY }
OF NEW YORK. } ss.

George W. Baldwin, aged 65 years,
of ~~100~~ *Locust Avenue near Central Avenue* and *177th Street, Tremont,*
a saloon keeper
being duly sworn, depose and saith, that on the *15th* day of *May* 188*3*, at the *24th* 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 Silver watch and chain

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

Peter Duffey and Patrick Duffey, both now here, from the fact that as this deponent left Briedenbach's Lager Beer Saloon at about the hour of 10 o'clock P.M. of the said 15th day of May as aforesaid, to return home, the said Peter Duffey took this deponent by the throat violently, and at the same time the said Patrick Duffey tripped this deponent so that deponent fell into the gutter, and the said Peter and Patrick Duffey fell upon the top of this deponent whilst in the gutter, and

Subscribed and sworn to before me this

1888

Notary Public

0659

This deponent received violent blows and
kicks upon his hands, arms and body
while lying thus prostrate in the gutter
from ~~the~~ Peter and Patrick Duff, afore-
mentioned. When this Deponent had finally
extricated himself from said Peter and
Patrick Duff, and ran away, this
deponent discovered the loss of his
watch and chain aforementioned.

Therefore this Deponent charges the
said Peter and Patrick Duff with
having feloniously taken, stolen and carried
away by force and violence, without
his consent and against his will the
property aforementioned; and this
Deponent prays that said Defendants
may be held and dealt with as the
law directs.

Sworn to before me
this 16th day of May 1868.
G. W. Baldwin
R. L. Morgan
Police Justice.

Police Court— District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

188

Magistrate.

Officer

Witnesses:

0660

BOX:

102

FOLDER:

1094

DESCRIPTION:

Durand, Thomas

DATE:

05/29/83



1094

0661

C. E. Lanning
Counsel,
Filed 29 May 1883
Pleads *Worthy July & New 4.*

THE PEOPLE

*34.
160 & 31.
Locksmith
Demand Demand*
vs.
*Bigelow
Sec 298 & 300*

JOHN McKEON,
P. 2 New 8. 1883 District Attorney
Pleads guilty. N. 18

A TRUE BILL

C. E. Lanning

Foreman.

S. P. 18 on on the
New 19.

0662

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Durand

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

_____ Thomas Durand _____
of the CRIME OF Bigamy _____
committed as follows:

The said Thomas Durand _____

late of the City and County of New York, on the fourteenth day of
June in the year of our Lord one thousand eight hundred and seventy four
~~with force and arms~~, at the City and County aforesaid, did marry and

Charlotte Stevens, and her the said Charlotte
Stevens did then and there have for his wife;
and the said Thomas Durand, afterwards, to
wit: on the twenty first day of October, in the
year of our Lord one thousand eight hundred
and eighty two, at the City of Newburgh in the
County of Orange in the State of New York, with
force and arms, feloniously did marry and
take as his wife one Margaret Conway, and to
the said Margaret Conway was then and
there married, the said Charlotte Stevens being
then ~~and there~~ living and in full life, against
the form of the Statute in such case made
and provided, and against the peace of the
people of the State of New York, and their dignity.

And after the commission of the felony and
bigamy aforesaid by the said Thomas Durand
in manner and form aforesaid, to wit: on the
seventeenth day of May, in the year of our Lord

0663

Margret should ^{you} feel charitabler
towards me send word that
you withdraw the charge
& dont come down to ~~court~~
Court ~~they~~ we will both
avoid many things being
made public witeh will make
us both feel bad

Yours in truth
Thomas

0664

POOR QUALITY
ORIGINALS

Tombs
New York
May 23

Margret

I hope you will
pardon me for writing to you
but my cup is full. be satisfied
with what has been done
I am in prison creeping with
vermin my home is broken
up my name for ever disgraced
I can never live in New York
again. with out a prospect of
of ever seeing my wife
again what is it for with
ask your own conscience

