

0715

BOX:

443

FOLDER:

4084

DESCRIPTION:

Dalton, John

DATE:

07/30/91



4084

Witnesses;

John McLaughlin
John Markley

Tiled

day of

Pleads,

THE PEOPLE

vs.

John Dalton

Burglary in the second degree.

Section 497 General Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill

Richard G. [Signature]
 Aug. 29/91.
 Open & forwarded
 to Mr. G. W. [Signature]
 5 p. 9 of [Signature]

0716

0717

Police Court— District.

City and County } ss.:
of New York,of No. 329 East 34 Street, aged 33 years,
occupation Keephouse being duly sworndeposes and says, that the premises No. 329 East 34 Street, 21 Ward
in the City and County aforesaid the said being a dwelling, the apartments
on the top floor ~~front~~ front of
which was occupied by deponent as a living apartment
and in which there was at the time a human being ~~to wit~~: deponentwere BURGLARIOUSLY entered by means of forcibly opening the
door leading into said apartmenton the 22nd day of July 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:with intent to commit some crime
thereinand 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~~
with the intent aforesaidJohn Dalton (now here)
and another man not arrestedfor the reasons following, to wit: that said door was
closed and deponent was lying
asleep on a sofa in said room
and was awakened by a movement
on her body and saw the defendant
and the unknown man in the room
and saw the defendant have his
hand near the pocket of the dress
on deponent's body Sarah M. LoughlinDeponent to before me
at 22nd July, 1891
J. M. Johnston Justice of the Peace

0718

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Dalton*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *N.Y. City*

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

Answer. *323 E 44th - 2 yrs*

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*
John, Dalton.

Taken before me this

day of

1887

Police Justice.

0719

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

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

Dated July 22 1891, W. W. McMahon Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

0720

Police Court 22nd 9th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah McLaughlin
329 E. 34th
John Dalton

2 _____
3 _____
4 _____

Burglar
Officer

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 22nd 1891* _____
McMahon Magistrate.

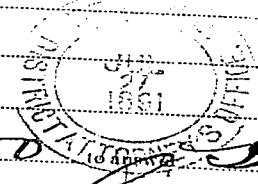
Miller Officer.
Precinct.

Witness *John Mark*
No. *324 E. 34* Street.

No. _____ Street.

No. _____ Street.

5000 _____
Don Burg



COURT OF GENERAL SESSIONS.

People vs. John Dalton.

Filed August 5th, 1891.

Indicted for Burglary.

Appearances: Washington Lynn, for the people;

Jacob Burdette, for defendant.

Sarah McLoughlin, the complainant, testifies that she lives at 329 East 34th Street in New York City; keeps house there and is married. On the 22nd of July last two men entered her room, top floor front room; it was ten o'clock in the morning. Her room was not locked but the door was shut. She was lying on a lounge fast asleep. She was awakened by the man pulling at her dress as if trying to find her pocket, and she opened her eyes and the man went out. The man out of the room; the door was standing wide open. She was stunned and could not say anything at the time. The two men came around again and I went to the door and asked them what they wanted, and that she knew them; one went up on the roof, the other down the stairs. This defendant was one of the two men. The man was the nearest to her, but she could not say which had his hand on her dress. She can not tell the value of the things in her room at

0722

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that time. The door was standing wide open.

CROSS-EXAMINATION: There was nobody else in my room that morning. I was alone. The other people went out before seven o'clock in the morning. I was up when they left. I did not intend to fall asleep, but I laid down on the lounge and fell asleep. The door was not locked; it was only shut. The head of the lounge was by the door. I was lying with my head towards the door. I saw two men in the room. One of the men I had seen before, but not the one that is here. One of them had his hand on my dress; I was lying on the side that my pocket was on. I had nothing there they could steal, because they did not get at my pocket. I don't know whether it was that they were going to do or not, but I imagined it was by the feeling of the fingers, that they were feeling for my pocket. When I opened my eyes and saw the two men I was bewildered and could not speak. I was a little bit excited. I know the defendant was in the room with the other man; I am positive. This is the man that gave me the answer on the landing when I asked him what he wanted up there. They were upstairs. I don't swear that this was the man fumbling with my dress, but this man was there. He had no right to be in the room, except he went up to see this man, if he

0723

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CROSS-EXAMINATION: I worked last on a vessel at the foot of 38th street East River, handling timber, handling wood for a man named McCloskey. I worked for him about two days. Before that I worked for a stevedore named King, I think, for about a week. The name of the man that slept on this roof was Thompson. He is not here; he has gone to England on a cattle boat. I wanted to get this man to work in my place for the day I wasn't able to work that day. He is generally in the habit of sleeping in that hall on the roof. He does not live in that house; he hasn't got any home. I was to go to work at seven o'clock in the morning. My friend is a longshoreman too. When I went there I guess it was a little after seven o'clock or earlier. I am not sure which, it was at least as late as two o'clock. I went down to explain to the stevedore, and by the name of John McNamara, that I could not work that day, but would get a man to work in my place, and I could not find him; he was not up on the roof.

COMPLAINANT recalled: The blinds were drawn in that room that morning; I drew them myself. It was not so dark because the slats were down. All the light I had was what entered from the slats of the blinds.

0724

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did, he said. He did not belong there that I know of., except he went up to see Mr. Chary: he could have said that to me, if he did. He is the man who occupies the front rooms with me. We did not say he went to see Mr. Chary., only said when he told me to go and do so and so. I hope I won't have to explain before all these gentlemen. He went up on the roof then.

JOHN DANTON, the defendant, testified: I live at 323 East 10th Street: I am long-chorman. I have never been convicted of any crime. Am 23 years old. Live with my father and mother. I was sick that day, and there was a friend of mine who generally goes up on this roof to sleep: he told me he was going up there the night before. He was not there and I was going out when this woman accused me of going in the room. So we had some words, and I went up there to try and have a talk to her and then walked down to the corner and had a drink and was going out, when she called an officer and had me arrested. I did not go into her room. I see her in the landing. I did not see her before going down stairs and she accused me in the hall. I did not try to steal anything from her.

0725

POOR QUALITY
ORIGINAL

5

I was lying with my back towards that light. I was
33 years of age last June. My eye-sight is strong;
don't wear glasses.

I don't know that anybody was in the habit of sleeping
on the roof. It was a tenement house and four or five
might be on the roof for all I know; I never went on
the roof to look.

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0726

POOR QUALITY
ORIGINAL

Bank of General Sessions

The People

^{vs}
John Dalton

Burglary

Fried Aug. 5 1891

July 20/91

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Dalton

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

John Dalton
of the CRIME OF BURGLARY IN THE *Second* DEGREE, committed as follows:
The said *John Dalton*

late of the *Twenty-first* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-second* day of *July*, in the year
of our Lord one thousand eight hundred and eighty *ninety-one*, with force and arms, ~~about the~~
~~hour of~~ *day* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Sarah Mc Laughlin*

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit:

the said Sarah Mc Laughlin
within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said *Sarah Mc Laughlin*

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away;

[Signature]
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,

He Lancy Nicoll,
District Attorney.

0728

BOX:

443

FOLDER:

4084

DESCRIPTION:

Damico, Frances

DATE:

07/01/91



4084

Witnesses:

Counsel

Filed

Pleads,

Robert Sullivan

1 day of July 1891

Not Guilty!

THE PEOPLE

vs.

