

0961

BOX:

3

FOLDER:

47

DESCRIPTION:

Dunn, Edward

DATE:

01/09/80



47

0962

Wm. H. Buckley

Filed *9* day of *May* 18*80*
Pleads *Not Guilty (12)*

THE PEOPLE

vs.

Eward Dunn
Wm. H. Buckley

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL

W. H. King

Foreman.

May 15. 1880

Guilty Acquitted

0963

Form

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

POLICE COURT—FIRST DISTRICT.

John Brady
of No. ~~147~~ *Studson* Street, being duly sworn, deposes and says,
that on the *1st* day of *January* 18*80*
at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Edward Drum

now present.

*who struck deponent several violent
blows on deponent's head with the blade
of a knife which said Edward Drum
held in his right hand, thereby inflicting
several wounds on deponent's head,*

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

Edward Drum

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

John Brady

Sworn to, before me, this

day of *January* 1880.

Police Justice.

0964

Police Court—First District.

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

Edward Drum being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. Edward Drum

Question. How old are you?

Answer. thirteen years

Question. Where were you born?

Answer. In England

Question. Where do you live?

Answer. 94 Beury Street

Question. What is your occupation?

Answer. Printer

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. I am not guilty. I was
~~Edward Drum.~~
with a friend & this
Complainant - and a
number of others came
up & attacked us.
My friend ran away
in one direction & I
ran in the other. If he
was cut he was cut
by one of his own
friends

Edward Drum.

Taken before me this

2

day of June, 1850

Police Justice

W. M. M.

0965

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

AF FIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Brady
147 Hecaton St.
DOR.

Edward Dunn

BAILED:
No. 1, by
Residence,

No. 2, by
Residence,

No. 3, by
Residence,

No. 4, by
Residence,

No. 5, by
Residence,

No. 6, by
Residence,

Date: *Jan. 2nd 1880*

Edward Dunn Magistrate.

Henry S. 5th Officer.

Henry S. 5th Clerk.

Witnesses,

to answer

1000

at General Sessions.

Received at Dist. Atty's Office,

ams

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That Edward Dumm

late of the City of New York, in the County of New York, aforesaid, on the
First — day of January — in the year of our Lord
one thousand eight hundred and Eighty — with force and arms, at the City and
County aforesaid, in and upon the body of John Brady —
in the peace of the said people then and there being, feloniously did make an assault
and him the said John Brady —
with a certain Knife —
which the said Edward Dumm

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent him the said John Brady —
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said Edward Dumm
with force and arms, in and upon the body of John Brady
then and there being, wilfully and feloniously did make an
assault and him the said John Brady
with a certain Knife which the said Edward Dumm

in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto him the said John Brady
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said Edward Dumm

with force and arms, in and upon the body of John Brady
in the peace of the said people then and there being, feloniously, did make another
assault and him the said John Brady
with a certain Knife

which the said Edward Dumm in his right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of him the said John Brady with intent him the

0967

said *John Brady* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the *Jurors* aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Edward Dwyer with force and arms in and upon the body of the said *John Brady* then and there being, wilfully and feloniously, did make another assault and *hit* the said *John Brady* with a certain *knife* which the said *Edward Dwyer* in *right* hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *John Brady* 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.)

BENJ. K. PHELPS, District Attorney.

A True Bill
B.K.P.
January 15, 1888
Quincy Adams

BENJ. K. PHELPS,
District Attorney.

Edward Dwyer
vs
THE PEOPLE
of
the County of
F
Felonious Assault and Battery.

Filed
day of *January* 1888
Pleas *Not Guilty*

Wm. S. Shickley

0968

BOX:

3

FOLDER:

47

DESCRIPTION:

Dunn, Robert

DATE:

01/08/80



47

0969

Ben: One year.
Blackburg, W. Va.
Jan'y 9. 1870.
Foreman.
A. T. HILL

District Attorney.
BENT. K. PHELPS,

BURGLARY—Third Degree,
and Grand Larceny,

Robert Owen

vs.