O. Margret
be charitable have pity on me
what ever I have done it was
for your sake I done it.
I could not be happier with
any body if my conscience

0665

POOR QUALITY
ORIGINALS

were free from any obstacle
remember our meetings how
your eyes would illuminate with
joy O what a change now
how different you return
my feelings after all was it
not my duty to do what
I done you remember when
we were living together you
went to your duty you know
what father told you to let me
go my way remember I asked
you to do so but you could not
you remember me taking your
hands to hold with me I begged
to pray that you would turn
against me I thought my
prayer was heard the night
you spoke so harsh to me
when I left

Margaret if you
would go to your duty tell
every thing as it is ~~But~~

Write to either address

Please at first one word of
encouragement send it - we are up there
and hope about it - forgive us we have
expected to be forgiven and God bless you

with love to
Margaret

Address J. Margaret in care of J. Townsend
Cor 3rd Avenue 8 30 St
N.Y.

" or J. Townsend
City, New York
a care of New York

0666

POOR QUALITY
ORIGINALS

be guided by him if he
tells you to do more
than you have done I
am satisfied

I have done
my duty & received holy
communion

I don't think you
have the hard heart to do
any more for one whose nature
was to weep to refuse your
pleadings

What ever debt I
owe I am willing to pay also
your expenses. Nobody has
seen this letter but me
and what ever answer you should
send god grant you may
it will be received with joy

0667

POOR QUALITY
ORIGINALS

To

Hon. Mr. McKeown
District Attorney
N.Y.

I hereby certify
that Mrs. Charlotte
Dunant of 160, E. 31st St.
N.Y. City is unable to
leave her bed at present
being suffering from Cerebral
Hypertension.

For some years
past, I have attended her
for some trouble; and on
one or two occasions
but for extreme care and
attention, her life was
seriously imperilled. Truly,
Yours,
L. A. S.

0668

^{the} firm opinion that any
unusual excitement
might in Mrs. Durant's
case, lead to disaster,
even to proximate death.

Signed,
John Campbell Quinn MD
Lic. Apth Hall, Ireland

9. A.M.
June 8, 1883

} 240, E. 31 St. }
} 204 W. 34 St. }
New York City.

0669

State of New York }
County of Orange } ss.

Margaret Cowroy being duly sworn says, she is the identical person who was induced to and did enter into a marriage agreement with Thomas Durrand, I first met him in Newburgh N.Y. July 4th 1882, during the summer of 1882 and till October of that year he waited upon me and during this time offered to marry me, I was a widow and had two children, he said if I would marry him he would make a happy home for them and me; he told me he never was married but lived with his mother on the corner of 31st Street and Third Avenue, in the City of New York, N.Y. We were married by Revs Foster Lynch of St. Patrick's Church, Newburgh N.Y. on the 21st of October 1882, at that time I had no information, thought or belief that said Thomas Durrand had a wife living or that he had ever been married before, he had not up to that time told me so or intimated to me such a fact, on the contrary he had assured me that he had never been married before. About two months afterward letters came to Newburgh addressed to "Charlotte Durrand" I asked him about them and he then for the first time told me he had another wife.

Subscribed and sworn }
before me June 9th 1883 }

[Signature]

Notary Public

for Orange County

her
Margaret X Cowroy
mark

[Signature]

8301

[illegible]

2.
The People

Aug 20 1881

Trachilobius

Spaldan in aches

le des appre-
marag.

Frankella

Atty-Genl &c.

Dr. Swadlow
M.D.

0671

In

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

The People vs,
vs. against
Thomas F. Durand.

City of New York
County of Orange
State of New York.