Frances Dames

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

DEL

JOHN R. FELLOWS,

District Attorney.

PAID 15 10 1891
" 1 " 25 91 1891.

A True Bill

Chas. J. Smith

Foreman.

July 23 1891

Grand Jurors

Witnesses:

Counsel,

Filed

Pleads,

Robert Williams

1 day of *July* 188*9*

Not Guilty!

THE PEOPLE

vs.

Frances Dames

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

DEL

JOHN R. FELLOWS,

District Attorney.

*Received of the Clerk of the Court
the sum of \$25.00 on July 18, 1889.*

A True Bill.

C. J. Williams
Chas. J. Williams

Foreman.

July 20/89

Spent & returned

0731

Police Court—⁵¹ District.City and County } ss.:
of New York,

of No. 261 Elizabeth Mariano Sampedo Street, aged 50 years,
 occupation seamstress being duly sworn
 deposes and says, that on 25 day of June 1889 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Francis Damico (now here) who did
willfully and maliciously, strike
deponent a blow on the face with
a pair of scissors, then and there
held in her hand, cutting and
wounding deponent's face severely

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

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

Sworn to before me, this 25 day
 of June 1889

Charles Taintor Police Justice.

Mariano Sampedo
deponent

0732

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *Francis Damico*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *261 Elizabeth Street - 9 Months*

Question. What is your business or profession?

Answer. *Stamstress -*

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 - the daughter
of the Complainant called me a
Whore - and said I had three
children by men to whom I was
not married, and the Complainant
was about to strike me - and I
and did strike me.
had the scissors in my hand
and I struck her in self-defense
and the Complainant's husband broke the string
in my ear*
Francis Damico

Taken before me this

25

Charles J. Smith

Police Justice.

0733

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

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

Dated June 25 1891 Charles H. Smith Police Justice.

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

Dated June 26 1891 Charles H. Smith 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 _____ 18 _____ Police Justice.

0734

855

Police Court---

District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Mariano Gonzales
261 Elizabeth St.
Francis Canuco

Assault
Offence

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Dated

June 25-91

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

to answer

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

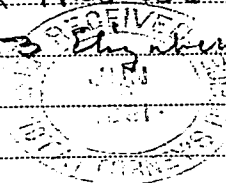
Mariano Valle
199 Elizabeth Street.

Street.

Street.

Street.

Wm. Wacker
263 Elizabeth Street.



[Signature]
500

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frances Darnico

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Frances Darnico

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

The said

Frances Darnico

late of the City and County of New York, on the *Twenty-fifth* day of
June, in the year of our Lord one thousand eight hundred and
~~eighty-ninety-one~~ with force and arms, at the City and County aforesaid, in and upon one

Mariano Sanpedro
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said *Frances Darnico*

with a certain *pair of scissors*, which *she* the said

Frances Darnico
in *her* right hand then and there had and held, the same being then and there
a weapon and an instrument and ~~weapon~~ likely to produce grievous bodily harm,
her, the said *Mariano Sanpedro* then
and there feloniously did wilfully and wrongfully strike, ~~beat~~, *cut, stab*
~~bruise~~ and wound, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll,
District Attorney.

0736

BOX:

443

FOLDER:

4084

DESCRIPTION:

deValliere, Gustave

DATE:

07/23/91



4084

0737

Witnesses :

Wm. B. [Signature]
Counsel,
Filed *23* day of *July* 189*7*
Plends, *for Emily*

THE PEOPLE
vs. *R*
Notave de Valiere
CONCEALED WEAPON.
(Section 410, Penal Code).

DE LANCEY NICOLL
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Andrew J. [Signature]
Foreman.

July - 29, 91-

Indictment and Committed
with return to [unclear]
1496 [unclear]
July 31, 1891

0738

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

Ernest A. Meyer
 of No. *4th Precinct Police* Street, aged *49* years,
 occupation *Police officer* being duly sworn deposes and says,
 that on the *14th* day of *July* 188*9*
 at the City of New York, in the County of New York. *I arrested*
Guilare Valliere (now here)
who with intent to use against
another did carry concealed
on his person a dangerous
knife commonly known as a
dagger or dirk in violation
of Section 410 of the Penal
Code
Ernest A. Meyer

Sworn to before me, this

of

188

91

At

Police Justice.

0739

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Guilare Valliere 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.

Guilare Valliere

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

France

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

Answer.

13 James Street 5 weeks

Question. What is your business or profession?

Answer.

Portender

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

Guilare de Valliere

Taken before me this

15

day of

July

1897

J. H. Kelly
Police Justice.

0740

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

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

Dated Sept 15 1891 Police Justice.

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

Dated Sept 15 18..... 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 15 18..... Police Justice.

0741

158
Police Court---

925
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conrad W. Meyer
vs.
Guilare Vace

Conrad W. Meyer
Blanchard

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Nov 15* 18*91*

O'Reilly Magistrate.

Meyer Officer.

H Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

§ *5020* to answer *GS*

Conrad Court

41

The People
 Gustave de Valliere } Court of General Sessions. Part I
 Before Recorder Smyth. July 28. 1891
 Indictment for carrying concealed weapons.
 Ernest H. Meyer sworn and examined.

I am a police officer connected with the
 4th precinct; on the 14th of July I saw the
 defendant about ten minutes to twelve o'clock
 in the night time. He was quarreling with a
 woman whom I supposed to be his wife or
 mistress coming out of a dance house
 and I ordered him away. He moved on
 a little further; I waited and he com-
 menced to quarrel again. I ran after
 and chased and caught him in No. 87
 James' street; he ran in there, him and
 his woman. I brought him to the station
 house. I searched him and found
 this weapon (producing it) on him. I have
 been a police officer twenty years. What I hold
 in my hand is a dagger. I searched him
 and found the weapon inside of his pants
 boots. Did he say anything to you after
 you took the dagger from his person? No;
 he made no explanation at all.

By Counsel Had you ever seen a knife, or dagger
 as you call it, like that before? Yes sir;
 not exactly the same make. Some daggers
 have a cross piece. Could you see any
 portion of that dagger before it was taken

No sir. It was concealed? Yes sir. His coat was over it? Yes. down in his pantaloons. Do you know this defendant? Yes. How long have you known him? About four or five months. Do you know he works in that neighborhood? Yes. You never arrested him within that time did you? No, I have seen him quarrel.

District Attorney. I put the weapon in evidence.

Gustave de Valliere, sworn and examined in his own behalf. I live at 81 James St. and am a bar tender. I have been six years in this country. I was at work the day I was arrested. I had a knife in my possession. I used to have a knife hanging behind the bar with a strap on it. I cut Lemons with it to make Lemonade. The same day I got arrested I happened to have the knife in my pocket and this woman came up to me and she told me she had trouble in 74 Cherry St., the bar keeper was going to hit her. So I went down to see how it happened, what was up. When I came down I saw there was a row in the house. Two women were outside. I went in with that woman. I asked the bar keeper how it happened. So one of the bar keepers

came up to me and said, "Do you want to fight in here?" I says, No. I have got no intention of fighting in here.. "So the owner of No. 92 Cherry street came rushing up to me and says, Do you want to fight? I says, No sir. The same time he hit me. three or four blows on my head and they put me outside on the street. I insulted him, and he hit me. Officer Meyer told me to go away. I did not go away in a minute, and he arrested me. He found the knife in my possession in the Station house. Did you pull that knife out or intend to use it on anybody? No. Have you ever been convicted of any crime? Never.