THE PEOPLE

52
Counsel,
W. C. Lewis
Filed
day of *May* 1870
Pleads,

0970

Police Office, First District.

City and County of New York, ss.

Mingo Aldao

of No. 78 Courtland Street, being duly sworn.

deposes and says, that the premises No. 78 Courtland

Street, 3rd Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Warehouse for the

Deposit and safe of Cigars were BURGLARIOUSLY

entered by means of forcibly breaking a Window leading from said premises into the public Street

on the Night of the 31st day of December 1879

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

Thirty two boxes containing ~~thirteen~~ hundred Cigars of the value of eighty two dollars and fifty cents \$82.50/100

the property of Deponent

Handwritten notes: 258 15/82 75/5 82 32 64 185 160 250

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

Robert Dunn now here and others not arrested

for the reasons following, to wit:

That deponent left said premises at about six o'clock on the afternoon of the aforesaid day and that before leaving deponent securely fastened said window that on the morning of the 2nd day of January 1880 deponent found said window broken and discovered

0971

TORN PAGE(S)

that the within described property had been taken stolen and carried away. That deponent is informed by Officer Dalton of the City Precinct that he found the prisoner in the aforesaid premises on the morning following the night on which deponent left said premises and having left said window securely fastened as aforesaid. Therefore deponent charges said sum with having burglariously entered said premises and taken stolen and carried away therefrom the property in question

Domingo Aldas

City and County of New York, William Dalton of the City Precinct Police Dept being sworn says that at about 4:30 o'clock A.M. on the morning of the first day of January he found the prisoner in the premises No 78 Courtland Street. And deponent saw the window leading from the street into said premises broken. And the prisoner kneeling down to escape observation at the time of such and

William Dalton

Sworn to before me this 2nd day of January 1880

Sworn to before me this 2nd day of January 1880
John W. ...
John W. ...

0973

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Quinn

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Robert Quinn

Answer.

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

578 Broome

Question. What is your occupation?

Answer.

Clerk

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I had been out all night at a surprise party & don't know how I happened to be in there.

Robert Quinn.

Taken before me, this

day of *Jan* 1918

1918

W. J. ...
POLICE JUDGE.

0974

Form 84.

Police Court—First District.

COUNSEL FOR COMPLAINANT.

Name,

Address,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mrs. Alden

County of

Robert Gunn

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



5
1880

Dated *January 2* 188*0*

Magistrate.

William Dallyn

Officer.

William Dallyn

Clerk.

William Dallyn

Witnesses, *Said Officer*

COUNSEL FOR DEFENDANT.

Name,

Address,

\$ *1000* to answer *Com*

Sessions.

Received in Dist. Atty's Office,

0975

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Robert Deun

late of the *Third* — Ward of the City of New York, in the County
of New York, aforesaid, on the *thirty first* day of *December*,
in the year of our Lord one thousand eight hundred and seventy-*nine* with force
and arms, at the Ward, City and County aforesaid, the *warehouse* of —
Domingo Aldao — there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said *Domingo*
Aldao — then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

Thirty two boxes of cigars of the value of
two dollars and fifty eight cents each
box —

Fifteen hundred cigars of the value of
five and one half cents each cigar

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

Domingo Aldao —

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

BENJ. K. PHELPS, District Attorney.

0976

BOX:

3

FOLDER:

47

DESCRIPTION:

Dungs, John

DATE:

01/14/80



47

0977

19
23

Bill found

Counsel,

Filed *11* day of *Jan* 18*70*

Pleas *Not Guilty*

THE PEOPLE

vs.

John Dungs

39

INDICTMENT.

Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. King

Jan 10. 1870.