Catherine Kennedy being duly sworn,
deposes and says;

1. I am acquainted with the abovesaid
ed Thomas F. Durand, and have known
him for the last 9 or 10 months about
2. During that time, and prior to October
25th 1882 or thereabouts said Durand was
a frequent caller at my house.
3. I am acquainted with one Margaret
Leonroy and have known her for the last
year or so.
4. During the time that Durand called at
my house said Margaret Leonroy very
frequently met said Durand there.
5. I recollect that one evening said Mar-
garet Leonroy, said Durand & myself
were sitting together in a room in my
house & said Durand was playing an
accordion during one of the intervals

0672

8301

between the pieces Durant was playing
 No. 3 said to Margaret Leony, "Margaret,
 I believe Thomas is a married man,"
 or words to that effect. Margaret replied,
 "Because he is, I am going to New York
 next week and I will find out all about
 him" or words to that effect. Durant then
 said, "You need not take the trouble, I am
 married" or words to that effect where-
 upon I replied, "Well, clear out of here if
 you are," or words to that effect. ~~This con-
 versation took place some consider-
 able time before said Durant and I was
 ever known to keep house together
 at the time said conversation took place.~~

I promise to be true to Catharine ^{Her} Kundy
 this 13th day of June 1853 mark
 Wm. H. Dyer
 Notary Public
 Orange County

0673

Declar-

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

The People vs,
against
Thomas F. Durand.

City of Newburg,
County of Orange ss,
State of New York.

J. Robert Smith, being duly sworn, deposes and says;

1. I am now & have been for the last eight years a resident of Newburg aforesaid.
2. I am acquainted with one Thomas F. Durand, and have known him since about last fourth of July 1882.
3. Said Durand boarded in my house with me from about said July 4th until about the latter part of October 1882.
4. When said Durand came to board with me I had one Margaret Conroy in my employ as cook, and she remained with me for a number of weeks after Durand came, but left some time before he did.
5. I remember said Margaret Conroy telling me that she believed ~~said~~ Durand was a married man the first time

0674

she said she did not recollect the exact time when she told me what I have stated, but recollect the fact of her so telling me perfectly well.
C. I am employed as train dispatcher for the N. Y. & W. Railroad.
J. Edgar Smith

STATE OF NEW YORK,)
Orange County Clerk's Office,) SS.

I, Robert B. Hook, Clerk of said County, and the County Court of said County (a Court of Record), DO HEREBY CERTIFY, That

Albert H. D. Seeger
whose name is subscribed to the annexed affidavit, was, at the time of taking the same, a NOTARY PUBLIC, in and for said County, duly commissioned and sworn, and having full power to take the same; and further, that I am well acquainted with the handwriting of the said Notary, and verily believe that the signature subscribed to the said affidavit is genuine.

IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed the Seal of said Court and County, this 15th day of June, 1883.

Robert B. Hook
Clerk.

0675

State

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

The People vs.
against
Thomas F. Durand.

City and County of New York ss.

Thomas F. Durand, being duly sworn
deposes and says;

1. Saw the defendant in the above titled
criminal action, and am aware, &
swear to you and the Grand Jury.
2. That said Thomas F. Durand was then
going to Europe Sept 1st 1882, as Margaret
knows.
3. That defendant went to Niagara, France
County, New York, on July 1st 1882, and
took a party aboard with one G. Baker with
him, a certain party, and un-
derstand as a team dispatcher in the New
York Lake and Western Railroad. That
defendant continued toward said
Smith from said July 1st 1882 until the
latter part of October 1882.
4. That on said July 1st 1882 said Marga-
ret knowers was in the employ of said
Smith as a cook, and so remained in
said Smith's employ for about two months.

0676

thereafter.

Fol 3

5. That deponent knows one Catharine Kennedy, a resident of Newburg, and has known her for the past eight or nine months. That prior to October 21st 1882 deponent was a frequent caller at the house of said Catharine Kennedy, when deponent very often met Margaret Connor home, deponent at said, and after spending the evening together with said Catharine Kennedy, deponent was in the habit of seeing said Margaret Connor home, deponent recollects distinctly that, one evening a few weeks prior to October 21st 1882, said Catharine Kennedy, Margaret Connor & deponent were sitting together in a room at said Catharine Kennedy's house, and deponent was playing on the accordion during the evening. Between the playing & two times, ^{on that evening,} said Catharine Kennedy remarked to said Margaret Connor, "Margaret, I believe Thomas is a married man," to which Margaret replied, "I never know of anything about that," and she had not been visiting with her for some time. deponent said, "You need not take that for granted," at which remark deponent said Catharine Kennedy, exclaimed, "Well, clear out of here if you are," The

Fol 4

0677

Some questions are substantially the words used, and, to deponent's best knowledge and belief, they are the exact words.