Cross Examined. I am a barkeeper and worked for Thomas Barnett 81 Jones St.. I used that knife for cutting lemons and making ice water and lemonade when I came there was no knife behind the bar, and when I found this knife the barkeeper that was before me left it there. I found it and used it. I put it in my pocket in the afternoon, I happened to have it the night when that woman called me out I had it a couple of times before. I did not have any intention of using it. I am not an Italian, but a Frenchman.

I used to hang the knife behind the bar by this strap. I took it out of my pocket and handed it to the officer in the station house I think Mr. Barnett, my employer, I think is here. I did not send for him. It was in the same condition now as it is when I found it. I had this knife at the time when I went to see somebody in the bar room. It is a dance house where I work. I had some difficulty with a woman that night. I went from one dance house to another. I told her to mind her own business; she called me out of Barnett's place. I went to 94 Cherry street.

Ernest H. Meyer recalled. I have known the defendant for four months; his character in the neighborhood is bad. I saw him quarrel several times. ~~He~~^{This woman} wanted me to arrest him several times for carrying a pistol. I never arrested him. I could not get him, he was not there when she told me. I know where he worked, but he ran away. I never saw him do anything wrong, only what the woman told me. He works at 81 James street; it is a dance house. Sailors and all kinds of people go in there - prostitutes. The jury rendered a verdict of guilty with a recommendation to mercy.

0746

Testimony in the
card of
Gustave de Valliere

filed July 1891

0747

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gustave de Valliere

The Grand Jury of the City and County of New York, by this indictment, accuse
Gustave de Valliere
of a FELONY, committed as follows:

The said *Gustave de Valliere*
late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *July* in the year of our Lord one thousand eight hundred and
~~eighty-nine~~ *one*, at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind~~
~~commonly known as~~ *dirk, dagger and dangerous knife*
with intent then and there feloniously to use the same against some person or persons to the
Grand Jury aforesaid unknown, 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
Gustave de Valliere
of a FELONY, committed as follows:

The said *Gustave de Valliere* late of the
City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, with force and arms, feloniously did possess a certain ~~instrument~~
~~and weapon of the kind commonly known as~~ *dirk, dagger and*
dangerous knife by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons to
the Grand Jury aforesaid unknown, 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.

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

0748

BOX:

443

FOLDER:

4084

DESCRIPTION:

Dias, James

DATE:

07/09/91



4084

0749

BOX:

443

FOLDER:

4084

DESCRIPTION:

Russell, James

DATE:

07/09/91



4084

0751

Police Court—

District.

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

of No. 1965 3rd Avenue Street, aged 16 years,
 occupation Errand-boy being duly sworn
 deposes and says, that on the 2nd day of July 1898 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

James Russell (both now here,
 from the fact that while
 deponent was in Central Park
 he was assaulted by said Dias
 without provocation and when
 deponent demanded the reason
 said Dias pointed a loaded
 revolving pistol at deponent
 and said Russell who was
 in company I saw Dias
 also pointed an unloaded
 pistol at deponent that
 said Russell was in the company
 of said Dias and assisted
 him in said assault

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

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

Sworn to before me, this

day

1898

Joseph Powers.

Police Justice.

0752

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Russell being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h-bright 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 Russell*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *413 E 115th St*

Question. What is your business or profession?

Answer. *Box maker*

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

Answer. *I am not guilty**James Russell*

Taken before me this

day of

John W. Smith

Police Justice.

0753

Sec. 108—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *James Dias*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *W.I.*

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

Answer. *21st St. New York*

Question. What is your business or profession?

Answer. *Labour*

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

Answer. *I am not guilty*
James Dias.

Taken before me this

day of

1884

Police Justice.

0754

Police Court

District

THE PEOPLE, &c.,
ON THE COMPTON OF

Joseph Powers
1965 3 av.
James O'gas
James Russell

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Date

Magistrate.

Officer.

Witness.

Precinct.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

No.

Street.

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

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

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

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

Dated 18 Police Justice.

0755

Police Court... District

THE PEOPLE, vs.

Joseph J. Jones

1965 Davis

James Russell

Offense: Voluntary Assault

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Date

July 4, 1911

at

City

of

New York

Magistrate

James Russell

Witness

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

No. 7, by

Residence

No. 8, 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

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

Dated July 4 1891 Police Justice.

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

Dated 18 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 18 Police Justice.

0756

Court of Special Sessions -

People

agst

James Russell

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.100 EAST 23^d STREET,

New York, July 7 1891

CASE NO. 57829

DATE OF ARREST

CHARGE

OFFICER

July 3
Felony Assault

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

15 yrs.
Catholic
Frank
Susan } Respectable
no. 413 E. 115th Street

Oct 18, 1890 James Russell was arrested and held for trial for Petit Larceny. Discharged in Court of Special Sessions.

The boy associates with bad company and has an unenviable reputation. He does not work or attend school.

All which is respectfully submitted

To Dist. Atty.

E. Hellows Secretary
Dist.

Court of
General Sessions

People

apb

James Russell

James Russell
PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
New York City.

0757

0758

Court of General Sessions -

People
vs

James Dias.

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.100 EAST 23^d STREET,

New York, July 7, 1891

CASE NO. 57829

DATE OF ARREST July 3^d

OFFICER

Bailey

CHARGE

Felony Assault

AGE OF CHILD

15 yrs.

RELIGION

Catholic

FATHER

William

MOTHER

Ellen -

Respectable.

RESIDENCE

2180

Broad Avenue

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Feb 16, 1890 James Dias was arrested
for disorderly conduct. Discharged
in Police Court.

June 17, 1891 - Complaint made against
James Dias in 5th Dist Police Court by
his father, on which he was com-
mitted to N.Y. Catholic Protective In-
stitution declined to receive boy on
account of his having a venereal dis-
ease.

Boy is thoroughly depraved
and associates with only the worst
of characters.

All which is respectfully submitted

To Dist. Atty.

E. H. Jones
Supt.

Court of General Sessions.	
People vs James dias	<i>William A. Smith</i> PENAL CODE, §
Report of the New York Society for the Prevention of Cruelty to Children.	
ELBRIDGE T. GERRY, President, &c., 100 East 23d Street, NEW YORK CITY.	

At a Court of General Sessions of the Peace,

holden in and for the City and County of New York,
at the City Hall of the said City, on 15th day, the
Thirteenth day of July, in the year of
our Lord one thousand eight hundred and ninety-one

PRESENT,

The Honorable Frederick Smyth
Recorder of the City of New York, } Justice of the Sessions.

THE PEOPLE OF THE STATE OF
NEW YORK

against

James Dias

On conviction by confession of
Assault in the third degree
committed upon Joseph
Powers

The Court being satisfied by sufficient proof that the
said James Dias is fifteen years of age.
Whereupon it is ORDERED and ADJUDGED by the Court that the
said James Dias

for the misdemeanor aforesaid, whereof he is convicted, be sent to
the NEW YORK CATHOLIC PROTECTORY, there to be dealt with ac-
cording to Law.

A true Extract from the Minutes.

John Sparks Clerk of Court.

