

0568

BOX:

79

FOLDER:

880

DESCRIPTION:

Devoy, John

DATE:

10/19/82



880

0569

\$1000
Bailed by
Edward R. Carey
Coal dealer
Cherry St.

Witnesses
James M. Carthy
Cushman
109. 5th Avenue
H. H. Macfarland
35 1/2 Williams St
M. J. Griffin
25 Park Place

Ordered that this indictment
be returned to the Court of General
Sessions of this place for trial
in this Court according to law.
Governor
May 14 1883

889

211 RW Oct 20

11/23/82

Day of Trial,

Counsel,

Filed 19 day of Oct 1882

Pleads

Not guilty - with leave

To withdraw (24)

THE PEOPLE

41.

Asks House vs.

B

John Dewey

For me of Court
Alvin J. [unclear]

JOHN McKEON,
District Attorney.

Tried and jury disagree

A True Bill. The June 18 1883

Tried & convicted
with a recommendation to the
extreme severity of the Court.

Per 60 days

Governor
May 14 1883

0570

(1)

People, :
vs. :
McGill ; Criminal Libel.

The article in question is libellous criminally as a whole. It refers and purports to refer to the official acts of two individuals, Peet and Pitcher. It purports to be a review of an official document verified and sworn to as correct by Charles B. Peet and James R. Pitcher as President and Secretary respectively of the United States Mutual Accident Association. This official document was made under the requirements of Chap. 175 of Laws of 1883. If false or untrue the two persons who made it are guilty of a criminal offense under said Act and if they or either of them wilfully made false statements in said document they are guilty of a criminal offense under the Penal Code. Perjury. The article complained of as a whole, certainly exposes Mr. Peet to contempt and ridicule and it certainly has a tendency to injure him as well as the Association of which he is President, in his business as such President.

The different allegations in the article complained of are ingeniously dovetailed and calculated and intended to convey the impression that the various statements and items are correctly taken from the Annual Statement filed in the Insurance Department; that such items show that McGill's charges and deductions are correct and that Peet and Pitcher made such report for the purpose of deceiving and swore to it knowing its falsity. The fact is however that McGill mis-states the reports taken from the Statement such figures as he thinks will serve his purpose and

0571

(2)

omits to mention or include the figures, items and other data which he had in the Report before him and which show the falsity of his charges and the correctness of the Annual Report he criticises.

If the charges which McGill makes in the article complained of were true, Mr. Peet and Mr. Pitcher are guilty of criminal offenses, false reports and perjury. No other persons are referred to in the article as making and swearing to this statement and each part of the article, long as it is, refers back to Mr. Peet and Mr. Pitcher as its makers and compilers.

The article contains at least thirteen distinct charges against Mr. Peet and Mr. Pitcher, of false swearing, trickery and deceit; it refers to the Annual Statement as proof of these charges and yet in each and every one of these instances the Annual Statement referred to contains the proof that refutes McGill's charges and shows their falsity and malice.

The conclusion from a comparison of the statement criticised with the article complained of is irresistible. That the article upon which the indictment was found was a malicious and false production, calculated and intended to have the very effect which Sec. 242 Penal Code provides against.

Steele vs. Southwick,
9 Johns 214

Mezzura Case,
2 C.H. Rec. 113.

Fry vs. Bennett, 28 N. Y. 324

0572

(3)

If the communication is not privileged or capable of innocent construction, it is the duty of the Judge to charge the Jury that it is libellous.

Hunt vs. Bennett
19 N. Y. 173

Even a correct narrative is libellous if accompanied by unjust deductions from the facts.

Sanderson vs. Caldwell
45 N. Y. 398

The narrative in the case at bar is not only wilfully incorrect but its deductions are plainly the result of malice.

To justify the article the defendant must prove the whole libel to be true. The justification must be as broad as the charge.

Odgers on Libel & Slander
170 (202) Blackstone Ed. & Cases *et*

and must justify the precise charge.

(p 202 ib)
Brooks ~~and~~ Bemiss & Johns. 455.

So in ~~the~~ criminal cases, if the whole of the plea of justification be not proved the crown will be entitled to a verdict (R. vs. Newman 1 E & B 268--558--22 H. J. Q. B. 156 Dears CC 85 17 Jur. 617--3 C & K 252.

(p 202 ib.)

In ~~the~~ *Stafe* vs. Southwick
9 Johns. p 241

The words were "our army swore terribly in Flanders" said

0573

Uncle Toby; and if Toby were here now he might say the same of some modern swearers. The man at the sign of the Bible is no slouch at swearing to an old story."

The Court held. "If the words do not import perjury in the legal sense, they hold the plaintiff up to the contempt and ridicule, as being so thoughtless or so innocent as to be regardless of the obligations becoming a witness and therefore to be utterly unworthy of credit. In this view the words are actionable, for a writing published maliciously with a view to expose a person to contempt and ridicule is undoubtedly actionable. and cites with approval definition of libel in People vs. Cresswell 3 Johns. Cases 384 (Hamilton's def.)

"It is a censorious or ridiculing writing, picture or sign made with a mischievous and malicious intent towards government magistrates or individuals. To allow the press to become the vehicle of malicious ridicule of private character would soon deprave the taste of the community and render the state of society miserable and barbarous."

Every publication, either by writing, printing or pictures which charges upon or imputes to another disgraceful or dishonest conduct or which is injurious to his private character or credit or which tends to render him ridiculous or contemptible or to make him feared or his society

shunned is prima facie a libel.

4 Waits Actions & Defenses

White vs. Nicolls 3 How C vs. S.

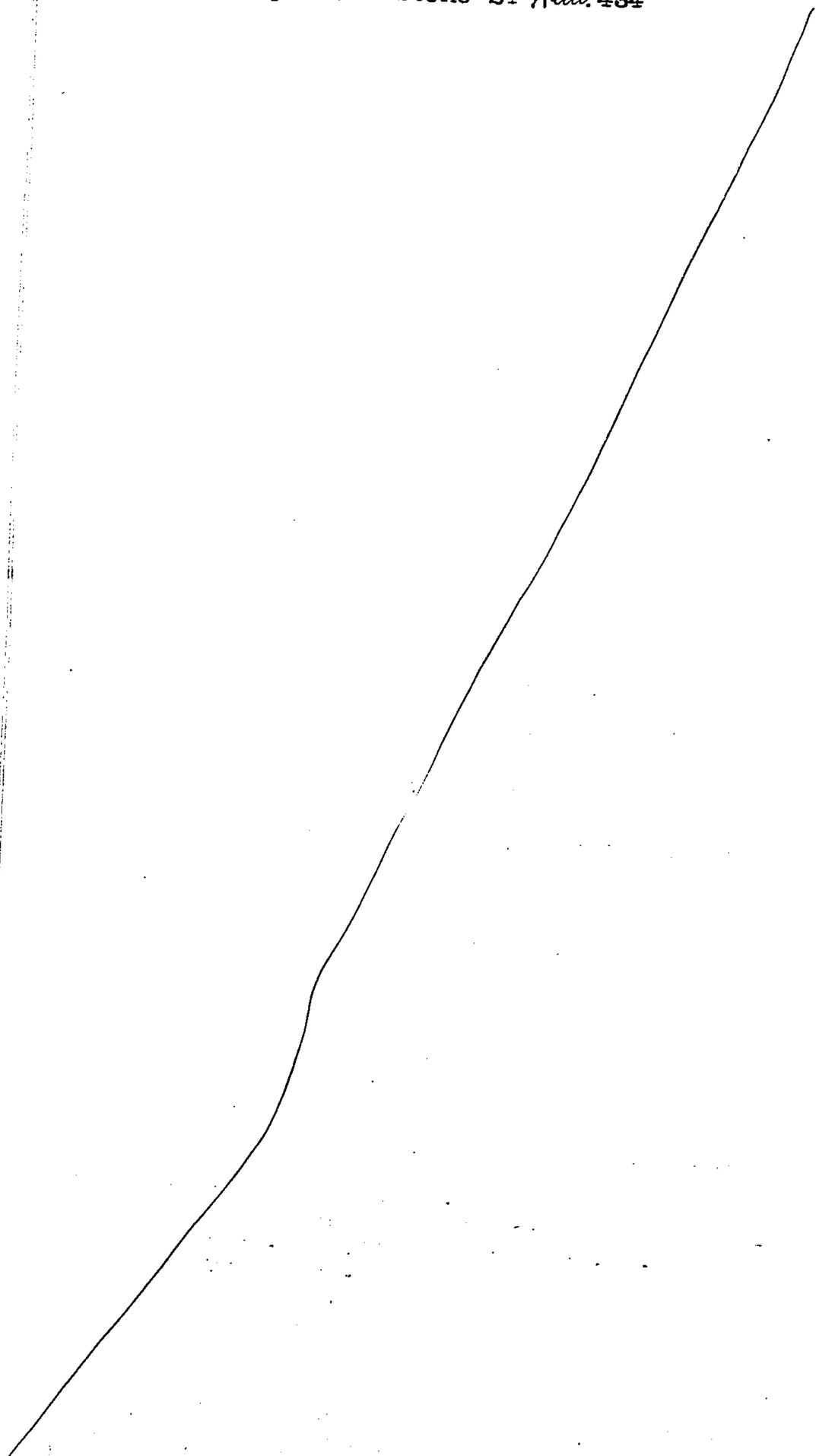
1266 Atwill vs. McIntosh

120 Mass 177.

0574

5

An editorial criticism upon a book, assailing the author
and imputing to him falsehood and unworthy purposes in its
production is libellous
Cooper vs. Stone 24 *New* 434



0575

(5)
It is libellous per se to publish statements ~~having~~ holding a person up to scorn or ridicule and which degrade and disgrace him in the eyes of men.