As deponent was about to leave the house it said Catharine Kennedy ^{that last mentioned evening} he proceeded to wrap up his accordion. While he was doing so Margaret Connor requested him to leave said accordion. Deponent refused to do so. Whereupon said Margaret Connor left said house alone in a fit of anger. A short time afterwards deponent left said house and started for his boarding house. When he was not far from the distance he came upon said Margaret Connor leaning against a tree, crying, because as she said would not leave the accordion as she requested. She then asked me to go to her house with her. I did so, and as we were walking along I said to her, "Margaret, I am a married man, there can be no marriage between us." She replied, "Oh God how is that! I know that, but I wish I did we would go to the altar, and I would kick it out of you by degrees." "I told you were a married man the first day I seen you", I said, "Margaret, there has been no intimacy or freedom between us, our consciences are clear, I will leave Newburg and you will forget me." She

0678

exclaimed, "No, don't leave me, don't leave ^{me}!"
I don't want people to know how things
"are". She was weak and nervous, and when
we reached the home she sank into a
chair. I remained quite late, as she was
not able to go up stairs. While I was there
she inquired what there was between my
wife and myself, and if my wife was
older than I. Told her she was twenty
years older than I was. She asked me
what happiness could I expect from
a woman so much older than myself.
Told her she was a good business woman and
that the reason why I left her was
that I was intoxicated with the same
spirit, and she was feeling bad and
I left her thinking to give me an intima-
tion of the same. She would not consent
to come again and see me. I did so,
thinking that by so doing I could reason
with her, and convince her of the in-
sufficiency of marriage between us. I told
her that if she saw me she better
not come to see me, that I intended to stay
away and make my visit scarce. She
begged me not to leave her, asserting that
the only comfort she had was when she
saw me. Thus it was ^{that} every time ~~that~~ I
tried to reason with her, my argument was

0679

Pol. 9

met with tears and pleadings, she saying, "Oh! Thomas, don't leave me, don't leave me," until she got me under her control.

C. That deponent has had read to him the contents of the affidavit made by Margaret Conroy and sworn to June 9th 1883 before James W. Esmond Esq. Notary Public, as deponent is informed by Frank Keller Esq. his attorney, and verily believes that said affidavit was so sworn to on said day and before said Notary Public. Deponent denies absolutely and unqualifiedly that he was ever engaged to be married to said Margaret Conroy, or asked said Margaret Conroy to marry him, and alleges that the statement in said affidavit of Margaret Conroy, that deponent said, "if I Margaret Conroy aforesaid would marry him (Thomas Phelan the defendant above named) he said Phelan would make a happy home for my said ^{Margaret} Conroy's children and myself" said Margaret Conroy is false and untrue, and that she knew the same to be false and untrue, and that the same was made wilfully and maliciously for the purpose of injuring deponent.

Pol. 10

C. That said Margaret Conroy's statement, in said affidavit contained, that deponent said he never was married, but lived with "his mother on the corner of 3rd street and 5th

0680

thereafter.

Not 11.

"Iverness, Tex. to City" is absolutely and unqualifiedly false and untrue, and that the same is the same to be untrue and false, and made for the purpose of injuring deponent.