Foreman

Reads

S. P. One year & 6 mo.

0978

3^d

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *443 East 13th Street* *Thomas Mallady*

being duly sworn, deposes and says, that on the *20th* day of *December* 1879
at the *17th Ward of the* _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent. *and from deponent's person*
the following property, viz.:

*One pocket book containing gold and lawful
money of the United States, consisting of notes
or bills and a gold quarter dollar, for all
of the amount and value of fifteen
dollars and twenty-five cents; and a
silver watch and gold chain, said
property being together and in all of the
value of twenty-seven dollars and
twenty-five cents*

Secretary of the Court

deponent

the property of *deponent*

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

John Dungs, New hire,
*from the fact that deponent then sat
asleep and drunk in a room in
said premises; and deponent is now
here informed by Gustav Wagner
that he, said Wagner, then saw the
said John Dungs insert one of his
hands into the pocket of the coat
then worn upon the person of deponent
and take out therefrom the pocket-
book aforesaid. That deponent knows*

Person's Name

that when deponent entered said premises, about an hour previous to the time of the Commission of said offence, the money, watch and chain aforesaid was contained within said pocket-book. Sworn to before me this 6th day of January 1880

Thomas M. Murray Police Justice

City and County of New York, S.D. Gustav Wagner, of 443 East 13th St. being duly sworn deposes and says, that he has heard read the foregoing affidavit of Thomas Mallady and that so much of its contents as relates to deponent is true of deponent's own knowledge.

Sworn to before me this 6th day of January 1880

Gustav Wagner Police Justice

D^o DISTRICT POLICE COURT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Thomas Mallady
443 E 13th St.

John Wagner



DATED January 6th 1880

Murray MAGISTRATE.

July 17 OFFICER

WITNESSES:

Gustav Wagner

443 East 13th St.

John Wagner

443 East 13th St.

DISPOSITION \$500 Bail

Committed

APPEAL - Larceny

0980

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Dungs being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*John Dungs*

Question.—How old are you?

Answer.—*Thirty-nine years of age*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*443 West 18th St.*

Question.—What is your occupation?

Answer.—*Sever for the N.Y. Gas Co.*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I am not guilty of the
charge, I found the pocket
book, watch and chain
under the table. I spent
the money and hid the
watch and chain in the
cellar.*

John Dungs.

Taken before me this

9th May 1886
John Dungs

0981

CITY AND COUNTY OF NEW YORK, ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, present :

That John Dungs,

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the twentieth day of December in the year of our Lord one thousand eight hundred and seventy-nine at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

127 30

one pocket book of the value of one dollar -
one watch of the value of five dollars -
one chain of the value of six dollars -

of the goods, chattels, and personal property of me Thomas McAllady on the person of the said Thomas McAllady then and there being found, from the person of the said Thomas McAllady 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.

CITY AND COUNTY OF NEW YORK

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the City and County of New York, upon their Oath, aforesaid, do further present

That the said John Dunge

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

27-28

one promissory note for the value of one dollar, one watch of the value of five dollars, one chain of the value of six dollars, of the goods, chattels, and personal property of the said Thomas Halliday, by a certain person or persons to the jurors aforesaid unlawfully and feloniously stolen of the said Thomas Halliday, and lawfully received and have of the said John Dunge their said property, to have been feloniously stolen

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

BENJ. K. PHELPS, District Attorney.

0983

Counsel,

Filed day of 1881

Pleads

THE PEOPLE

vs.

P
John Dungs

INDICTMENT.

Grand Jurors of Henry Co.
See Allen & Wells

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Foreman.

0984

BOX:

3

FOLDER:

47

DESCRIPTION:

Dudley, Mary

DATE:

01/20/80



47

0985

²
Counsel,
Filed *20* day of *July* 18*80*.
Pleads *Not Guilty*.

THE PEOPLE

vs *R*

Mary Dudley

INDICTMENT.

Henry S. Good

BENJ. K. PHELPS,
District Attorney.

A True Bill

W. H. King

Foreman.

Part Mrs Saw 21. 1880.
Tried & acquitted

0986

STATE OF NEW YORK, FORM 89 1/2 POLICE COURT—SECOND DISTRICT.
CITY AND COUNTY OF NEW YORK, ss.