Bergeman vs. Jones,
94 N. Y. R. p 51.

The occasion which renders the publication of a criticism of an official report upon a subject of public interest privileged, will not justify an attack upon the private character of the author of the report, or a charge that his official act in making it was influenced by improper motives.

Hamilton vs. Eno. 81 N. Y. 116,
Sunderling vs. Bradstreet,
46 N. Y. 188 (193)

There is no privilege in journalism which will excuse a newspaper where any other publication of libels would not be excused.

Neub vs. Hope, 4 East Rep'r 129.

In construing a publication alleged to be libellous, the scope and object of the whole article is to be considered and such a construction put upon its language as would naturally be given to it. The test is whether in the mind of an intelligent man the terms of the article and the language used naturally import a criminal or disgraceful charge.

Moore vs. Bennett,
48 N. Y. 472.

0576

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 Devoy

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

John Devoy

of the CRIME OF Libel

committed as follows:

The said

John Devoy

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

unlawfully and maliciously contriving and intending one August Belmont to vilify and defame, and as much as in him lay, to bring the said August Belmont into public scandal and disgrace, with force and arms, and of his great hatred and malice towards the said August Belmont, unlawfully and maliciously did publish and cause and procure to be published a certain false scandalous, malicious and defamatory libel, of and concerning the said August Belmont, containing the false, scandalous, malicious and defamatory words and matter following, of and concerning the said August Belmont, that is to say:

The father of this young Congressman August Belmont (him the said August Belmont thereby meaning) was in 1865

0577

entrusted by John O'Mahony in good faith
with a large sum of money to be forwarded
to a gentleman in Ireland. Before the
drafts arrived, that gentleman was a pris-
oner of the British Government on a charge
of preferring the honor and interests of
his own country to those of her foreign
oppressors. The drafts were seized and Mr.
O'Mahony at once protested against the
money being paid to anyone but the
gentleman to whom they were forwarded,
and demanded back the amount. Mr.
Belmont (in the said August Belmont
thereby meaning) acting in the interests
of a foreign government, and in flagrant
violation of the trust reposed in him (the
said August Belmont thereby meaning)
as a banker, refused to deliver up the money
and the riggery and deceit by which he
(the said August Belmont thereby
meaning) has managed to hold it
ever since are familiar to our readers.

Mr Belmont (in the said August
Belmont thereby meaning) is one of
the leaders of the Democratic party in
this city to the shame of the Government
and rows of Democrats on whose votes it
depends. If they acted with proper spirit
he (the said August Belmont thereby mean-
ing) would be rooted from every plat-
form on which he (the said August
Belmont thereby meaning) presents him-
self, and his ~~(the said August Belmont
thereby meaning)~~ name would not be in
Congress. It is not always fair to visit the

0578

views of the father on the son, and it is
said this young man is a very amiable
and estimable person: but if he does not
inherit his father's dishonesty (the
dishonesty of the said August Belmont
thereby meaning) he certainly enjoys
his share of its fruits. If proper action
be taken at the forthcoming election
Mr Belmont (the said August Belmont
thereby meaning) can be taught a lesson
that will have a salutary effect on other
American politicians and ears of the
Irish people. Elect Vanderbilt or Belzoni,
if by so doing you can punish robbery
and treachery.
against the peace of the People of
the State of New York, and their dignity.

John W. McLean

District Attorney

0579

BOX:

79

FOLDER:

880

DESCRIPTION:

Disbrow, Maggie

DATE:

10/05/82



880

The defendant having
vacated the premises, as
reported to me by officer
Phil. Riley, I recommend
that defendant be discharged
on her own recognizance

Jan'y. 23. 1883

Geo. Vincent
Asst. Dist. Atty

0580

AG

(11)

Day of Trial, *Chas. M. Corbett*
Counsel, *Chas. M. Corbett*
Filed day of *Oct* 188 *2*
Pleads *Not Guilty*

THE PEOPLE
vs. *B*
Maggie Dismon
1st Muddy
Keeping a Bawdy House.

JOHN McKEON,
District Attorney.

A True Bill.

Aug 23 1883
James

Foreman.
Paul D. ...

0581

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Michael Crowley
of the *15th Precinct Police* Street,
being sworn, doth depose and say, that the premises known as number *53 West 13th*
Street, in said City and County, and occupied or kept by *Maggie Brown*
on *May 1st 82* and subsequent times
as a disorderly home

is a disorderly house, namely, a resort for tipplers, drunkards, common prostitutes, and reputed thieves, with other vile, wicked, idle, dissolute, and disorderly men and women, and reputed thieves, who, or most of whom, are in the practice of drinking, ~~drinking~~ quarrelling, and fighting, at almost all hours of the day and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the violation of public order and decency.

Deponent therefore prays, that the said *Maggie Brown*
and all vile, disorderly and improper persons found upon the premises, occupied by said

Maggie Brown
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this *17th* day
of *Dec* 18*82*
Michael Crowley
John Smith Police Justice.

0582

W

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Emvoly

vs.

Maggie Disbrow

AFFIDAVIT, Disorderly House.

Dated, July 17 - 1872

Seub MAGISTRATE.

OFFICER.

WITNESS,

0583

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5
DISTRICT POLICE COURT.

Maggie Disbrow 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 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 waiven cannot be used against her on the trial,

Question. What is your name?

Answer. Maggie Disbrow

Question. How old are you?

Answer. Thirty Three Years

Question. Where were you born?

Answer. New Jersey

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

Answer. 53 West 13. - 4 Years

Question. What is your business or profession?

Answer. Keep Boarders

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. There is no woman who lives at my house who solicits on the street

Maggie her Disbrow
maids

Taken before me, this 20
day of July 1882

John B. Smith
Police Justice.

0584

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK
City and County of New York, }

To any Constable 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

Michael Crowley
of No. *15 Precinct Police*

and subsequent threats that on the *First* day of *May* 18*97*
at the City of New York, in the County of New York, the premises known as
No. *53 West 131st* Street,
were occupied or kept by *Maggi Brown*

as a disorderly house, namely, a resort for tipplers, drunkards, common Prostitutes, and reputed thieves, with other vile, wicked, idle, dissolute and disorderly men and women, and reputed thieves, who or most of whom, are in the practice of drinking, ~~dancing~~, quarrelling and fighting at almost all hours of the day and night, to the great damage and common nuisance of the People of the State of New York residing in the neighborhood and passing thereby.

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman, and every of you, to apprehend the body of the said *Maggi* and all vile, disorderly and improper persons found upon the premises occupied by said *Maggi Brown* and forthwith bring them before me, or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer the said charge, and to be dealt with as the law directs.

Given under my hand and seal, this *17th* day of *July* 18*97*

Solomon Smith
Police Justice.

0585

SECOND DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

WARRANT—Disorderly House.

Dated,

187

JUSTICE.

OFFICER.

This warrant may be executed
at night

John B. Smith

Police Justice

0586

625 64

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Conroy
Maggie Disbrow

Offence, Keeping Disorderly House

1
2
3
4

Dated July 20th 1882

Magistrate,
Conroy

Clerk,
Conroy

Witnesses,
No. Street,

No. Street,

No. Street,

to answer
Conroy
Conroy



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 Maggie Disbrow

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated July 20th 1882 Solou Smith Police Justice.

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

Dated July 22nd 1882 Solou Smith 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.

0587

Dated _____ 1882 Police Justice.

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

I have admitted the above named _____

Dated July 20th 1882 Police Justice. *See Court Book*

I have admitted the above named _____

Dated July 20th 1882 Police Justice. *See Court Book*

give such bail. I order that she be held to answer the same and she 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

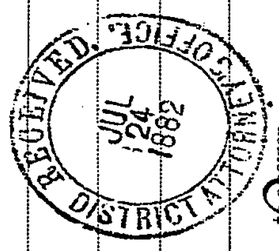
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____ *Maggie O'Sullivan*

625 District. Police Court 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael Conroy
15
Maggie O'Sullivan
Offence, *Stealing from*
Boarding House

Dated *July 20* 1882
Stinch Magistrate.
Conroy Officer.
Clerk.

Witnesses, _____ Street,
No. _____ Street,
No. _____ Street,
No. _____ Street,
to answer *Bailed*



BAILED
No. 1 by *James B. Mulvey*
Residence *22-Ridgewood* Street,
No. 2, by _____ Street,
Residence _____ Street,
No. 3, by _____ Street,
Residence _____ Street,
No. 4, by _____ Street,
Residence _____ Street.