That said Margaret Conroy's statement, in said affidavit contained, that "I have no information, thought or belief that Durand has a wife living, or that he has ever been married, that he has not told me up to that time" meaning October 21st 1932 the date of the alleged marriage with said Margaret Conroy, "or intimated anything of the kind, but on the contrary assured me, that he has never been married before," is absolutely and unqualifiedly false and untrue, and that she knew the same to be false, and untrue, and was made for the purpose of injuring deponent.

Not 12.

That said Margaret Conroy's statement in said affidavit contained, that "about two months afterwards letters came to Newburg addressed to Charlotte Durand. I asked about them, and then for the first time he told me he has another wife," is absolutely and unqualifiedly false and untrue, that she knew the same to be false and untrue and made the same for the purpose of injuring deponent.

7. Deponent says that he left Newburg ^{or about} on the

0681

15th or 22nd day of January 1883 and came to the
City of New York, where he resided until
arrested for the foregoing charge of
bigamy in the above entitled criminal
action.

Subscribed and sworn to before me this

16th day of June 1883

W. S. Barwick

Notary Public No 49

N. Y. Co

Thomas J. Durand

0682

N.Y. June 18/83

This is to certify that
we have known Thomas Durand
for about 1-4 years in that
time he has been a tenant
of ours for 2 years we
have always found an
industrious and honest
man

Dorch Bros

603 - Duway

0683

Thomas Gerard Moore
for the past five years and
he always has been a good
working man, as well as
industrious and sprightly in
every way since I have
known him.

New York
June 18. 52.
Ernest Litchey
433. 3d Ave

0684

MOLONEY & CO.

Wholesale and Retail Dealers in

Teas, Coffee, Sugars, Spices, &c.

ALSO, FINEST BRANDS OF FAMILY FLOUR.

No. 432 THIRD AVENUE, cor. 30th Street.

New York, ⁷ June 16th 1883

This is to certify that I have known
Thomas Durand for the past year or more and
have had numerous business transactions with
him and have always found him to be honest, sober
and industrious

B. N. Moloney

0685

St. Patrick's Church

This is to certify that
Thomas J. J. and Mary
Gaston Conway were duly
married in St. Patrick's
Church on October 21st
1882 by me

Geo. J. Lynch
Pastor

Newburgh —
— Feb. 28th 1883 —

0686

Full Mph - 11/1/16
Charles H. Leonard
160 E 31st St

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. Leonard
Car off his car
Wardman & Co. 114
Manhattan, N.Y.

1
2
3
4
Office, Bigamy

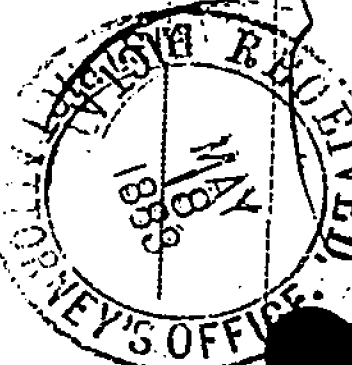
Dated May 17, 1883

James H. Leonard
Judge of the Court
Clerk.

Witnesses
Charles H. Leonard
and
James H. Leonard
Street,
New York, Orange Co. N.Y.

James H. Leonard
Street,
New York, Orange Co. N.Y.

No. 160 E 31st St
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 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 May 17 1883 James H. Leonard 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.

0687

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas J. Durand 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.

Thomas J. Durand

Question. How old are you?

Answer.

Thirty two (32) years old

Question. Where were you born?

Answer.

York City

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

Answer.

160 E 81 - have lived there 3 years
Except when I have been away

Question. What is your business or profession?

Answer.

Lacksmith

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 will not answer
without my counsel

T. Durand

Taken before me this

day of

March 11 1938
Police Justice

0688

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

POLICE COURT,

¹DISTRICT.