John Porter
of No. 55 East Broadway being duly sworn, deposes
and says, that on the 12 day of January 1880

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from deponent's
person

the following property, to wit:

Good and lawful money
viz. Seven Bills of the denomi-
nation and value of Five Dollars
each and other smaller Bills togeth-
er

of the value of Thirty Eight Dollars,
the property of complainant

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

Mary Dudley (own here)
and Ella Height. not arrested
for the reasons following; that
on the said date deponent met
and accompanied the said Ella
Height to one of the rooms in
premises No 56 Thompson Street—
that when deponent entered said
premises the said money was
wrapped in a handkerchief and
contained in the left hand pocket
of the Pantaloons at the time
worn upon the person of depon-

Witness my hand and seal this 18th day of January 1880

John Porter

0987

ment that while deponent was lying on
a bed in said room said Ella Height
took said money from said Pocket and
deponent thereafter saw said Ella Height
hand the said money to said defend-
ant Mary Dudley -
Deponent therefore charges said de-
fendants with acting together and
in concert with each other in com-
mitting said Larceny

Subscribed before me this John Porter
14th day of January 1880

[Signature]
Justice

0988

1.

City and County } ss
of New York }
John Porter the complainant of
No 65 East Broadway being duly
cross examined says
I last counted the money half
an hour before I entered the house
in Washington Square Park and
put the money in a handkerchief - I did
not stop to drink any thing -
I met defendant Ella about 6 o'clock
it was dark she is colored
I laid down on the bed and she
said Ella took the money - I was
on the bed about one minute -
she took the money from the handkerchief
when she ran in another room -
the first time I saw the prisoner
Mary Dudley was at that time
I recognize the following named
persons viz Saphra Hamilton,
Christina Jasper and George W.
Smith as the persons who were
in the room when said Ella
went to the room where said
Mary Dudley was sitting - she put
the money some where or other

0989

City and County }
of New York } ss.

Counsellor Golday appearing for
defendant —

Mary Dudley of 56 Thompson Street
being duly sworn in her own behalf
says — I was playing cards
with Sophia Hamilton — Christina
Jasper and the boy Smith were
looking on — I heard some one
run past my door down stairs
two or three minutes thereafter
the panel of my door was bro-
ken and complainant came
in — Ella Height was not there
after he burst the door open
Christina Jasper was going in
my bedroom — as soon as he
burst open the door he said
where is that girl pointing to
Christina saying bring her here
he said I want my money — I
told him to go where he lost it
and if he did not go out I
would go for an Officer — he
went out and was gone about
15 minutes — came back with

0990

an officer I had resumed
playing cards - I was then ar-
rested - Ella Height did not
come into my room - she went
down stairs - I heard some one
running down stairs I supposed
it was Ella Height - Ella gave
me no money - I know nothing
about the Larceny -

The room occupied by Ella
Height is opposite my room -
about four feet distant from my
room - The noise of the running
which I heard before the door was
burst open came from the direc-
tion of the room where depot
said he lost his money -

I followed Mary Dudley & the

Sworn to before me this.

14th day of January 1880 Mary Dudley

J. J. H. [Signature]
Magistrate

2

City and County
of New York } ss.

Sophia Hamilton of No. 56 Thompson Street being duly sworn says
I was playing Cards with Mary
Dudley when I heard some
one going down stairs running
through the hall - when complain-
ant burst the door open Christian
Jasper and the boy Smith were in
the room - ~~William~~ Height did
not come in the room - Christ-
ina Jasper was going in the bed
room when complainant said
bring her out I want my money
Mary Dudley told him to get
out or she would get an Officer
no such thing as Ella Height's
passing money to Mary Dudley
took place I was returned play-
ing cards and were so engaged
when the officer came in -

Sophia Hamilton
Subscribed before me this }
14th day of August 1850 }
J. J. [Signature]
Police Justice