0761

New York, July 15 1891

I hereby certify, pursuant to Section 3, Chapter 633, Laws of 1886, that I have this day examined, at the request of the Officers of the N. Y. Catholic Protectory,

James Diaz

a...male child, age 16 years That such child is... apparently suffering with Diphtheria, Scarlet Fever, Measles, Whooping Cough, or any contagious or infectious Disease, especially of the Eyes or Skin, which might be communicated to the other inmates of the Institution. That the physical condition of the child is as follows:

Gonorrhea

That the mental condition of the child is as follows:

Good

That there is the presence of... hereditary or other constitutional Disease.

And also... deformity or abnormal condition, which I find upon examination to exist.

Dr. F. M. D.

I order the discharge of the within child from strict quarantine from the other inmates of the Institution, pursuant to Section 4, Chapter 633, Laws of 1886, and certify that such child has remained in quarantine from

until this day of 188 , the date of its discharge therefrom.

M. D.

American

22 Aug 1891
N. Y. General Sessions of the Peace.

THE PEOPLE

OF THE STATE OF NEW YORK

against

James Diaz

July 12 1891

COPY OF SENTENCE TO

The New York Catholic Protectory.

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 Dias and
James Russell*

The Grand Jury of the City and County of New York, by this
Indictment accuse *James Dias and James Russell*

of the crime of *Assault in the second degree*

committed as follows:

The said

*James Dias, and
James Russell, both —*

late of the City of New York, in the County of New York, aforesaid, on the
second day of *July* in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety-one*, at the City and County aforesaid,

*with force and arms, in and upon the
body of one Joseph Powers, in the face
of the said People then and there
being, feloniously, did wilfully and wrong-
fully make an assault, and to, at and
against him, the said Joseph Powers,
a certain pistol then and there charged and
loaded with gunpowder and one leaden bullet
which the said James Dias and
James Russell in their right hands
then and there had and held, the
same being a weapon and an instrument*

likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully aim, point and present, with intent to shoot off and discharge the same, 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.

De Lancey Nicoll,
District Attorney.

0764

BOX:

443

FOLDER:

4084

DESCRIPTION:

Dinehart, George

DATE:

07/20/91



4084

0765

Witnesses;

Belphages
John A. Hendy
Mrs. Turner in D.
See and sh.
Indict. of Sam
Wright. July 20/91
Ft

Counsel,

Filed 20

day of

18

Pleads,

THE PEOPLE

'98.

Buyer in the Third degree.
Grand Jurors, second
Agree. Review
[Section 498, 476, 475, 181, 183, 184]

DE LAURENCE, JUDGE

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Nicholas L. Com

Foreman.

July 21, 1891

Pleads Burg. 3d

4 P.M. 5 M. 1 P.M.

Ft.

#118

0766

Police Court—6th District.

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

of ~~the~~ Fordham Heights ^{Man} Alexander Faulkner
^{King Bridge Road Street}, aged 42 years,
 occupation Coachman being duly sworn
 deposes and says, that the premises ~~is~~ East Side Seagrich Ave ^{Man} King Bridge Road
 in the City and County aforesaid, the said being a two story frame building
 and which was occupied by deponent as a stable & place of about
 and in which there was ^{not} at the time a human being, ~~by name~~

were **BURGLARIOUSLY** entered by means of forcibly entering the
secure strong windows by climbing up a pole
and entering same windows with intent
to commit a crime

on the 13th day of July 1891 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

your own lawful money to the amount
 and value of twenty-eight dollars
 one pistol of the value of two dollars -
 one hair chain of the value of
 twenty five dollars in all of the value
 of fifty-five dollars -
 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 George S. Trichard (now Trues)

for the reasons following, to wit: That since the commission of said offense the said defendant, confined to defendant, came into the hands of said defendant a portion of the above described property to wit the Spirit & Hair Chair was found in defendant's possession and defendant fully identifies said property as his own

Edw. A. Under Hall Sheriff

Sharon & Hope me this
14 day of July 1891
Charles W. Smith, Office Justice

0767

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

George Smichan

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

Reformed

Question. What is your business or profession?

Answer.

Painter

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

Answer.

I am guilty of the charge
his
George X Smichan
mark

Taken before me this

14

day of

July

1891

Charles W. Smith

Police Justice.

0768

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 Alfred Smith

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 July 14 1891 Charles M. Linton Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

0769

#119 6 918
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alexander Faulkner
Jordan Heights, near
Kingsbridge Road
George Buchanan

Office
Punglary

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street

Dated July 14 1891
Samlr Magistrate.

Redman P. Kenney Officer.
31st Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer R.S.

Cone
Bury 3
P. J. 2
Remy

0770

New York
July 21st 1891

Hon. Recorder Smyth

Dear Sir: —

In writing thus to you, it is not my purpose to mislead you as to my intentions. When I came out from prison, I resolved to lead an honest & upright life. I struggled along working at my trade (Painter) until I was laid off on account of no work. I tried to get another job but could not succeed, the people knew where I had been & would not employ me, in spite of my recommendation from my last employer. I could not get a job at anything. I had been two days without anything to eat when I committed the crime of which I am accused. I do not say this as any excuse for my act but do think that a man should be given a chance to earn an honest living when he is striving to do so. It was a bad time to have temptation set before me. I am guilty of the crime sir, & desire so to plead trusting you will take into consideration the condition I was in at the time.

0771

temper justice with mercy.

Respectfully
Geo. Dinchart

0772

Police Court—6th District.City and County } ss.:
of New York, }of Frank Krall Frank Krall Street, aged 23 years,
occupation Barber being duly sworndeposes and says, that the premises East Side St. James Street Frank Krall Street,
in the City and County aforesaid, the said being a Two story frame
Buildingand which was occupied by deponent as a dwellings
and in which there was not at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly forcing open
the window on the first floor of said
premises and entering therein with
intent to commit a crimeon the 13th day of July 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:One Hunting Case gold watch of the
value of thirty dollars - with plated chain
and fob attached of the value of
two dollars - in all of the value of
one hundred dollarsthe property of Deponentand 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 byGeorge S. Richards (name here)for the reasons following, to wit: That since the commission of said
offense the said defendant admitted & confessed
to deponent that he did so burglariously enter said
premises as aforesaid and feloniously take steal
and carry away the above described property
which property was found in defendant's possession
and fully identified by deponent
Frank Krall14 days July 1891
deponent before me this 6
Charles W. Carpenter, Notary Public

0773

Sec. 198-200.

6th District Police Court.CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Smichan

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

New York

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

Answer.

Refused

Question. What is your business or profession?

Answer.

Painter

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

Answer.

I am guilty of the charge
his
George X Smichan
mark

Taken before me this

14

day of

*July**1891**Charles W. Stanton*

Police Justice.

0774

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

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

Dated July 14 18 91 Charles H. Smith Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

0775

#118 6 919
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Krall
Thomas Henry Jones
George Smith

2

3

4

Offence

Dated

July 14 1891
Sanitar Magistrate.

Richard D. Kenney Officer.
31st Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ *1000* to answer *G.S.*

Conc
922
Bent

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Dinehart

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

George Dinehart

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

The said

George Dinehart

late of the Ward of the City of New York, in the County of New York
aforesaid, on the *thirteenth* day of *July* in the year of our Lord one
thousand eight hundred and *ninety one*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building to wit:*

the stable of one Alexander Faulkner

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Alexander Faulkner*

stable 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.