Judson Golden
of No. *31 Precinct Police* Street, being duly sworn, deposes and

says that on the *16* day of *May* 188*3*

at the City of New York, in the County of New York, *in the premises No*

160. East 31 Street in said City. he ar-
rested Thomas J. Durand. now present
upon a charge of bigamy.

That defendant was living there with
a woman named Charlotte Durand
whom he admitted was his wife -

That said Charlotte in presence of deponent
and said defendant, stated that she was
married to defendant in St Stephen's
Church in the City of New York. on the 3 day of
June ten years ago. Judson Golden

Sworn to before me, this
of *May* 17 188*3*

[Signature]
Justice.

0689

Police Court _____ District.

THE PEOPLE, &c ,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Comptroller
J. B. Allen, Newburg
Orange Co. N.Y.

Disposition, _____

0690

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

POLICE COURT, 4 DISTRICT.

Margaret Durand
of the City of Newburgh W. Orange Co. New York, being duly sworn, deposes and

says that on the 21 day of October 1882

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

and State of New York. she was lawfully married to Thomas P. Durand, now present, by the Reverend Father Lynch of the St Patrick's Church, William Kennedy and Catharine his wife, being present as witnesses.

That at the time of the marriage of deponent to said defendant, Re. Durand, had a former wife living in the City of New York. of which fact deponent had no knowledge prior to her marriage to him.

Margaret Durand

Sworn to before me, this

of

May

1883

17

day

George Justice.

0691

Certificate of Marriage.
ST. STEPHEN'S CHURCH, NEW YORK.

This is to Certify

That Thomas Dunsand
and Charlotte Helen
were lawfully married on the 14th day of June 1874

According to the Rite of the Catholic Church,

by Rev James W. Powers
George Butcher and
Elizabeth Dunsand Witnesses;

as appears from the Marriage Register of St. Stephen's Catholic Church,
New York.

New York, May 16th 1883

John F. Coffey
Pastor of St. Stephen's Church.

0692

BOX:

102

FOLDER:

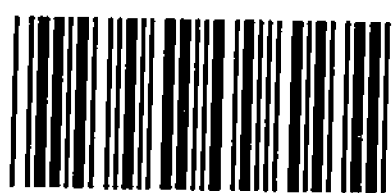
1094

DESCRIPTION:

Dusenberry, Nehemah

DATE:

05/29/83



1094

0693

27/1/1883

Counsel,

Filed 29 day of May 1883

Pleads

Indictment THE PEOPLE

vs. J. J. Jones

F

Return to the Court

Grand Larceny, Second degree. (See 528 and 531)

JOHN McKEON,

22 New York District Attorney.

Pleads guilty.

A True Bill

John McKeon

Foreman

0694

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Reuben D. Dunsenberry

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

of the crime of GRAND LARCENY, in the second degree, committed as follows:

The said *Reuben D. Dunsenberry*

#2723 late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the 18th day of May in the year of our Lord one thousand eight
hundred and eighty-seven at the Ward, City and County aforesaid, with force and arms,
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 one thousand dollars, and of the value of one
thousand 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 hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty 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 fifty dollars,
and of the value of fifty dollars each: fifty 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: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each:
one hundred 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:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: 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 hundred 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 fifty 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 twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as eagles), of the
value of twenty dollars each: three gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one William S. Sanford 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

0695

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

Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Sandford
175 East 100
Meliana A. Duquenois

Offence Grand Larceny

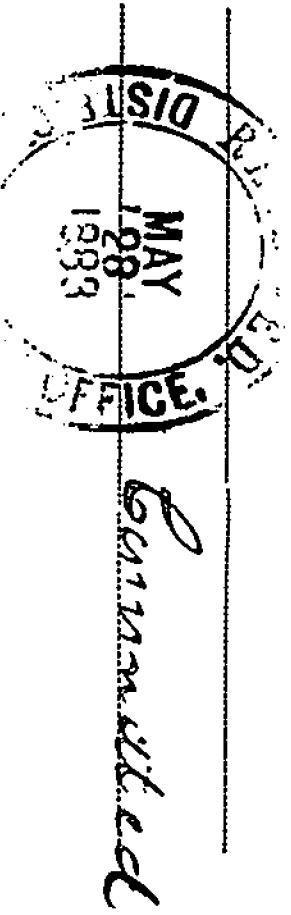
Dated May 22 1883

Henry Murray Magistrate.
Officer.