0992

City and County
of New York ss.
Christina Jasper of No 110 West 128
Street being duly sworn says - I
was in ~~the~~ Mary Dudley's
room on the night of the 12th day
of January 1880 and am the person
referred to by the defendant Mary
Dudley - I had been looking
on at the Card Playing and was
sitting in the bedroom to comb
my hair I saw complainant
as he burst open the door
Ella Height was not with him
she had not been in there
I heard the noise of some one
running through the hallway
about 2 minutes before -
When ~~defendant~~ ^{complainant} entered the room he
said he wanted the girl who
took his money - Mary Dudley
told him to get out -
It is not true that Ella Height
gave Mary Dudley any money -

Christina Jasper
witness

Sworn to before me
this 14th day of January 1880
J. J. [Signature] Police Justice

0993

City and County of New York } ss
George Henry Smith aged 15
years of 72 Pratt Street being
duly sworn says I am the per-
son referred to by Mary Dudley
and was looking at the game
of cards - I heard some one
running through the hall opposite
said room down stairs - The
complainant bursted open the
door he ~~said~~ ^{he went} the girl that came
in there - Mary Dudley called
her out - ~~Robert~~ came
out of the bedroom when com-
plainant said she is not the
one - he went out - Mary Dud-
ley ordered him out - Mary Dud-
ley sat there still playing cards

George Henry Smith
Sworn to before me this
14th day of January 1889
Police Justice

0994

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK } ss.

Mary Dudley

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Mary Dudley

Question.—How old are you?

Answer.—

Twenty Five dollars

Question.—Where were you born?

Answer.—

North Carolina

Question.—Where do you live?

Answer.—

56 Thompson Street

Question.—What is your occupation?

Answer.—

(Washery)

Have you anything to say, and if so, what—relative to the charge where preferred against you?

Answer.—

I am not guilty of the charge

*Mary x Dudley
mark*

Taken before me

[Signature]
1880

0995

FORM 891.

POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Porter
House of Detention
Mary Dudley

Affidavit—Larceny.

\$300 to testify

DATE: *January 14 1880*

Druffy MAGISTRATE.

Deak OFFICER.

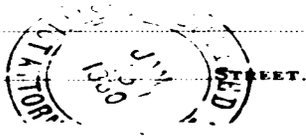
WITNESS:

Complainant committed
to house of detention in
default of \$300 Bail
John Porter
House of Detention: \$300
\$500 TO ANS. Gu. test.

to testify
can

BAILED BY

No.



Ed.

0996

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That *Mary Dudley*

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

438-

of the goods, chattels, and personal property of John Porter by a certain person or persons to the jurors aforesaid unknown then lately before feloniously stolen by the said John Porter, unlawfully and unjustly and for the sake of a wicked gain did feloniously receive and have the said Mary Dudley then and there well knowing the said goods, chattels, and personal property to have been feloniously

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, then and there being found,

BENJ. K. PHELPS, District Attorney.

0997

BOX:

3

FOLDER:

47

DESCRIPTION:

Dreyfus, Max

DATE:

01/29/80



47

Mr. Keating
Suit for
the Police

306
Dennis
Filed 29 day of Jan 1890
Placed Not Guilty (39)

THE PEOPLE

vs.

2

Max Dreyfus

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill

W. Keating

Foreman.

Feb. 5. 1890.

Frederick H. Lloyd

0999

City and County of New York, S.S.
Ester Wilson of No.
50 East Broadway, in said city, being
duly sworn deposes and says that she
was in the saloon No. 15 Christie Street,
in said city, at about a quarter to
twelve o'clock on the evening of the
10th day of January 1911. That while
deponent was in said saloon at the said
time there was a quarrel between
Max Deffert, the prisoner named
in the foregoing affidavit, and Arthur
Wilcott, about the payment for
two glasses of beer. That the said
Wilcott afterwards paid for the
beer and started to go out of the
saloon saying as he was going
out "I will have the place pulled."
Max Deffert, the bar keeper in said
saloon, then ran out after the said
Wilcott, and caught and pulled
him - Wilcott - into the saloon by the
hair of the head exclaiming as he
did so "wait until I get my club,
you son of a bitch" -
Deponent then ran out of the saloon
and gave an alarm to the police
by shouting "Murder, where officers"
Michael Thompson of the 10th Police

Deponent then went in search of another office and found John Heron agent of the 10th Precinct whom she informed to go to 15 Christie Street as there would be murder committed there if the police did not get there soon.