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maggie Disbrow

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

Maggie Disbrow

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE, AND HOUSE OF ILL-FAME committed as follows :

The said

Maggie Disbrow

late of the *Fifteenth* Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *May* in the year of our Lord one thousand eight hundred and eighty-*two* and on divers other days and times as well before as afterwards, to the day of taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill-fame, unlawfully and wickedly did keep and maintain ; and in the said house divers evil disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain : and in which said house the said evil disposed persons and common prostitutes, by the consent and procurement of the said

Maggie Disbrow

on the days and times aforesaid, there did commit whoredom and fornication ; whereby divers unlawful assemblies, disturbances, and lewd offences in the night as in the day, were there committed and perpetrated ; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,
District Attorney.

0589

BOX:

79

FOLDER:

880

DESCRIPTION:

Doe, John

DATE:

10/10/82



880

0590

103

Counsel,
Filed 10 day of Oct 1882
Pleads ~~_____~~

THE PEOPLE

vs.

F

John Doe

John Doe

BURGLARY—Third Degree, and
Gross Larceny.

JOHN McKEON,

District Attorney.

A True Bill.

Geo. B. King

Oct 13/82
Foreman.

Verdict of Guilty should specify of which count.

Thomas J. L.

Geo. B. King

0591

Police Court— 2nd District.

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

Mary Washington

of No. 48 East Broadway Street, aged 26 years,

occupation Appraiser an Whittier Quaker being duly sworn

deposes and says, that the premises No. 48 East Broadway

Street, 4th Ward, in the City and County aforesaid, the said being a Dwelling

House one Room on the top floor in the front

~~and which~~ was occupied by deponent as a Sleeping apartment

entered by means ^{were} BURGLARIOUSLY

foreible breaking the inside Hall door

leading to the first floor of said premises, then

entering deponents Room,

on the afternoon of the 6th day of October 1882

and the following property feloniously taken, stolen, and carried away, viz:

One Silk Salsman of the value of

Twenty five dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Jalen Doe (now here) his proper name

being unknown, and he refusing to give his name

for the reasons following, to wit; Deponent is informed by

Mary Bayron of No. 48 East Broadway that

she caught said Jalen Doe, in the Hallway

of said premises with the afore described

property concealed upon his person

Mary Washington

Subscribed and sworn to before me this 6th day of October 1882
J. H. [Signature]

0592

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Bayron

aged 16 years, occupation go to school of No.

78 East Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Washington

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

Sworn to before me, this 6
day of October 1882 } Henry F. Bayron

[Signature]
Police Justice.

0593

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Doe 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 Doe

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Ireland

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

Answer. 185 Bowery One year

Question. What is your business or profession?

Answer. Clerk

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 desire to make any statement

The defendant refuses to sign.

Taken before me this

day of

October 1888

J. M. [Signature]

Police Justice.

0594

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court No. 825-113
3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Washington
491 & 403 Washington St.
John Doe
1
2
3
4
Offence, *Burglary*

Dated *Oct 6* 188*8*

Patterson Magistrate.
McLeod Officer.

Witnesses, *Mary Brown*
No. *78 East Broadway* Street,

No. _____ Street,
No. _____ Street,
No. _____ Street,
to answer _____
OCT 7 1889 DISTRICT CLERK OFFICE

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 Doe*

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 *October 6* 188*8* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

5650

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Washington
1401 St. 403 Washington
John Doe

Offence,

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated

Oct 6 1888

Patterson Magistrate.

Marlow Officer.

Clerk.

Witnesses,

Mary Byrom

No. 78 East Broadway Street,

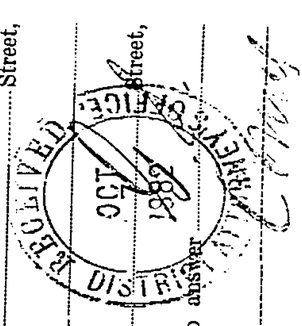
No.

Street,

No.

Street,

\$ 1000 to answer



It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named *John Doe* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Oct 6 1888* *John E. Patterson* Police Justice.

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

Dated *Oct 6 1888* *John E. Patterson* Police Justice.

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

Dated *Oct 6 1888* *John E. Patterson* Police Justice.

0596

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 Doe

The Grand Jury of the City and County of New York, by this indictment, accuse
John Doe
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *John Doe*

late of the *Seventh* Ward of the City of New York, in the County of
New York aforesaid, on the *ninth* day of *October* in the
year of our Lord one thousand eight hundred and eighty *two* with force and arms,
about the hour of *three* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of
Mary Washington
there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer door thereof the said
John Doe
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Mary Washington*
in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

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

Petit *John Doe*
of the CRIME OF ~~GRAND~~ LARCENY IN A DWELLING HOUSE, committed as follows :

The said *John Doe*

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, with force and arms, *one*
doorman of the value of
twenty five dollars

of the goods, chattels, and personal property of the said
Mary Washington
in the said dwelling house then and there being, 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.

0597

BOX:

79

FOLDER:

880

DESCRIPTION:

Doherty, John

DATE:

10/25/82



880

0598

BOX:

79

FOLDER:

880

DESCRIPTION:

Shay, William

DATE:

10/25/82



880

0599

287

Day of Trial,

Counsel,

Filed

day of

1882

25 *Oct*

Pleads

THE PEOPLE

vs.

BURGLARY—Third Degree,
NOTHING STOLEN.

F

Edward S. ...
William S. ...

John McKeon

JOHN McKEON,

District Attorney.

ATTEST:

Leah ...

Foreman.

Oct 25/82

Wm. ...

Remb. to ...

0500

Police Court - 2 District.

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

Peter Britwiser
of No. *507* East *12th* Street, aged *26* years,
occupation *Law fitter*.
deposes and says, that the premises No. *145 or 147 - Eighth*
Street, *15* Ward, in the City and County aforesaid, the said being a *Theater*

and which was occupied by ~~deponent as a~~ *Jacob Sherle* as a
Theater were BURGLARIOUSLY
entered by means of *climbing upon a shed and*
raising the sash of an outer window
in the side wall of said Theater.

on the *night* of the *20* day of *October* 188*2*
and the following property feloniously taken, stolen, and carried away, viz:

with intent to commit a crime
therein, to wit to steal cigars and
lawful money of the United States
*of the value of *Three* Dollars. The property*
*of *Abuel*.*

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

John Doherty and William Gray
now present.

for the reasons following, to wit; *That about 1 o'clock on*
the morning of October 21, 1882, while
deponent was in said Theater, he
saw said defendants raise and
*enter ~~said~~ *through* window into the balcony*
circle, with their shoes under their
arms, and arrested them as they
entered the hall from said balcony
circle.

Given before me
this 21 October 1882
P. S. & A. M. G. Police Justice } *Peter Britwiser*

0601

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Shay 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 Shay*

Question. How old are you?

Answer. *Twelve years.*

Question. Where were you born?

Answer. *In Philadelphia.*

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

Answer. *I live in Philadelphia. all my life.*

Question. What is your business or profession?

Answer. *Nothing but carry bundles*

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, except I went in there to sleep.*
William Shay.

Taken before me this 21
day of October 1888

W. J. Murphy

Police Justice.

This boy claims to have parents in Philadelphia & says he ran away from there. His father's name, he says, is David Shay, 1310 Rose St.

0602

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

J. J. Boherty

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. *J. J. Boherty*

Question. How old are you?

Answer. *Seventeen years*

Question. Where were you born?

Answer. *In Canada*

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

Answer. *319 1/2 St. for six months*

Question. What is your business or profession?

Answer. *Telegraph Messenger*

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. *They put me on the shed and made me open the window. I wanted to come out and he wouldn't let me.*

J. J. Boherty

Taken before me this

Day of *October* 188*8*

M. J. [Signature]

Police Justice.

0503

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court 287 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Robert
William Shays
 Offence, *Burglary*

Dated 21 October 1882

Richard Magistrate.

Henry Officer.

_____ Clerk.

Witnesses, _____

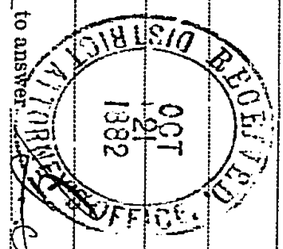
No. _____ Street, _____

No. _____ 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 Robert and William Shays
 guilty thereof, I order that *by* he be held to answer the same and he be admitted to bail in the sum of *three* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated 21 Oct 1882 *Richard* 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.

0604

Police Court District.

287

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Beckwith
504 East 125
John Roberts
William Gray

Offence,

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *21 October* 188*2*

John Roberts Magistrate.

William Gray Officer.

Clerk.

Witnesses,

No.

Street,

No.

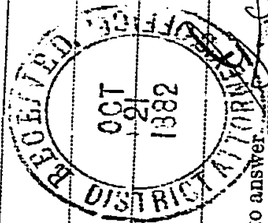
Street,

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 Roberts* *William Gray* *John Roberts* *William Gray* guilty thereof, I order that he ^{shall} be held to answer the same and he be admitted to bail in the sum of *Three* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *21 Oct* 188*2* *John Roberts* 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.

0605

Mr Luther Child Oct 25¹⁸⁸²

Dear Sir i am very
glad to here from my
son an having him in
your charge i have a
child a staying in a great
lot of trouble an i have not
the means to pay his
way i would be very
thankfull to you if
you would be so kind
as to send him home

Mr David Shary
1310 Rose st
Philweary

if you cannot send him home
please let me know how
we can get him home

0606

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 Doherty
and *William Shay*

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

John Doherty and William Shay

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

The said

John Doherty and
William Shay

late of the *5th* Ward of the City of New York, in the County of
New York aforesaid, on the *twentieth* day of *October* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and
County aforesaid, the *theater* of

Jacob Aherne

there situate, feloniously and burglariously did break into and enter the said *theater*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Jacob Aherne

with intent the said
goods, merchandise and valuable things in the said *theater* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

JOHN McKEON, District Attorney.