Witnesses: Nicholas Fitzmaurice

No. 1141 Second Ave. Street.
James J. Duquenois
No. 215 East 115th Street.

No. _____ Street,
to answer \$ 8



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 Meliana A. Duquenois

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 May 22d 1883

Henry Murray Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0696

Sec. 151.

5th

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Milton L. Sanford

of No. 175 East- 120th Street, that on the 9th day of May
1883 at the City of New York, in the County of New York, the following article to wit :

good and lawful money consisting
of eleven bills silver and gold
coin all

of the value of Twenty seven ⁴³ 100 Dollars,
the property of Complainant & his expenses
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Rebecca Dunsbury

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

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

Dated at the City of New York, this 22^d day of May 1883

John J. Murray POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated

188

Magistrate

Officer

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

John J. Murray Officer.

Dated May 22^d 1883

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, May 22^d 1883

Native of Massachusetts

Age, 24

Sex Male

Complexion, Dark

Color Black

Profession, Domestic

Married Single

Single, Single

Read, Single

Write, Single

0697

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

5th

District Police Court.

Nehemiah Dusenbury 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. *Nehemiah Dusenbury*

Question. How old are you?

Answer. *24*

Question. Where were you born?

Answer. *New York*

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

Answer. *215 E 120th St one month.*

Question. What is your business or profession?

Answer. *Drive a milk 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 collected the money but did not return it to my employers*

Nehemiah Dusenbury

Taken before me this

2nd

day of May

1883

0698

CITY AND COUNTY }
OF NEW YORK, } ss.

Nicholas Fitzmaurice
aged 50 years, occupation Grocery business of No.
1141 Second Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William L. Sanford
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 22nd }
day of May 1883 } Nicholas Fitzmaurice

William L. Sanford
Police Justice.

0699

5th

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 175 East- 120th Street, Milton L. Sanfordbeing duly sworn, deposes and says, that on the 9th day of May 1883at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and his copartners
the following property, viz:good and lawful money consisting of bills
silver and gold coin of divers values and
denominations of the value of Twenty
seven dollars and twenty three cents\$ 27 ²³/₁₀₀the property of deponent and his copartners Person E. Sanford
and Lansing H. Sanford deponent is 33 years
old and is in the milk businessand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Nehemiah DusenburyThat said defendant was at the time and place
aforesaid a driver in the employ of deponent and his
copartners and being such driver did then and there
by virtue of such employment receive for deponent and
his copartners and have in his possession the aforesaid
\$ 27 ²³/₁₀₀ and having so received and taken it into his
possession for and account of his employers did on ^{or about} the day
and year aforesaid in said City & County feloniously and unlaw-
fully appropriate said money to his own use with intent to
deprive deponent and his copartners of said money. Deponent
further says that he
is informed by Nicholas Fitzgimens that he paid said money
to said defendant.Milton L. SanfordSworn before me this
22d day of May
1883
Police Justice.

0700

P. E. SANFORD,
Warwick, Orange County, N. Y.

New York,

6-16 May 1883

Mr. N. Fitzgibbon

NOTICE.

We shall esteem it a favor if the customers will report at once, at the office, any fault they may have with the Milk or cream, or any inattention or neglect on the part of the drivers.

Bought for P. E. SANFORD & CO.

HOME DAIRY

ORANGE CO. MILK AND CREAM,

OFFICES: 1252 BROADWAY, and
~~318 3d AVE., cor. 119th ST.~~

Apr 25 80. 60 *57.5* MILK.

1 103
2 73
3 80
4 110
5 93
6 60

REMOVED TO
NO. 175 EAST 120TH ST.,
ONE DOOR WEST OF 3D AVE.

27 23

Peril
P. E. Sanford
C. J. R.
75.88