Sworn to before me this }
 6th day of January 1880 } Esther ^{Wiley} Millett
 Justice

City and County of New York, ss.

Andrius Miller of No 42 Henry Street, in said city, being duly sworn deposes and says that he was sitting in the Lager Beer saloon at No 15 Christie Street at about a quarter to twelve o'clock on the evening of the 10th day of January last - that the said saloon was at that time kept by one Andrius Fries - that he saw John Millett standing at the bar with another man who is unknown to deponent and soon after the said Millett and Max Duffett, the prisoner named in the annual affidavit of Michael Flanagan, engaged in a quarrel about

The payment for beer that the said
 Milcott had ordered and drank.
 At the same time a man named
 James Murray who stood at the
 end of the counter said to Milcott
 "Why don't you pay for the beer?" and
 Murray and Milcott quarreled about
 the matter - Milcott then gave
 the barkeeper a fifty cent silver
 piece and paid for the beer
 that ~~was~~^{was} in dispute - Afterward
 Murray and Milcott commenced fighting
 and soon after Milcott started to go
 out of the saloon saying that he
 would have the place for ever.
 Max Duffert then ran out from
~~behind the bar~~ into the street
 and caught Milcott and pulled
 him - Milcott - back into the saloon
 by the hair of the head and the
 front door of the saloon was im-
 -mediately closed.
 Debruent went out of the saloon
 and into the street at the same time
 that Milcott did and went back
 in the saloon immediately after
 Duffert had pulled Milcott in, and
 then saw said Milcott sitting on a

beer keg when Max Dufflet violently
 struck Millett on the head with
 something that looked like a club
 when Millett fell back against the
 wall - Report then discerned
 that Millett's head was bleeding
 and he lead him towards the yard
 for the purpose of washing his
 head when officer Michael Flanagan
 came into the saloon and Millett
 complained to the officer that he
 had been hit on the head with
 an iron bar by the said Max
 Dufflet.

Sworn to before me this }
 16th day of January 1880 } ^{his} ~~Miller~~ _{Mark} ~~Miller~~
 Charles W. Hays
 Justice.

beer keg when Max Duffett ~~liberally~~
 struck Millett on the head with
 some thing that looked like a club
 when Millett fell back against the
 wall - Deponent then discerned
 that Millett's head was bleeding
 and he lead him towards the yard
 for the purpose of washing his
 head when officer Michael Flanagan
 came into the saloon and Millett
 complained to the officer that he
 had been hit on the head with
 an iron bar by the said Max
 Duffett.

Sworn to before me this }
 16th day of January 1880 } ^{his} ~~Witness~~ ^{Miller}
 Edward ~~W. Duffett~~ }
 Police Justice.

1004

New York Jan 14th 1880

This is to certify that I am attending
Arthur Walcott who received a
compound fracture of the Skull
on Saturday night at No 15
Chryslie St, and consider that
his injuries may possibly prove
fatal

Geo H Smith M.D.
115 Bleeker St

1005

Bellevue Hospl.
June. 13/80

Willcott is doing well
& in no immediate
danger.

W. C. Boggs.

House Surgeon

Chal. Surg. Division

1006

~~at~~ Bellevue Hosp.
Jan. 12/80

To

a

to

si

no

no

d

to

Arthur Wilgott was
received in this institute
yesterday. Is at present
suffering from no se-
rious symptoms.
Cannot say as to prog-
nosis.