0607

BOX:

79

FOLDER:

880

DESCRIPTION:

Donnelly, John

DATE:

10/09/82



880

0608

WITNESSES.

#81

1/23

Day of Trial,
Counsel,
Filed *9* day of *Oct* 188*2*
Plead *Chorquity Co.*

THE PEOPLE

John D. ...
R

JOHN McKEON,

District Attorney.

P. 2. Nov 8. 1882.
Trick & acquitted

A True Bill.

Cub B. ...
Oct 19/2
Foreman.

Speed & Gray charged
6-6

Felonious ... and Battery.

0609

Form

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

POLICE COURT—FIRST DISTRICT.

of No. 4 Beech Police Street, being duly sworn, deposes and says,

that on the 2 day of October 1882

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

John Donnelly (now present.)

who cut and stabbed
deponent on the forehead
with a sharp instrument
viz an awl one Patrick
Donnelly having hold of
deponent at the time

Deponent believes that said injury, as above set forth, was inflicted by said

John Donnelly
with the felonious intent to take the life of deponent, or to do h 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 dealt with accord-
ing to law.

Thomas Barrett

Sworn to, before me, this

day of October

1882

Police Justice.

John M. W.

06 10

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Donnelly 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 Donnelly

Question. How old are you?

Answer.

55 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Oliver St. 60 Ritz St. 6 mos

Question. What is your business or profession?

Answer.

Carpenter

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 Donnelly

Taken before me this

day of

September 1888

[Signature]
Police Justice.

0511

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

Police Court No. 20 District #81

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *John Donnelly*
2 *Patricia Donnelly*
3 _____
4 _____
Offence *Seligious Assault & Battery*

Dated *30 Oct* 188

James W. ... Magistrate,
James W. ... Officer.

Witnesses, *James W. ...*
No. *69 River* Street,
William ...

No. *67 ...* Street,
James W. ...

No. *5 ...* Street,
James W. ...
James W. ...
James 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 Donnelly* and *Patricia Donnelly* guilty thereof. I order that *they* be held to answer the same and *they* 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. *each*

Dated *30 Oct* 188 *James W. ...* 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.

2190

Dated 1888
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order h to be discharged.

Dated 1888
I have admitted the above named to bail to answer by the undertaking hereto annexed.

Dated 1888
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 Kennedy* and *Patricia Kennedy* guilty thereof. I order that they be held to answer the same and they 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.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas Barrett
John Kennedy
Patricia Kennedy
Dated 1888
Offence *Account Keeping*

Dated 1888
Magistrate.
Officer.

Witnesses,
No. *69 River* Street,
Wm. Dealey
No. *67* Street,
Wm. Dealey

No. *5* Street,
Wm. Dealey
Wm. Dealey

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

#81



0613

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 Donnelly

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

John Donnelly
of the CRIME of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

John Donnelly
late of the City of New York, in the County of New York, aforesaid, on the *second* day of *October* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Thomas Barrett* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Thomas Barrett* with a certain *dagger* which the said

John Donnelly
in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *in* the said *Thomas Barrett* 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 Donnelly
of the CRIME of "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

John Donnelly
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 *Thomas Barrett* then and there being, wilfully and feloniously did make an assault and *in* the said *Thomas Barrett* with a certain *dagger* which the said

John Donnelly
in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *in* the said *Thomas Barrett* 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 14

BOX:

79

FOLDER:

880

DESCRIPTION:

Donnelly, Peter

DATE:

10/30/82



880

06 15

Can be used in
the way as more the
expense is technical
that says has.
about the business
another amount
with the business
of the family also

LS

302
Bills ordered

Day of Trial
Counsel, *J. H. Hardy*
Filed *20* day of *Feb* 1872
Pleads *W. H. Hardy*

THE PEOPLE
vs.
Saxen Danes

44-7-14
1872

NUISANCE.

Samuel B. Knicker
District Attorney.

A TRUE BILL.

Samuel B. Knicker
Foreman.
John H. Smith
Foreman.

06 16

Sec. 212.

2d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned *but*
Violation Corporation ordinances of the
Health Department of said City
has been committed, and that there is sufficient cause to believe the within named

Peter Connelly

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by
me, but bail not having been taken by me, I order that he be admitted to bail in the sum of
Three Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail. and I have admitted the above
named defendant to bail to answer by the undersigned *hunts*
annexed

Dated at the City of New York, *Oct 20* 188*2*

[Signature] Police Justice

0617

City and County of New York, ss: 1

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of *Samuel Habster*
For *Violation Summary Statute*

Peter Donnelly

After being informed of my rights under the law, I hereby *Demanded* 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 *20 October* 18*92*

[Signature] Police Justice.

Peter Donnelly

0518

STATE OF NEW YORK.

City and County of New York, *ss.*

Daniel Webster being duly sworn says that he is a member of the Sanitary Squad of the Police Force, attached to the Health Department of the City of New York; that on the *16* day of October, 1882, one *Peter* ~~Michael~~ Donnelly _____ did wilfully violate the Sanitary Code then and at all the times herein mentioned in full force and operative in the City of New York, in this, that he did make or cause to be made, and on said *16* day of October, 1882, did have a pile, deposit, or accumulation of manure and other offensive substances, *without a permit therefor* upon the open space within the built up portions of the City of New York, at 37th Street between 11th Avenue and the Hudson River, or upon the Pier, Dock, or Bulkhead adjacent thereto, and as deponent is informed and believes the said Michael Donnelly _____ has been at divers times during the month and is daily adding thereto many other loads of manure and offensive substances, allowing the same to rot and decompose, giving forth offensive exhalations and odors and rendering the said premises a nuisance and offensive so as to be dangerous and prejudicial to life and health, all of which is particularly in violation of the Ordinances of the Sanitary Code, especially of Section No. 112 thereof, which is as follows,

Sec. 112. That no pile or deposit of manure, offal, dirt, or garbage, nor any accumulation of any offensive or nauseous substance, shall be made within the built-up portions of the City of New York, or upon any open space inclosed within any portions thereof, or upon the piers, docks, or bulkheads adjacent thereto, or upon any open grounds, near (or upon any vessel or scow other than those to be speedily and according to the duty of any person, removed, lying at) any such pier, wharf, or bulk head, except according to a resolution of this Board specially authorizing the same, and a permit obtained from this Department, and according to its regulations. And no person shall contribute to the making of any such accumulations. Nor shall any straw, hay, or other substance which has been used as bedding for animals, be placed or dried upon any street, or sidewalk, or roof of any building, nor shall any straw, hay, or other substance, or the contents of any mattress or bed, be deposited or burnt; nor shall accumulation thereof be made within two hundred feet of any street, without a permit from this Board.

Sworn before me this 19 day of October 1882

[Signature]

Police Justice

Daniel Webster

06 19

312
Police Court

District

The People on the
Complaint of
Daniel Webster

agent
Peter
Michael Donnelly

Affidavit of Detention
§ 112 of Sanitary
Code

Amby Ingher

22
\$ 300 and G.S.



Back of
47
Mick Dorsey
Ave

0520

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

Peter Donnelly
of the crime of *Maintaining a nuisance*
committed as follows:

The said *Peter Donnelly*

late of the *Smethers* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy two~~, at the Ward, City and County aforesaid, near to a certain public street and public highway there commonly called *West Thirty seventh* street, and near to the dwelling-houses of divers citizens of our said State there situate and being, did unlawfully and injuriously keep and maintain and cause and procure to be kept and maintained, ~~a certain building for the purpose of~~ ~~therein~~, and did unlawfully and injuriously make, set up and place, and did cause and procure to be made, set up and placed, ~~in said building, divers to wit,~~

for the purpose

of

~~and that the said~~

~~and~~ did on the day and year aforesaid, and on divers other days between that day and the day of taking this inquisition, and yet doth, at the Ward, City and County aforesaid, ~~in the said building~~ unlawfully and injuriously ~~keep and maintain~~ and cause and procure to be ~~kept and maintained~~ *divers large heaps and col- lections of manure, excrement, soil and other putrid, decaying and offensive substances and things*

by reason of which said premises, divers noisome and unwholesome smokes, steams, vapors, smells and stench, on the days and times aforesaid, were emitted and issued ~~from the said building~~ *therefrom*, and yet are emitted and issued ~~from said building~~, so that the air, on the said days and times, was, and yet is, then and there thereby greatly filled and impregnated with the said smokes, steams, vapors, smells and stench, and was rendered and became, and was and now is thereby corrupted, offensive and unwholesome, to the great damage and common nuisance of all the good citizens of our said State there residing and passing, repassing, going, returning, laboring and riding through and along the common highway aforesaid, and against the peace of the People of the State of New York and their dignity.

~~DANIEL C. COLLINS,~~
~~SAMUEL P. COLLINS,~~
John M. [unclear]
District Attorney.