SECOND COUNT—

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

George Denehart
 of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:

The said

George Denehart

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

the sum of twenty-eight dollars in money, lawful money of the United States and of the value of twenty-eight dollars, one pistol of the value of two dollars and one chain of the value of twenty-five dollars

of the goods, chattels and personal property of one *Alexander Faulkner*

in the ~~dwelling house~~ *stable* of the said

Alexander Faulkner

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

THIRD COUNT—

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

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

The said

George Dinehart
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,

the sum of twenty-eight dollars in money, lawful money of the United States and of the value of twenty-eight dollars, one pistol of the value of two dollars, and one chain of the value of twenty-five dollars of the goods, chattels and personal property of *Alexander Faulkner*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said *Alexander Faulkner*

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

George Dinehart
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.

DE LANCEY NICOLL,

JOHN R. FELLOWS,

District Attorney.

#119

Counsel,

Filed

day of July 18 91

Pleads,

George Linchard
vs.
THE PEOPLE
Burglary in the Third degree.
[Section 498.00 & 498.01, 53, 1903.]

DE LANCEY NICOLL

JOHN R. FELLOWS

District Attorney.

A True Bill.

Indictment
July 21, 1891
Foreman.
Pleads Bury 3 dy
2 M to M. S. J.
to answer. ch. exp. per. h
of answer on an 8th bond
J. P.

0780

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Vinehart

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

George Vinehart

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

The said

George Vinehart

late of the Ward of the City of New York, in the County of New York
aforesaid, on the thirteenth day of July in the year of our Lord one
thousand eight hundred and ninety-one, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of Frank Krall

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said Frank Krall
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.

SECOND COUNT—

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

George Vinehart
 of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said

George Vinehart

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

*one watch of the value of
 ninety dollars, one chain of the
 value of ~~one~~ five dollars, and
 one locket of the value of
 five dollars*

of the goods, chattels and personal property of one

Frank Krall

in the dwelling house of the said

Frank Krall —

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

THIRD COUNT—

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

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

The said

George Dinchar
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,

one watch of the value of ninety dollars, one chain of the value of five dollars and one locket of the value of five dollars

of the goods, chattels and personal property of

Frank Krall
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said

Frank Krall
unlawfully and unjustly, did feloniously receive and have; (the said

George Dinchar
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 R. FELLOWS,
District Attorney.

0783

BOX:

443

FOLDER:

4084

DESCRIPTION:

Diveney, Thomas

DATE:

07/30/91



4084

0784

Witnesses:

John H. ...
25th - 1st

Mr. V. B. ...
225
Counsel,
Filed *20* day of *July* 189*1*
Pleads, *Not Guilty*

Grand Larceny, *first* Degree.
[Sections 528, 580, Penal Code.]

THE PEOPLE

vs.

P

Thomas Diverney

340 637

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Richard L. ...

Foreman.

Aug 7/91
George W. ...
John W. ...
S.P. 2 1/2 yrs.

0785

Police Court—4—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

John Fitzpatrick
of No. 1102 1st Avenue Street, aged 48 years,
occupation Liquor dealer being duly sworn
deposes and says, that on the 13th day of July 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the nighttime, the following property, viz:

Twenty six dollars lawful
money of the United States

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 Thomas Diveney (now here)

for the reasons that deponent was
lying in a room in the above
premises and had said money
in the inside pocket of the vest then
worn on his person. Deponent was
awakened by a noise and saw
the defendant escaping from said
room and deponent seized said
money.

John Fitzpatrick

Sworn to before me, this 23 day

of

July

1897

Police Justice.

0786

Sec. 198-200.

14

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Diverney 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 in 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 Diverney

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

346 East 56th St - 2 years

Question. What is your business or profession?

Answer.

Porter

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.**Thomas Diverney*

Taken before me this 23

day of July 1891

H. D. M. M. M.

Police Justice

0787

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

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

Dated July 23 1891 D. J. M. M. M. M. M. Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0788

225 973
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Fitzpatrick
1102 1st Ave
Thomas Dineen

Offence
Bail from prison

Dated July 23 1891
McMahon Magistrate.

John Hour Officer.
21st Precinct.

Witnesses Said officer
Michael Dillon Street
1102 1st Ave

No. Street.

No. Street.

\$ 1000 P.D.
Attorneys



John
921
Heron
money

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0789

70th ST. and MADISON AVE.,

TELEPHONE CALL 888.
39th EX

TELEPHONE CALL 888.
39th EX

39th EX

New York, July 23 1891

Thomas Diverney
Was admitted to this hospital
this morning about 2 o'clock
suffering from a pistol shot
wound of the neck.

71 ~~and~~ itself is not serious yet it will require attention for about one week.

Frank LeMayne Kufor
New Kensington.

0790

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 Diverney

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

Thomas Diverney

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

The said

Thomas Diverney

late of the City of New York in the County of New York aforesaid, on the *thirteenth* day of
July in the year of our Lord one thousand eight hundred and ninety- *one*
at the City and County aforesaid, with force and arms, in the *night* - time of said day,
divers 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 a number and denomination to the Grand Jury
\$26.00 aforesaid unknown, for the payment of and of the value of *twenty six* -

dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *twenty six* -

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *twenty six* -

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *twenty six* -

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *twenty six dollars*

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

DE LANCEY NICOLL,

District Attorney.

0791

BOX:

443

FOLDER:

4084

DESCRIPTION:

Dougherty, Daniel

DATE:

07/16/91



4084

0792

Witnesses,

Counsel,

Filed

16 day of July 18 91

Pleas,

for guilty

THE PEOPLE

vs.

Daniel Longherty

H. D.

[Sections 224 and 225, Penal Code].
Robbery, degree.

John H. Williams

District Attorney

A True Bill.

Nicholas J. Corb

July 27, 1891 Foreman.

Tried and acquitted

0793

New York. July 20 1891

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Daniel Dougherty

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The Com. to Lament in the Case of Daniel Dougherty is Willings to withdraw the Charge as I found out that his family are respectable People.
 Col. Julian Coleman

From subscribed to before }
 One this 20th day of July, 1891 }

G. J. Norton (27)
 Notary Public N.Y.C.

0794

Police Court-- 4th District.CITY AND COUNTY } ss
OF NEW YORK,

Edmond Julien Colonier
 of No. 463 West 52nd Street, Aged 35 Years
 Occupation Painter being duly sworn, deposes and says, that on the
 5th day of July 1891, at the 22nd Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money, of
 the United States

of the value of Five DOLLARS,
 the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
 feloniously taken, stolen, and carried away, by force and violence as aforesaid by Daniel
 Dougherty (nowhere) for the reasons following,
 to-wit: Deponent says, - about 11
 PM of said date he was approached
 by defendant who cut deponent's coat
 with a knife defendant at the time held
 in his hand, thereby cutting a pocket
 in said coat in which pocket was a
 book containing a portion of said money,
 which book deponent recovered from
 the door of the food of West 52nd Street,
 where deponent was assailed by defendant
 in the manner aforesaid, and from
 which book the money was missing.

day of

Sworn to before me, this

1891

Police Justice.

0795

Deponent further says defendant
also violently kicked him in the eye,
wherefore, deponent charges
defendant with forcibly and violently
taking stealing and carrying away said
money from deponent's person and possession.
Sworn to before me
this 10 day of July 1871 3 Ed. J. Coffman

Wm. M. Mason
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1881
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1881
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1881
Police Justice.