Respect-

W.C. Ferguson.

House Surgeon

Sec. Surg. Division

1007

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, Jan 11th 1880.

Whom it may concern.

This is to certify that
Arthur Macarty was admitted
to my charge Jan 11th 1880
suffering from a compound
fracture of the skull.

The case will require
hospital treatment for several
days at least & will be
transferred to Bellevue Hospital.

Charles H. Wilkin M.D.,
House Surgeon.

1008

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

Michael Flanagan

of No. *The 10th Precinct Police* being duly sworn, deposes and says that on the *10th* day of *January* 18*89*, at the City of New York, in the County of New York

Max Duffert (now here) did feloniously assault and beat one Arthur Milcott with some hard substance, striking said Milcott on the head and fracturing his skull. That said Milcott identified said Max in his presence that he, Max, is the person who so assaulted him from the effect of such injuries said Milcott is now confined in the Chamber Street Hospital and unable to appear in Court. Deposition pray that said Max Duffert may be committed for further examination.

Michael Flanagan

Sworn to this *11* day of *January* 18*89*
before me *John J. Flanagan*

John J. Flanagan
Police Justice.

1009

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Flannagan

vs.

Max Buffert

Affidavit - Commitment
Arthur M. Scott

Dated January 11 1890

Murray Justice.

Flannagan OFFICER.
10

WITNESSES:

Committed to Custody
the result
[Signature]

Det. Jan. 26/90 10 O.M.
" " 27/90 10 O.M.

10 10

Form 19.

Police Court, Third District, Halls of Justice.

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

Arthur Wilcott

of No. 23 Forsyth

Street,

being duly sworn, deposes and says, that
on Saturday the 10th day of January
in the year 1880, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *Mark Dreyfus number 1*
who struck this deponent with some hard substance
held thus across his face in his hands thereby cutting & wounding
this deponent over the right eye, and then striking this
deponent over a number of beer-kegs.

without any justification on the part of the said assailant

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

Sworn to before me, this 27th day of January 1880

[Signature]
POLICE JUSTICE.

Arthur Wilcott

1011

Form 11

THIRD DISTRICT POLICE COURT.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Arthur McLean
~~Max Dryfen~~
Max Dryfen

AFFIDAVIT A. & B. 11

Dated *January 27* 18*80*

Murray MAGISTRATE.
Haugan OFFICER.

WITNESSES

Michael Haugan
10th Police Precinct
Esther Wilson
50 East Broadway
Arndrick Miller
42 Revere Street
committed to the Honor of District
in default of \$300 fine to testify

1000th Jail to care
S. S. committed

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Max Dreyfus*

late of the City of New York, in the County of New York, aforesaid, on the
twelfth day of *January* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Arthur Wilcott*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Arthur Wilcott*
with a certain instrument and weapon, a description of which is to the jurors afore-
said unknown and cannot now be given, which the said

in *his* *Max Dreyfus* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Arthur Wilcott*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Max Dreyfus*

with force and arms, in and upon the body of the said *Arthur Wilcott*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Arthur Wilcott*
with a certain instrument and weapon, a description of which is to the jurors afore
said unknown and cannot now be given, which the said

Max Dreyfus in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *Arthur Wilcott*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Max Dreyfus*

with force and arms, in and upon the body of *Arthur Wilcott*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Arthur Wilcott*
with a certain instrument and weapon, a description
of which is to the jurors aforesaid unknown and cannot now be given, which the said

Max Dreyfus in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,

1013

and wound, the same being such means and force as was likely to produce the death of *him* the said *Arthur Wilcott* with intent *him* the said *Arthur Wilcott* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *Max Dreyfus*

with force and arms, in and upon the body of the said *Arthur Wilcott* then and there being, wilfully and feloniously, did make another assault and *him* the said *Arthur Wilcott* with a certain instrument and weapon, a description of which is to the jurors unknown and cannot now be given which the said *Max Dreyfus*

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *Arthur Wilcott* 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.