0521

BOX:

79

FOLDER:

880

DESCRIPTION:

Donohue, John

DATE:

10/16/82



880

0522

H.C.
Counsel,
Filed 16 day of Oct 1882
Plends *Stobzinsky (17)*

THE PEOPLE
vs.
John Donosone
P
INDICTMENT.
Grand Larceny of Money, &c.

JOHN McKEON,
District Attorney.

A True Bill.
Leub...
Foreman.
...
Queen of Assesses.

Call Mr. P. ...
at ...
Case ...

\$1000
1893

0623

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 495 3^d Avenue Street,

James Magee, aged 35 years
a boatman

being duly sworn, deposes and says, that on the 3rd day of October 1882

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 of deponent and by force and violence and against deponent's will

the following property, viz:
good and lawful money of the United States consisting of Treasury notes of various denominations and of the value of forty dollars \$40.00

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 John Donohue, (now present)

from the fact that previous to said larceny deponent had said money in the pocket of deponent's pantaloons then worn on the person of deponent, and that while deponent was in the saloon on the north west corner of 1st Avenue & 37th Street,

the said Donohue struck deponent on the face with his hand and did then and there thrust his hand into

Police Justice

1882

11

0624

the pocket of deponents pantaloons where the
said money was and the said deponent
did then take steal and carry away
the said money from the person and
possession of deponent

Sworn to before me }
this 5th day of October 1882 } James Magee

J. H. Smith

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0625

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4 District Police Court.

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

Question. What is your name?

Answer.

John Donohue

Question. How old are you?

Answer.

32 Years

Question. Where were you born?

Answer.

New York

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

Answer.

633 - 1 Avenue 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 never saw the Complainant till this morning I saw him at the station house. I was at work all that day

John Donohue

Taken before me this

day of

October 3

1882

[Signature]
Police Justice.

0526

11000
OB

BAILED,

No. 1, by _____
Residence _____ Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,
No. 5, by _____
Residence _____ Street,
No. 6, by _____
Residence _____ Street,
No. 7, by _____
Residence _____ Street,
No. 8, by _____
Residence _____ Street,
No. 9, by _____
Residence _____ Street,
No. 10, by _____
Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court No. 172 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Magee
vs
John Donaldson
Offence: Larceny from
the person

1
2
3
4

Dated October 5 1882

John W. White Magistrate.

Chas. Witt Officer.

Clerk.

Witnesses: J. S. ... 21

No. _____ Street,

No. _____ Street,

No. _____ Street,

Mr. ...



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 admitted to bail in the sum of 50 Hundred Dollars and be committed to the Warden or Keeper of the City Prison of the city of New York until he give such bail.

Dated Oct 5 1882 J. W. 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.

7290

Sec. 209, 209, 210 & 212.

Police Court District, 172

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James Magee
179 5th St
John Donohoe
2 Court, out of town
3
4

Dated October 5 1882
J. J. Kelly Magistrate.
Chas. Lott Officer.
21 Clerk.

Witnesses: App. Lowell 21
No. Street,
No. Street,
No. Street,

RECEIVED DISTRICT ATTORNEY'S OFFICE
OCT 7 1882
Cm. [Signature]

\$1000
OB

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

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

Dated Oct 5 1882 [Signature] Police Justice.

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

Dated 1882 Police Justice.

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

Dated 1882 Police Justice.

0528

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 Donohue

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

John Donohue

of the crime of GRAND LARCENY, committed as follows :

The said

John Donohue

late of the First Ward of the City of New York,
in the County of New York, aforesaid, on the *third* day of *October* in the year
of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force
and arms, *\$40.-* 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), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: 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 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 double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each: three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

of the goods, chattels, and personal property of one

James Magee

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.

0529

BOX:

79

FOLDER:

880

DESCRIPTION:

Donohue, Michael

DATE:

10/13/82



880

0630

157
Park St. Feb 20

(1)

Counsel,
Filed 13 day of Feb 1882
Pleas, Attorney - (16)

THE PEOPLE

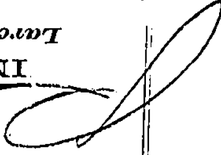
M. J. 36

vs.

P

Michael Donnell

INDICTMENT.
Larceny from the Person.



JOHN MCKEON,

District Attorney.

Pr Oct 20, 1882

A True Bill. Reads guilty.

Charles B. Kane

Foreman

14.6 Nov 27.

Fed.

WITNESSES.

[Handwritten notes and signatures in the bottom section of the document]

0631

44

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. 332 East 33 Street

Mathew Whurr aged 31

being duly sworn, deposes and says, that on the 7 day of October 1882

at the hour of Eight O'Clock 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 of deponent

the following property, viz: One Pocket Book containing the sum of Eighty Eight Cents and one brass key the value of two cents in all of the value of Ninety Cents

the property 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

Michael Donohue (written) from the fact that this deponent was passing through on 21 Avenue near 34 Street and had a small pocket book in her left hand when some person snatched the said pocket book from deponent's hand and ran away deponent has been informed by Officer James S. Moran of the 21 Precinct that he arrested the said Donohue and found in his possession

POSTAGE

0632

The said Pocket Book which defendant
Identifies as her property
Shown before me this Mrs Catharina Meyer
8th day October 1882
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVIDIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0633

CITY AND COUNTY }
OF NEW YORK, } ss.

James S. Moran
aged _____ years, occupation *a Police Officer* of No.

21 Bremer Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Nathaniel M. Murr*

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

Sworn to before me this *8*
day of *October* 188*9*

J. H. Murr
Police Justice.

James S. Moran

0634

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Michael Donovan*

Question. How old are you?

Answer. *Twenty one years*

Question. Where were you born?

Answer. *New York*

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

Answer. *31 8 East 46th one year*

Question. What is your business or profession?

Answer. *I drive a wood 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 am not guilty*
Michael Donovan
Murk

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

Richard M. ...

Police Justice.

0635

1 377

BAILED,

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

Sec. 209, 209a, 210 & 212

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Richard Donohue*
 2
 3
 4

Richard Donohue

Dated

October 8

1882

Magistrate

James J. McGuire
Officer

John J. McGuire
Clerk

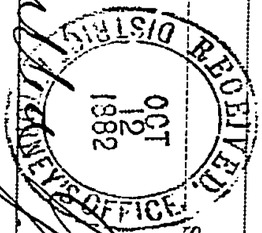
Witnesses

No. *James J. McGuire*
Street,

No. *John J. McGuire*
Street,

No. _____
Street,

James J. McGuire



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

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

Dated *October 8* 1882

J. J. McGuire 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.

9390

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Murray
332 E. 33rd
Michael Downum

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *October 8* 1882

Magistrate.

James S. Moore Officer.

Wm. Green Clerk.

Witnesses

No. *El Pucuch* Street,

No. _____ Street,

No. _____ Street.

RECEIVED DISTRICT CLERK'S OFFICE
OCT 12 1882
Committed

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

guilty thereof, I order that he be ~~bound to the sum of~~ *the City of New York* Hundred Dollars ~~and be com-~~

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *October 8* 1882

Police Justice.

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

There being no sufficient cause to believe the within named _____

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

Dated _____ 1882

Police Justice.

0637

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Donohue

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

Michael Donohue

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Michael Donohue

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

one pocket book of the value of twenty five cents, one key of the value of two cents and silver coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of eighty eight cents

of the goods, chattels and personal property of one Catherine Meyer on the person of the said Catherine Meyer then and there being found, from the person of the said Catherine Meyer 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.

0638

BOX:

79

FOLDER:

880

DESCRIPTION:

Dougherty, Philip

DATE:

10/23/82



880

0640

City and County of New York, ss.

Police Court— 3 District.

THE PEOPLE

vs.

On Complaint of

Philip J. Mahony

For

Philip Dougherty

Assault and Battery

After being informed of my rights under the law, I hereby demand 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 October 16 188 2

J. M. Patterson

POLICE JUSTICE.

Philip Dougherty
his
maill

0541

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip 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. *Philip Dougherty*

Question. How old are you?

Answer. *Twenty-two years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *53 Willett St. About 2 weeks*

Question. What is your business or profession?

Answer. *Brass Polisher*

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 know nothing about it.*

Philip Dougherty
man

Taken before me this

16

day of

October

1888

J. M. Duncan

Police Justice.

0642

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

Police Court 3 District 212

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip J. Mahoney
Philip Donogherty

Offence Assault and Battery

Dated October 16 188 2

Matthew Magistrate.

Mahony Officer.

Witnesses, _____ Clerk.

No. _____ Street,

No. _____ Street,

No. 500 Street,
\$ _____
OCT 16 1882
CLERK
Philip J. Mahoney

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 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 October 16 188 2 *Philip J. Mahoney* 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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip J. Mahony
13 St. J. St.
Philip Dougherty

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated *October 16* 188 *2*

Magistrate.

Patterson

Officer.

Mahony M'cl'

Clerk.

Witnesses,

No.

Street,

No.

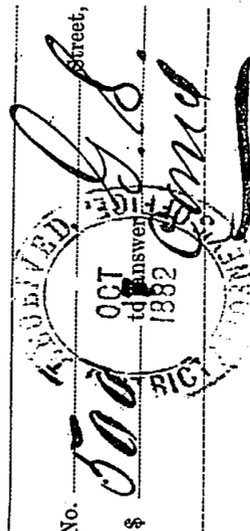
Street,

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

Philip Dougherty

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 *October 16* 188 *2*

W. Patterson
Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

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.