Police Court, District	Offence—ROBBERY.
THE PEOPLE, &c., on the complaint of	
1	
2	
3	
4	
Dated 1881	Magistrate.
	Officer.
	Clerk.
Witness,	
No.	Street,
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0796

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel 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.

Samuel Dougherty

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

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

Answer.

767 - 9th Avenue - 2 years

Question. What is your business or profession?

Answer.

Longshoreman

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**Samuel Dougherty*

Taken before me this

day of

1891

Police Justice.

0797

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

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

Dated *July 10 -* 188*9*

Henry H. [Signature] Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0798

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

#94 4th 908
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edmund J. Collier

463-452 St.

Daniel Dougherty

2 H.D.

3

4

Office

Robt

Dated July 10 1891

Magistrate.

Wm Dally Officer.

22- Precinct.

Witnesses said officer

No. _____ Street.

Timothy J. Collins

No. 445 West 49th Street.

John Kline Complainant

No. _____ Street.

\$1000- to answer G. S.

Cur

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Donaghy

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

— Daniel Donaghy —

of the CRIME OF ROBBERY in the *2nd* degree, committed as follows:

The said *Daniel Donaghy*.

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *July* in the year of our Lord one thousand eight
hundred and *ninety-one*, in the *night* time of the said day, at the City and
County aforesaid, with force and arms, in and upon one *Edmond J. Colonier*,
in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of five dollars in money,

lawful money of the United States

of America, and of the value of

five dollars;

of the goods, chattels and personal property of the said *Edmond J. Colonier*,
from the person of the said *Edmond J. Colonier*, against the will,
and by violence to the person of the said *Edmond J. Colonier*,
then and there violently and feloniously did rob, steal, take and carry away, *the said*

Daniel Donaghy *being then and*
there armed with a dangerous weapon
to wit: a certain dangerous knife. —

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.

D. Donaghy
District Attorney

0800

BOX:

443

FOLDER:

4084

DESCRIPTION:

Duffy, Agnes

DATE:

07/01/91



4084

0801

POOR QUALITY
ORIGINAL

1405
H. Coleman
Counsel,
Filed 1st day of July 1891
Pleads, Not Guilty

THE PEOPLE

21
140 Cherry
vs.
Agnes Duffey

ABDUCTION.
[Section 232, Sub. 1, Penal Code.]

De Lancey Nicole,
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. F. Miller
Foreman.
Filed July 6/91
Pleads Guilty.
24.05.6 mos Pen
July 10. 1891. J.S.

0802

POOR QUALITY
ORIGINAL

Witnesses:

[Handwritten signature]

Counsel,

Filed

day of

1881

Pleads,

405

H. Coleman

THE PEOPLE

vs.

Agnes Dubby

ABDUCTION.

[Section 187, Sub. 1, Penal Code]

[Handwritten signature]
~~JOHN R. FELLOW~~

District Attorney.

A True Bill.

Foreman

[Handwritten signature]
J. J. Brown

0803

Police Court, First District:City and County } ss.
of New York,William A. Finof No. 100 East 23^d Street, aged 26 years,occupation Special Officer being duly sworn, deposes and says,
that ~~on about~~ 25th day of June 1891, at the City of New

York, in the County of New York, at number eleven

Pell Street in said City of New York, one Agnes Wuzzy (now present) did unlawfully take, receive, harbor and use a certain female (now present) called Bridget M. Cowen, said female then and there being under the age of sixteen years, to wit, of the age of fifteen years, for the purpose of prostitution in violation of Section 282 of the Penal Code of the State of New York.

Wherefore deponent prays that the said Agnes Wuzzy may be dealt with according to law.

William A. Fin

Sworn to before me

this 27th day of June 1891.Charles W. Tamm

Police Justice.

0804

CITY AND COUNTY }
OF NEW YORK, } ss.

Bridget M. Cowen
aged 15 years, occupation none of No.
145 Franklin Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William A. Am
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 27 }
day of June 1890 } Bridget Cowen.
Charles Hainto
Police Justice.

0805

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, First DISTRICT.

Bernard Cowen

of No. 145 Franklin Street, aged 42 years,

occupation rigger being duly sworn deposes and says,

that on the _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ he is the

father of one Bridget M. Cowen
(now present) and that the
said Bridget was born on
the 21st day of August 1875 in
the City of New York, State of
New York.

Bernard Cowen

Sworn to before me, this 27 day

of June 1891.

Charles J. Stewart
Police Justice.

POOR QUALITY
ORIGINAL

0806

Sec. 198—200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer. Agnes Wuffy

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York

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

Answer. 140 Cherry Street - 6 months

Question. What is your business or profession?

Answer. scrubbing

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

her
Agnes X Wuffy
mark

Taken before me this

27th

day of June 1891

Charles J. Devine

Police Justice.

0807

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 She be held to answer the same and She be admitted to bail in the sum of Twenty Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison, of the City of New York, until She give such bail.

Dated June 27 1891, Charles N. Taintor Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0808

857
Police Court--- Fourth District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Fin
vs.

1. Agnes Wuffy

2. _____

3. _____

4. _____

Offence. Abduction

Sec. 282 Penal Code

Dated June 27 1891.

Chas. H. Painter Magistrate.

Schirmer & Price Officer.

6 Precinct.

Witnesses W. A. Fin

No. 100 East 23 Street.

Bridget M. Cowen

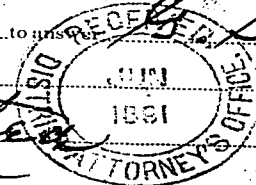
No. 100 East 23 Street.

Bernard Cowen

No. 145 Franklin Street.

\$ 2000 to and from _____

Committed



BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0809

126 East 45th Street

June 29 91

Mr Eldridge T. Gerry Esq
Pres Soc. for Prevention
of Cruelty to Children
Dear Sir

This is to certify
that I have this day
examined Bridget
M. Cowan At 15, brought
home by Mr Wm A.
Finn and find
evidence of a

08 10

recent penetration
of her vagina by
some blunt instru-
ment.

Respectfully Yours

Chasakley M.D.

0811

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT,

DISTRICT.

of the 6th Precinct Police *Frank S. Price*
Street, aged years,
Occupation being duly sworn deposes and says

that ~~the~~ *Eliza Brown* 188-

(nowhere) are a necessary and material
witnesses against Agnes Buff &
charged with abduction

Wherefore deponent prays that
said *Eliza Brown* and *Mamie Davis*
for their appearance to testify

Frank S. Price

Sworn to before me, this

of

June 1891

day

Charles J. Starnitz

Police Justice.

08 12

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated.....188

Magistrate.

Officer.

Witness,

Disposition.

Committed
to House of Detention
in default of \$100. bail
for appearance as witness
before the Grand Jury of
Charles County to Police Justice

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

The People

v.

BRIEF FOR THE PEOPLE.

Agnes Duffy.

STATEMENT OF THE CASE.