0644

Form 11.

Police Court—Third District, Halls of Justice.

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

Philip J. Mahony
Philip J. Mahony
being duly sworn, deposes and says, that
on *Sunday* the *15th* day of *October*
in the year 188*2*, at the City of New York, in the County of New York,
he was violently ASSAULTED and BEATEN by

Philip Dougherty, now here, and one
Samuel Fagan, that said Dougherty and
Fagan together attacked deponent and
the said Dougherty struck deponent a
violent blow on the nose with his fist
without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be ~~apprehended~~ bound to answer the
above assault, &c., and be dealt with according to law. *deponent being at the time*
in the performance of his official duties as a Police Officer.
Sworn to before me, this

day of *October* 188*2*

J. M. Puccio

Philip J. Mahony

POLICE JUSTICE.

0645

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Philip Donaghy

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

Philip Donaghy

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

The said

Philip Donaghy

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

JOHN McKEON, District Attorney.

Philip Donaghy

Philip Donaghy

Philip Donaghy

0646

BOX:

79

FOLDER:

880

DESCRIPTION:

Doughty, Theodore, E.

DATE:

10/25/82



880

0547

John S. Lechmere

Answer. too receipt
8 years & answer
good. Answer
arrest kept
May Connolly
does not need
to provide care,
I also provide
Answer that he has
not answer of days
he may be a husband
change with Ann
T.S.

276
copy to 9000 for
copy

Day of Trial
Counsel
Filed 25 day of Oct 1882
Pleads Not guilty.

THE PEOPLE
vs.
Stevenson D. Doughty
BURGLARY—Third Degree,
Possessing Stolen Goods.

JOHN McKEON,
District Attorney.
Pleads Not guilty

A True Bill.

Robert J. [Signature]
Go days CP
FOREMAN

Balance at 1/15
next 1912-2 Jan

0548

Police Court— 3^d District.

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

Mary Connelly

of No. 13 Bayard Street, aged 46 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No. 10 Lefferts
Street, 10th Ward, in the City and County aforesaid, the said being a

brick building
and which was occupied by deponent's husband as a Liquor

Store were BURGLARIOUSLY

And entered by means of forcibly breaking open the storm
door of said store and breaking the plate
glass windows of the store door in
about the hour of 3 o'clock

on the morning of the 20th day of October 1882

and the following property feloniously taken, stolen, and carried away, viz:

a plated putney box, which is
now here shown and which is of
the value of one dollar

the property of deponent's husband, James Connelly

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

Theodore Dougherty, murderer,

for the reasons following, to wit; that at the time aforesaid
said deponent saw him come out
of said store through said storm door
with said putney box in his hand;
and deponent then discovered that
the lock securing said storm door
had been broken off and a pane

0650

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mind District Police Court.

Meridre Doughty 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. *Meridre Doughty*

Question. How old are you?

Answer. *Thirty-six years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *34 Elyptic St. 7 or 8 Months*

Question. What is your business or profession?

Answer. *Crayon 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 am not guilty.
L. E. Doughty*

Taken before me this

day of *October* 188*4*

J. M. Pittman

Police Justice.

0651

Police Court 276
534 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Connolly
vs.
Meredora Knight

Offence, *Burglary*
and Larceny

Dated *October 20th* 188 *2*

William Magistrate.

Robert Officer.

Myers Clerk.

Witnesses,
No. *Edoel* Street, *91/2nd*

No. _____ Street,

No. *1111* Street,
to _____



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 _____

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

Dated *October 20th* 188 *2* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

2590

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000

and that there is sufficient cause to believe the within named

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

Police Court 276 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Kennedy
13 Bayard
Mendace Knight
Offence, Murdering Ann Downing

Dated October 20 1888

Magistrate.

Officer

Clerk.

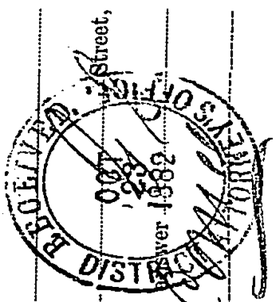
Witnesses,

No. 1000 Street,

No. Street,

No. Street,

\$ 1000 to answer 1888



BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

0653

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Theodore B. Daugherty

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

Theodore B. Daugherty

of the crime of Burglary in the third degree,

committed as follows:

The said

Theodore B. Daugherty

late of the *South* Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *October* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and County aforesaid, the *store* of

James Connolly

there situated feloniously and

burglariously, did break into and enter, the same being 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

James Connolly

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and

one box

of the value of one dollar

of the goods, chattels and personal property of the said

James Connolly

so kept as aforesaid in the said *store* then and there being, 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

0654

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

of the crime of Receiving Stolen Goods

committed as follows :

The said

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

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 of the said

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

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen), 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.

0655

BOX:

79

FOLDER:

880

DESCRIPTION:

Dowling, Charles

DATE:

10/23/82



880

0656

257

(1)

Counsel,

Filed 23 day of

Oct 1882

Pleads,

THE PEOPLE

vs.

Charles Darling

P

INDICTMENT.

Charge of Larceny from the Person.

Charge of Larceny from the Person.

W. C. McKeon

JOHN McKEON,

District Attorney.

A True Bill.

W. C. McKeon
District Attorney
Filed 23 day of Oct 1882
Charles Darling

WITNESSES.

0657

FORM 112.

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

Police Court—Third District.

of *Stienne Bayer, an officer*
of *the 10th Precinct Police* Street, being duly sworn, deposes

and says that on the *17th* day of *October* 18 *82*

at the City of New York, in the County of New York, was feloniously ^{*attempted to be*} taken, stolen, and carried away from the possession of deponent.

And from deponent's person, in the night time,
the following property viz: *One gold watch and gold chain attached, together*

of the value of *Two hundred* Dollars
the property of *deponent*

and that this deponent has a probable cause to suspect; and does suspect, that the said property was feloniously taken, stolen, and carried away by ^{*attempted to be*}

Charles Dowling, now here, from the fact that deponent then stood on the corner of East Broadway and Chatham Street, at about the hour of 9 o'clock P. M., and said watch was then contained in the left breast pocket of the coat then worn upon deponent's person and was fastened to said coat by said chain. That deponent saw said deponent standing close to deponent and immediately deponent felt said

Subscribed and sworn to before me this _____ day of _____ 1882.

0658

Watch being removed from
his said pocket and seizing
said of said dependant
dependant saw that said
dependant had hold of said
watch with his right hand,
and was in the act of pulling
said watch out of said pocket.

Sworn to before me this
15th day of October 1882

Etienne Dayer

J. W. Patterson
Police Justice

0659

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

This District Police Court.

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

Question. What is your name?

Answer. *Charles Dowling*

Question. How old are you?

Answer. *Twenty-two years of age*

Question. Where were you born?

Answer. *London, England.*

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

Answer. *42 Mulberry St. over 9 years.*

Question. What is your business or profession?

Answer. *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. I have nothing else to say.*

Charles Dowling

Taken before me this

18

day of *October*

1898

Wm. J. ...
Police Justice.

0560

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Police Court *188* of *230* District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Sawyer
Charles Dowling

1
2
3
4
Offence, *Attempt at*
Liberty from Prison

Dated *October 18th* 188 *2*

William Magistrate
Sawyer 10 Officer
West Clerk

Witnesses, _____

No. *27* *Oct 19th* Street,
P.O.M.

No. *1000* Street,
1000
OCT 20 1882
DISTRICT ATTORNEYS
Conrad

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

Charles Dowling

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 *October 18th* 188 *2* *J.M. Gatus* 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.

1990

Date 1888 Police Justice.

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

Date 1888 Police Justice.

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

Date Oct 18 1888 Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

and that there is sufficient cause to believe the within named

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

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Estienne Beyer
Charles Wendling

2
3
4

Dated October 18 1888

Patterson Magistrate.
Beyer 10
mca Clerk.

Witnesses,

No. 1900 Street,
2 1/2 P.M.

No. 1000 Street,
OCT 20 1888
DISTRICT ATTORNEY

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

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

Charles Dawling

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

Charles Dawling

of the CRIME OF ^{Attempt at Grand} LARCENY (from the person) in the night time

committed as follows:

The said

Charles Dawling

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventeenth~~ day of ~~October~~ in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the Ward, City and County aforesaid, with force and arms ^{in the night time of said day} ~~one watch~~ ^{of the value} of one hundred and seventy five dollars and one shain of the value of twenty five dollars

of the goods, chattels and personal property of one ~~Etienne Beyer~~ on the person of the said ~~Etienne Beyer~~ then and there being found, from the person of the said ~~Etienne Beyer~~ then and there feloniously did ^{attempt to} steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0663

BOX:

79

FOLDER:

880

DESCRIPTION:

Doyle, Patrick

DATE:

10/31/82



880

0664

357 B.W. Oct 31/02
Day of Trial
Counsel,
Filed 31 day of Oct 1882
Pleads

THE PEOPLE

vs.

David D. Doye

Violation of Excise Law.

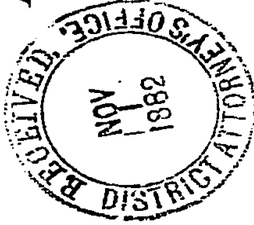
JOHN McKEON,

District Attorney.

A True Bill.

Leah B. Kneel

Foreman.



Brought by
Amos Kneel
419 E. 18th St.

0665

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

Patricia Dwyer

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

Patricia Dwyer

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

committed as follows:

The said

Patricia Dwyer

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

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

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

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

JOHN MCKEON, District Attorney.

0666

BOX:

79

FOLDER:

880

DESCRIPTION:

Doyle, Thomas

DATE:

10/05/82



880

0667

officer in charge
Dept. of Agriculture
America + Canada
sent to Ireland
from which he
escaped.
Bartholomew
Barrington

WITNESSES.

Counsel, *Shirley*
Filed *5* day of *Oct* 188 *2*
Pleads: *M Guilty*

THE PEOPLE
vs *Charles* vs. *R*
Thomas Dwyer
INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

22 Oct 10. 188*2*
A True Bill Pleads Guilty *13*

Charles Dwyer
Foreman
F. B. M. J. J.
F. J.

0568

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Lawrence J. Byrne

of No. 104 Varvly Place Street,

being duly sworn, deposes and says, that on the Second day of October 1882

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 his person

the following property, viz:

one silver watch with chain and locket

attached of the value of Ten dollars

Subscribed and sworn to before me this

day of

the property of deponent who is 36 years old and a clerk by occupation

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 Thomas Doyle (now here)

That about the hour of 3 P. M. on said date deponent was walking in Varick Street in said City when said defendant came up to deponent and took stole and carried away said watch and other said property that was contained in the pocket of the vest then and there worn by deponent that deponent caught hold of said defendant when he

Police Justice

1882

0669

struck dependent on the head ~~to~~ with
his fist knocking him down and
ran away with said property

Sworn to before me *Lumuel J. Byrne*

This 3^d day of October 1882

R. W. Murphy Police Justice

City and County of New York ss

William Henry of the 8th Precinct. Police

being duly sworn says that he arrested

Thomas Doyle in Hudson Street with

the property described in the within affi-

davit of *Lawrence J. Byrne* Dependent.

Further says that ^{he saw} said Thomas Doyle

strike Complainant and run away &

that he pursued him and found said

property in his possession

Sworn to before me *William Henry*

This 3^d day of October 1882

R. W. Murphy Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0570

Sec. 108-200.

2d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Doyle 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 Doyle

Question. How old are you?

Answer. 40

Question. Where were you born?

Answer. Ireland

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

Answer. 81 Charlton St about five years

Question. What is your business or profession?

Answer. Truck driver in Washington Market

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 met this man in Sullivan St and he
asked me to take him home to Waverly
Place and he gave me his watch and
Chain to take care of it on the corner
of Vandam + Waverly Sts he called
out murder and watch and I ran
away down in a basement.

Thomas Doyle

Taken before me this 21st

day of Oct 1887

W. H. H. H.

Police Justice.

0671

Arrested Tho^s Doyle
February 1st 1882 for
Disorderly Conduct J H
Wright 19 Grand at
Complainant fined two
dollars Judge Hilbreth
over

0672

James Ryan
8th Precinct

0673

George Wahlheimer,

IMPORTER & WHOLESALE DEALER IN

Prime & Moselle Wines,

GUARANTY & C.

SAMPLE ROOM :

No. 63 FOURTH AVENUE,

OPPOSITE STEWART'S,

NEW YORK.

0674

July 14th 1882

James Murray alias Barby Doyle

M. 30 years - Col. Truckman

M. 44. 81 Charleston St.

Charge: "Assault & Battery" —

Compt. Henry Kropp

27 Sullivan St. —

Conv. for one month & fined \$10.00

By Geo. Smith

Officer Laban Raynor & Precinct 47

9750

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lawrence J. Byrne
104 Twenty Third
Thomas Doyle

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *October 30* 1882

B. O. Buxley Magistrate.

William Benz Officer.

Clerk.

Witnesses, *Officer*

No.

Street,

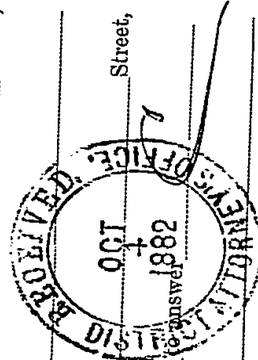
No.

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 *Thomas Doyle*

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 ~~gives such bail~~

Dated *October 3* 1882 *Police Justice*

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

Dated _____ 1882 *Police Justice*

There being no sufficient cause to believe the within named _____

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

Dated _____ 1882 *Police Justice*

0677

Oct-10th 82

Arrested Thomas Doyle
Feb 28th 82 had for trial
by Judge Patterson: Direct
acquitted at Special Sessions
for lack of Evidence

Arrested May 13th 82 for
Disorderly Conduct Sent
to the Island for 3 Mon-
ths Did 2 months and
escaped

Officer L. L. Aberdeen
8th Precinct

0678

off' Mengele

0579

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 Doyle

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

Thomas Doyle

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Thomas Doyle

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

one watch of the value of seven dollars, one chain of the value of two dollars, and one pocket of the value of one dollar

of the goods, chattels and personal property of one Lawrence J. Byrne on the person of the said Lawrence J. Byrne then and there being found, from the person of the said Lawrence J. Byrne 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.

0680

BOX:

79

FOLDER:

880

DESCRIPTION:

Drescher, John

DATE:

10/04/82



880

0681

114
9th

Counsel,
Filed 4 day of Oct 1882
Pleads

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

THE PEOPLE

vs.

P

John Drescher

Wm. J. McKeon
John McKeon

JOHN McKEON.

District Attorney.

A True Bill.

Leah Shinn
Foreman.

Oct 10/82
Pleads guilty
Pen. Two m. A.

0682

4th District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 307 Avenue C Henry Heckmann aged 36 years
Street, Brooklyn

being duly sworn, deposes and says, that on the 10th day of July 1882

at the 18th Ward of the 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:

One Benders Wagon
of the value of fifteen dollars. \$15.00

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 Drescher.

from the fact that previous to said
larceny the said wagon was standing on
Avenue C between 17th & 18th Street, and that
deponent was informed by George Weber (now
deceased) that he Weber saw the said
John Drescher sell and dispose of
said wagon to George Schaefer (now deceased)
for the sum of fifteen dollars - and this
deponent further says that said

Sherrill

Deponent

Police Justice

0683

Drescher had no right or authority to
sell said wagon.

Sworn to before me } Henry Hockmann
this 20th day of July 1882

M. W. O. O. O. O. O.
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Lareeny.

Dated 20th July 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0684

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Dresher 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 Dresher*

Question. How old are you?

Answer. *Thirty three*

Question. Where were you born?

Answer. *New York*

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

Answer. *205 Division Street*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty and I demand a trial at the Court of General Session*

John Dresher

Taken before me this 25th day of September 1888

[Signature]

Police Justice.

0685

CITY AND COUNTY }
OF NEW YORK, } ss.

George Weber
aged 17 years, occupation Confectioner of No.

627 East 16th Street, being duly sworn deposes and

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

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

Sworn to before me, this 20th day of July 1882 } George Weber

McMullerburg
Police Justice

0686

BAILED,

No. 1 by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

(122) 44
 Police Court 4 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Murray Hochmann
 307 W. 5.
John Dresher
 2 _____
 3 _____
 4 _____
 Offence, *Petit Larceny*

Dated *July 20* 188*2*

W. H. ...
 Magistrate.

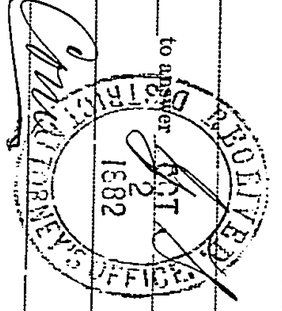
George ...
 Clerk.

Witnesses, *George ...*
 No. *637* *West 16'*
 Street, _____

No. _____
 Street, _____

No. _____
 Street, _____

\$ *300* 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 Dresher*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *3* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Sept 25* 188*2* *J. T. ...* 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.

7897

Dated 1888 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 1888 Police Justice.

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

Dated Sept 26 1888 Police Justice.

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

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

(77) 44 Police Court District.

THE PEOPLE, &c., ON THE COMPLAINT OF Henry Beckmann 307 W. 6. John Dasher

Dated July 20 1888

Magistrate.

Officer.

Clerk.

Witnesses, George Weber

No. 627 East 16' Street,

No. Street,

No. Street,

No. Street,

\$ 300 to answer

2931 DISTRICT OFFICERS OFFICE

BAILED,

No. 1 by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

0588

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 Drescher

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

John Drescher

of the CRIME OF GRAND LARCENY, committed as follows :

The said

John Drescher

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

of fifteen dollars

of the goods, chattels and personal property of one *Henry*
Dreschmann 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

0690

BOX:

79

FOLDER:

880

DESCRIPTION:

Duls, Deidrick

DATE:

10/12/82



880

0691

187

M. Kenley
Filed 12 day of *February* 1887

Pleas *Not Guilty*

ASSAULT AND BATTERY.

THE PEOPLE

vs.

B

Dwight D. Dyer

[Signature]

JOHN McKEON,

District Attorney.

[Signature]

A True Bill.

[Signature]

Foreman.