The defendant is charged with abduction, in having on Thursday, June 25, 1891, taken to, and used and harbored at, 11 Pell Street, in this City, a female under the age of sixteen years, namely, Bridget Mary Cowen, aged 15, for the purpose of prostitution. The defendant is a young woman, 21 years of age, of vile habits and vile companions. She appears to have lost her good looks by bad habits, and to have thus lost favor and profit among her patrons. Hence she has adopted the role of procuress. In this case, she met the girl Bridget M. Cowen in a dance house at 15 Baxter Street on the evening of the 25th June, and induced her under the pretence of visiting a sick sister, to accompany her to 11 Pell Street. There under the pretence of wishing to dry her clothes, she induced Bridget to take them off, and afterwards introduced a Chinaman into the bedroom where Bridget was, told Bridget he wished to stay there all night, and left her to her fate. When the girl was struggling and screaming for help, the defendant and her female companions laughed and sang to drown her cries. After the Chinaman had accomplished his purpose, the defendant went into the bedroom, saw the bloodstains on Bridget's chemise, laughed at them, told her not to mind anything of that

kind, and received money from the child. The defendant does not appear to deny any of the facts, excepting that of her connection with the crime.

EVIDENCE FOR THE PEOPLE.

OFFICER DEVLIN. - Is attached to 6th Precinct. At about 4 P.M. on June 26th, 1891, saw the girl Bridget with two young women come from the building 11 Pell Street, and he thereon placed them under arrest and took them back to the rooms at 11 Pell Street one flight back from whence they came, and there standing guard over the door sent to station house for aid, and when it arrived they placed the occupants of the rooms under arrest.

BRIDGET MARY COWEN. - Was 15 years old on 21st August last and lives at 145 Franklin Street basement, with her father Bernard and brother William 20 years old. Her mother Mary died 26th April, 1890. On account of a quarrel she had with her father witness left home last Monday (22nd) and went to Mrs. McDonald (a friend) at 6 Congress Street and stopped there up to last evening when at about 8 o'clock she, Mrs. McDonald's daughter Mary 17 years old and Maggie Kane 17 years old left the house and went to dance house at 15 Baxter Street where Maggie Kane remained only a short time but she (witness) and Mary remained there dancing till about 10.30 P.M., during which time she danced several times with the defendant. On leaving, Agnes Duffy, the defendant) also came along and asked witness to come with her while she went to see her sick sister, and witness consenting they walked as far as corner of Centre and Canal Streets with Mary McDonald and there defendant bade Mary good night and said that witness would be

08 15

king' and received money from the girl. The defendant does not

3

home soon. Thereupon defendant took witness to 11 Pell Street one flight back, which apartments consist of sitting and bedroom and there they saw the women who are now under arrest. After sitting awhile defendant told her to take off her waist as it was wet from dancing and she would dry it before she went home, and witness doing so, defendant then gave her a wrapper. Soon after defendant took witness to a neighboring store where she bought 25 cents worth of opium, and returning with it they both went in the bedroom and there found Eliza Brown lying on the bed with her clothes on and giving her the opium she began to smoke it and defendant gave witness a cigarette which she partly smoked. Soon after defendant told Eliza to come out in the other room as she wanted to fix the bed and while defendant was making up the bed she told witness her skirts must be wet from dancing so much, and induced her to take off her clothes until she had nothing on except her chemise, stockings and low-cut shoes and a nightgown which defendant had given her. Then defendant called in the bedroom a Chinaman whom witness had previously seen sitting in the other room, and said to witness, "This man wants to stay with you all night," and witness said, "No, I am going home," and thereupon defendant said, "Well, he is going to stay here all night," and then witness said, "Well, I am not stopping him," and then defendant suddenly ran out of the room and closed the door after her and either locked or held it from the outside so she could not get out, and meanwhile the Chinaman was rapidly undressing until he had nothing on except his undershirt and drawers, and then he seized witness and after a struggle he finally got her on the bed and had full sexual intercourse with her, and on her still struggling with him while on the bed he struck her a violent blow on the left cheek with his hand, which left a large bruise. Witness

08 16

admits to some of the facts, excepting that of her connection
with, and received money from the child. The defendant does not

3

home soon. Thereupon defendant took witness to 11 Pell Street one flight back, which apartments consist of sitting and bedroom and there they saw the women who are now under arrest. After sitting awhile defendant told her to take off her waist as it was wet from dancing and she would dry it before she went home, and witness doing so, defendant then gave her a wrapper. Soon after defendant took witness to a neighboring store where she bought 25 cents worth of opium, and returning with it they both went in the bedroom and there found Eliza Brown lying on the bed with her clothes on and giving her the opium she began to smoke it and defendant gave witness a cigarette which she partly smoked. Soon after defendant told Eliza to come out in the other room as she wanted to fix the bed and while defendant was making up the bed she told witness her skirts must be wet from dancing so much, and induced her to take off her clothes until she had nothing on except her chemise, stockings and low-cut shoes and a nightgown which defendant had given her. Then defendant called in the bedroom a Chinaman whom witness had previously seen sitting in the other room, and said to witness, "This man wants to stay with you all night," and witness said, "No, I am going home," and thereupon defendant said, "Well, he is going to stay here all night," and then witness said, "Well, I am not stopping him," and then defendant suddenly ran out of the room and closed the door after her and either locked or held it from the outside so she could not get out, and meanwhile the Chinaman was rapidly undressing until he had nothing on except his undershirt and drawers, and then he seized witness and after a struggle he finally got her on the bed and had full sexual intercourse with her, and on her still struggling with him while on the bed he struck her a violent blow on the left cheek with his hand, which left a large bruise. Witness

and there they saw the women who are now under arrest. After
one third past which statements consist of sitting and bedroom
room soon -

bled profusely from her private parts, the stains being plainly
visible on her chemise and nightgown. While the assault was being
committed witness screamed for help, and some one in the sitting
room went on the fire escape and closed one of the bedroom windows
which had been open, and the girls in the sitting room began to
sing and make a noise so as to drown her cries. After the China-
man got off of her she got up and went to the door and tried to
get out, but could not, and so called for the defendant who after
a while came and told her to keep still and with her sat on the bed
and put her arm around her neck and said she would take her home
as soon as the Chinaman went away, and while sitting there the
Chinaman gave witness a bill which she thinks was a \$5. one, and
then he went out in the sitting room and joined another Chinaman
who had accompanied him there and both went away together. All
conversation between the Chinamen and girls was carried on in the
Chinese language, and so witness was unable to understand any of
it. Soon after this defendant and Lillie Maynard took witness
to a neighboring restaurant where they had something to eat and
then to a saloon where witness had soda and the others beer, and
then all returned to 11 Pell Street where Eliza Brown began to
fight with defendant about her having brought witness there, and
said it would get them all in trouble, and during the fight Mamie
Davis took witness down on the street where they were soon joined
by Eliza Brown and had started to go to some saloon when they were
arrested.

MARY DAVIS and ELIZA BROWN. - Will corroborate the testimony
given by Bridget, the last witness.

08 18

When the door opened and the girls in the sitting room began to
look went on the fire escape and closed one of the bedroom windows
committed witness screamed for help, and some one in the sitting
kitchen on her premises and in the room. While the assault was being

BERNARD COWEN. - Is the father of the girl Bridget, and she
was born on the 21st August, 1875, in the City of New York.

DR. C. G. COAKLEY. - On June 29, 1891, witness examined
Bridget M. Cowen, age 15, and found evidence of a recent penetra-
tion of her vagina by some blunt instrument.

08 19

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

James J. [unclear]

PENAL CODE, 7/1

BRIEF FOR THE PEOPLE.

0820

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, *July 1st* 1891.