Recd Feb 11 to / 87

0692

Witnesses

Mrs B. Firth
412 E. 51st St.

John T. Cull
19th Precinct

0693

Police Court— 4 District.

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

Sarah Gabriel

of No 827 First Avenue Street,

being duly sworn, deposes and says, that

on the 9th day of August

in the year 1882 at the City of New York, in the County of New York.

She was violently ASSAULTED and BEATEN by Dedrick Dubs (now here)
who struck deponent a blow on the face with
his fist blacking her eye and pulled her
hair

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 10
day of August 1882

Sarah Gabriel

B. V. Arch

POLICE JUSTICE.

0694

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE,

vs

On Complaint of Sarah Gabriel

For A r B

Deedrick Duls

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and my right to make a statement in relation to it, and demand a trial at the COURT OF ~~SPECIAL~~ ^{General} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York

Dated Aug 10 1882

Tom Gabriel

B. H. Bingly

Police Justice.

0695

The debt

BAILED,
 No. 1 by *Joseph Schwegelsch*
 Residence *337 E 51st St*
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

668 147
 Police Court *4* District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Barak Gabriel
827 1st St
Dedrick Duls
 1 _____
 2 _____
 3 _____
 4 _____
 Offence, *A + B*

Dated *Aug 10* 188 *2*
 Magistrate, *B O Barty*
 Officer, *Alcott 19*
 Clerk, _____
 Witnesses *Aggie Link*
 No. *827* Street, *Oranue*
Alma Fulger
 No. *849* Street, *Oranue*
 No. _____ Street, _____
 \$ *500*
 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 *Dedrick Duls*

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 *Aug 10* 188 *2* *B O Barty* Police Justice.

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

Dated *Aug 10th* 188 *2* *B O Barty* 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.

9696

The defth

668 147
Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sarah Gabriel
827 W. 1st St.
1 Decker Dub
2
3
4

Offence, A + B

Dated Aug 10 1882
307 Bay St Magistrate.
Albert 19 Officer.

Witnesses, Aggie Link
No. 827 First Avenue Street,
Abena Fulger
No. 827 First Ave Street,

No. 504 Street,
C
RECEIVED
CLERK'S OFFICE
AUG 10 1882

BAILED,
No. 1 by Joseph Schwanzchild
Residence 337 E 5th Street,
No. 2, by
Residence Street,
No. 3, by
Residence Street,
No. 4, by
Residence 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 Decker Dub 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 Aug 10 1882
I have admitted the above named Decker Dub to bail to answer by the undertaking hereto annexed.
Dated Aug 10 1882
There being no sufficient cause to believe the within named Decker Dub guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1882
Police Justice.

Dated Aug 10 1882
I have admitted the above named Decker Dub to bail to answer by the undertaking hereto annexed.
Dated Aug 10 1882
There being no sufficient cause to believe the within named Decker Dub guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1882
Police Justice.

0697

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Derrick Dubs

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

Derrick Dubs

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

The said

Derrick Dubs

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

JOHN McKEON, District Attorney.

0698

BOX:

79

FOLDER:

880

DESCRIPTION:

Dunbar, Peter

DATE:

10/05/82



880

0699

L. Matheson
Filed 5 day of Oct 1882
Pleads Nov 4th 11

RECEIVING STOLEN GOODS

THE PEOPLE

vs.

B
Peter Dunder
D.S.H.

JOHN McKEON,
District Attorney.

A True Bill.

[Signature]

Foreman.

[Signature]
26/12

[Signature]
J. J. C. J. J. J.

0700

POLICE COURT—SECOND DISTRICT.

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

Michael L. Miller
of 555 Eighth Avenue Street, being duly sworn, deposes
and says that on the 16th day of July 1882
at the City of New York, in the County of New York.

Peter Dundar (nowhere) did knowingly and feloniously receive from Ulrich Free several pairs of Ladies button shoes and ties of the value of Thirt Nine dollars, ^{he will know the same to have been stolen} the property of Deponent. Which had been feloniously taken stolen and carried away from the possession of deponents. By the said Ulrich Free. The said Dundar admitted and confessed to deponents that he purchased from the said Free the said property for the sum of Eleven dollars. and that the said Free was offering the said property for sale asked Fifteen dollars. but finally sold the same to the said Dundar for the sum of Eleven dollars.

Sworn to before me
This 18th day of July 1882
Michael Miller
Police Justice

0701

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Kumbor.

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. *Peter Kumbor.*

Question. How old are you?

Answer. *51 Years.*

Question. Where were you born?

Answer. *Paris*

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

Answer. *198 Green Street 9 Years.*

Question. What is your business or profession?

Answer. *Shoe dealer.*

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

Answer. *I bought the shoes for eleven
dollars but I thought they
were all right*

Taken before me, this *18*
day of *July* 188*2*

F. Kubas

Salou B. Smith
Police Justice.

0702

Handwritten notes:
No. 1 by Charles S. Durban
Residence 1st West 20th St

BAILED,

No. 1 by Charles S. Durban

Residence 1st West 20th St

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

No. 5, by _____
Residence _____ Street, _____

No. 6, by _____
Residence _____ Street, _____

Police Court 100/20 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael E. Miller
555 St.

1 Peter Durban

2 _____

3 _____

4 _____

Offence, Receiving stolen goods

Dated July 18 1882

Magistrate.

Officer
Clerk.

Witnesses, said officer

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 Peter Durban

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

Dated July 18 1882 Solomon B. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0703

Police Court 2nd District.

169/76

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael B. Miller
555th St.
Peter Dunbar

I think about \$500 worth
he says 073

BAILED,
No. 1 by Charles L. Dunbar
Residence 145 West 20th Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Office, *Reservoir*
1 _____
2 _____
3 _____
4 _____

Dated July 18 1882
Magistrate
William S. Salverby 2nd
Clerk.

Witnesses, *said officer*
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____



Can

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 *Peter Dunbar*

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.

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

Dated _____ 1882
Police Justice.

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

Dated _____ 1882
Police Justice.

0704

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Dunbar

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

Peter Dunbar

of the crime of RECEIVING STOLEN GOODS,

committed as follows :

The said *Peter Dunbar*

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

*twelve pairs of shoes of the
value of three dollars and
fifty cents each pair*

of the goods, chattels and personal property of *Michael C. Miller*
by one Ulrich Free
~~by a certain person or persons to the Jurors aforesaid unknown,~~ then lately before
feloniously stolen, taken and carried away from the said

Michael C. Miller

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

Peter Dunbar

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.

0705

BOX:

79

FOLDER:

880

DESCRIPTION:

Dunn, James

DATE:

10/25/82



880

0706

280

Wm. W. DeWitt

1882

Filed 20th day of

Pleads *McQuilly vs*

THE PEOPLE

vs.

James D. ... B

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

Wm. W. DeWitt

Foreman.

Wm. W. DeWitt

7070

Police Court

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK,

ss

District

J. H. Hancock

Street,

being duly sworn, deposes and says, that

on *Saturday* the *10*

in the year 1882, at the City of New York, in the County of New York,

James H. Brown
he was violently ASSAULTED and BEATEN by
John Brown at *the* *deponent's*
deponent's *deponent's* *deponent's*
deponent's *deponent's* *deponent's*
deponent's *deponent's* *deponent's*

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

1882

Police Justice.

John Hancock
Mark

0708

Form 11,

Police Court— District.

THE PEOPLE, & c.,

THE COMPLAINT OF

Patrick Leonard

vs.

James Dunn

Affidavit, A. & B.

Dated *Sept 18* 188*2*

J. J. K.

Justice.

Holliday

Officer.

Witness

\$ to Ans. Sess.

Bailed by

No.

0709

Sec. 208, 209, 210 & 212

Police Court No. 4 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by *Morris Sherman*

Residence *699-3 Albu Street*

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

1882 250

Abigail Leonard
348 East 55 St.
James Sumner

Offence, *Assault & Battery*

Dated *Sept 19*, 1882

J. J. Killworth Magistrate

Walter Day Clerk

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

W. J. Barrer



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 Sumner*

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

Dated *Sept 19*, 1882 *J. J. Killworth* Police Justice.

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

Dated *Sept 19*, 1882 *J. J. Killworth* Police Justice.

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

Dated _____, 1882 _____ Police Justice.

0710

Sec. 203, 209, 210 & 212.

250

Police Court District, 4

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catrick Leonard
248 East 65 St.

James Quinn

Dated *Sept, 19, 1882*

J. V. Kilbride Magistrate.

Holliday Officer.

..... Clerk.

Witnesses

No. Street,

No. Street,

No. Street.

No. Street.



A. S. Balcan

BAILED,

No. 1, by *Morris Sherman*

Residence *699-3 Ave* Street,

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

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

I have admitted the above named *James Quinn*

to bail to answer for the undertaking hereto annexed.

James Quinn 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 *Sept 19 1882* Police Justice.

0711

Sec. 198-200.

14 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James 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.

James Dunn

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

1st New York State

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

Answer.

308 East 44th Street

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 of
the charge against me - the
complainant struck me first with a club -
and I demand a trial at the
Court of General Sessions of said
City -

James Dunn

Taken before me this

19th

Day of September 1884

[Signature]
Police Justice.

0712

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 Dunn

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

James Dunn

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

The said

James Dunn

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

JOHN McKEON, District Attorney.