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

*The People
against
Agnes Duffy*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

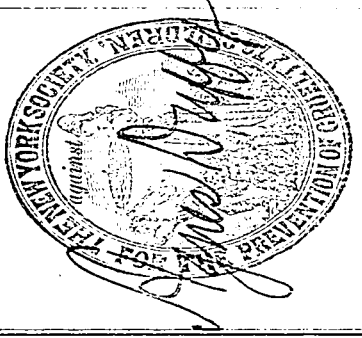
*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN
W. D. M. Dwyer

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c

0822

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Agnes Duggan

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

Agnes Duggan

of the CRIME OF ABDUCTION, committed as follows:

The said *Agnes Duggan*

late of the City of New York, in the County of New York aforesaid, on the
Twenty-fifth day of *June*, — in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety-one*, at the City and County aforesaid, did
feloniously take, receive, harbor, employ and use one *Edw. J. Bowen*,
who was then and there a female under the age of sixteen years. to wit: of the age of
fourteen years, for the purpose of ~~sexual intercourse, i.e., the~~ *prostitution;*
~~said~~ *not being then and there*
~~the husband of the said~~

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.

Deane M. M. M.
~~JOHN R. FELLOWS,~~

District Attorney.

0823

BOX:

443

FOLDER:

4084

DESCRIPTION:

Duperyron, George

DATE:

07/30/91



4084

0824

Witnesses:

Off. Chas. J. Britton
Park Police

Ms. 223
Counsel,

Filed 30 day of July 1891

Pleads, for Guilty

27 14/11/91
THE PEOPLE

vs.

George Dupuyron

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

De Lancey Nicoll,
~~JOHN R. FELLOWS~~

District Attorney.

A TRUE BILL.

Nicholas L. Corb

Foreman.

Aug 5/91
Read & heard by 3 deq
Pen one y

0825

Police Court, 4 District.City and County } ss.
of New York }

of No. Central Park Street, aged 31 years,
 occupation Park Police being duly sworn, deposes and says,
 that on the 24 day of July 1891, at the City of New
 York, in the County of New York, George Superyson

(now here) ~~and~~ carnally know
 a male person contrary to
 nature in violation of Section 303
 of the Penal Code.

Deponent at about the hour
 of 10.30, o'clock in the night
~~time~~ ~~deponent~~ was patrolling his
 post as a police officer in Central
 Park deponent saw the defendant
 sitting on a bench and an unknown
 man was standing in front of the
 defendant with his penis ~~exposed~~
 in the mouth of the defendant
 and said unknown man carnally
 knowing the defendant in a manner
 contrary to nature. The unknown
 escaped.

Chas. B. Britton

Sworn to before me
 this 25th July, 1891

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

0826

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *George Dupuyron*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *France*

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

Answer. *144 West 62nd Street, 3 months*

Question. What is your business or profession?

Answer. *Cook*

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**Georges Dupuyron*Taken before me this *25*day of *July*

1891

Police Justice.

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

defendant

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

Dated July 25 1891 Wm. M. M. M. Police Justice.

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

Dated.....18.....*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.....18.....*Police Justice.*

0828

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

223 973
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles P. Britton
vs.
George Duperson,

2
3
4

Office

Crime against law

Dated July 25 1891

W. W. Mahon Magistrate.

Britton Officer.

Central Park District.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer H. S.

Com



0829

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rogers Dimpson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Rogers Dimpson* —

of the CRIME AGAINST NATURE, committed as follows :

The said *Rogers Dimpson* —

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

twentieth day of *July*, in the year of our Lord one thousand

eight hundred and ninety — *one* , at the City and County aforesaid,

with force and arms, in and upon ~~one~~ *a certain man whose*
name is to the Grand Jury aforesaid unknown,
a — male person, then and there being, feloniously did make an assault, and

and the said *man* , — in a manner

contrary to nature, then and there feloniously did carnally know ; 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.

0830

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said *George Dwyer* —

of the same CRIME AGAINST NATURE, committed as follows:

The said *George Dwyer* —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal
knowledge of *himself* by *one a certain man whose name is Robert James Anderson*, a — male
person, in a manner contrary to nature; 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 R. Fellows
JOHN R. FELLOWS,

District Attorney.

0031

BOX:

443

FOLDER:

4084

DESCRIPTION:

Dwyer, John

DATE:

07/30/91



4084

0032

Witness:

Robert H. Buchanan
Atty. Gen. C. Montgomery
27th 1st

#213

100.213

Counsel,
Filed 20 day of July 1891
Plends, *John Dwyer*

THE PEOPLE

28.

John Dwyer

Grand Larceny Second Degree
[Sections 528, 53, 53B Pennl Code.]

DE LANCEY NICOLL,
District Attorney.

Heard at 5/24
Pen one up.
A TRUE BILL.

Richard G. Fort
Foreman

Aug 12/91
W. L.

0833

Police Court—4th District.

Affidavit—Larceny.

City and County } ss.
of New York,

Robert H. Graham
 of No. 75th Street & Western Boulevard Street, aged 38 years,
 occupation Manager Peter Dakota Stables being duly sworn
 deposes and says, that on the 23 day of July 1891 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the night time, the following property, viz:

A quantity of harness
of the value of about

Two Hundred (200) Dollars

the property in care and charge 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 Dwyer (now here) for the reason,
 that deponent is informed by Officer James
C. Montgomery Peter 22nd Precinct, that
 on about 10³⁰ PM of said date he saw
 defendant with two bags in his possession,
 on Broadway, and investigating the contents
 of said bags, discovered a quantity of
 harness therein, and arrested defendant
 on suspicion of having stolen said
 property, and which property deponent
 identifies in the presence of said Officer
 as property stolen from the Dakota Stables
 at Western Boulevard and W. 75th Street.

Wherefore, deponent charges defendant
 with feloniously taking, stealing and carrying away
 said property from deponent's custody and possession.

Robert H. Graham

Sworn to before me, this 24 day of July 1891,
H. J. Mahoney
 Police Justice.

0834

CITY AND COUNTY }
OF NEW YORK, } ss.

James C. Montgomery
aged _____ years, occupation *officer* of ~~New~~
22nd Precinct ~~Street~~, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Robert H. Graham*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *24* } *James C. Montgomery*
day of *July*, 189*8*, }

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

0836

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

Defendant

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

Dated *July 24* 189*7* *H. B. Burdette* Police Justice.

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

Dated.....18.....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.....18.....Police Justice.

0837

#213 970
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert H. Graham

John Dwyer

Office

(John Dwyer)

Dated July 2 1891

McMahon Magistrate.

Montgomery & Charlton Officer.

22nd Precinct.

Witnesses James C. Montgomery

No. 22nd Precinct Street.

No. Street.

No. Street.



\$2000 to Justice
2000 by 4 July 25 9am
Court 942

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0838

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 Dwyer

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

John Dwyer

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

The said

John Dwyer

late of the City of New York, in the County of New York aforesaid, on the *23rd*
day of *July* in the year of our Lord one thousand eight hundred and
ninety *one*, at the City and County aforesaid, with force and arms,

*a quantity of harness (a more
particular description whereof
is to the Grand Jury aforesaid
unknown) of the value of two
hundred dollars*

of the goods, chattels and personal property of one

Robert N. Graham

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

SECOND COUNT—

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

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

The said *John Dwyer*

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

a quantity of harness, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of two hundred dollars

of the goods, chattels and personal property of one

Robert N. Graham

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

Robert N. Graham

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

John Dwyer

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.

DE LANCEY NICOLL,

District Attorney.