BENJ. K. PHELPS, District Attorney.

Handwritten notes and signatures, including 'Max Dreyfus' and 'Arthur Wilcott'.

Handwritten signatures and names: 'A. P. ...', 'J. ...', 'J. ...', 'J. ...'.

BENJ. K. PHELPS,
District Attorney.

THE PEOPLE
vs.
Max Dreyfus
Felonious Assault and Battery.
Filed 29 day of *Jan* 18*90*
Plsads *...*

10 14

BOX:

3

FOLDER:

47

DESCRIPTION:

Downey, Mary

DATE:

01/27/80



47

10 15

26²

Counsel,
Filed *By J. J. [unclear]* day of *July* 18*87*
Pleads

THE PEOPLE

vs.

Attorney Downey

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill

Whitney

Foreman.

Part True July 28 1887

Pleads by L.

1 Year P.

1016

4 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

of No. 406 East 57th Street, being duly sworn, deposes and saith, that on the 19th day of December 1879 at the Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

Philippina Fehl

19th day of December 1879

the following property viz.:

- Two worsted dresses of the value of \$24.00
- One Woolen Shawl of the value of 5.00
- One pair of Shoes of the value of 3.00
- One lined Skirt " " " " " 1.00
- A quantity of ladies underwear of the value of 12.00
- In all of the value of \$45.00

the property of deponent

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

for the reasons following to wit: That deponent together with said Mary were employed at the above described premises as servants and occupied a room together. That said property was contained in said room. That, on the said 18th day of December said Mary left the said premises at about seven twelve o'clock at night, and deponent missed said property immediately

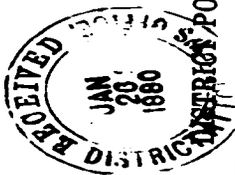
Philippiner Fehl

Sworn to before me this 20th day of December 1879
Patrol Justice

1017

State of New York }
 City & County of New York } ss John M. Gowau,
 of the 19th Precinct Police
 being duly sworn deposes and says; That
 he arrested Mary Downey (now here)
 on the 24th day of January 1880
 that at the time of said arrest said
 Mary had in her possession a shawl
 and a dress which has been identified
 by Philomena Fihl as her property
 and a portion of the property stolen from
 the premises 1406 - East 50th Street on
 the night of the 13th day of December 1879
 That said Mary admitted to this affiant
 that she (Mary) took stole and carried
 away the said property.

Sworn to before me this 25th day of January 1880
 John M. Gowau
 Police Officer



AFFIDAVIT - Larceny.

DISTRICT POLICE COURT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

131

Philomena Fihl

491 E. 50th St.

Mary Downey

DATED January 25 1880

Nandell
 MAGISTRATE.

McGowan
 OFFICER
 19.

WITNESSES:

John M. Gowau

10 18

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Mary Drowney being duly examined before the undersigned according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to her, states as follows, viz:

Question. What is your name?

Answer. *Mary Drowney*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *No 16 Forsyth St*

Question. What is your occupation?

Answer. *Waiter Girl*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I admit taking the things.*

Mary Drowney

Taken before me this 23rd day of January 1894

[Signature]

[Signature]

1019

CITY AND COUNTY)
OF NEW YORK,) ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Mary Downey

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Thirteenth day of *December* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms,

Two suits of the value of six dollars each -
Two waists of the value of three dollars each.
Two overcoats of the value of three dollars each.
One shawl of the value of five dollars,
Two shoes of the value of one dollar ^{and} fifty cents each.
One other suit of the value of one dollar,
Six pairs of drawers of the value of one dollar each
Six chemises of the value of one dollar each
Two Stockings of the value of fifty cents each.

of the goods, chattels, and personal property of one

Philopoea Fehl

then and

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

1020

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Mary Downey

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,

Two skirts of the value of six dollars each -
Two waists of the value of three dollars each -
Two over-kits of the value of three dollars each -
One shawl of the value of five dollars -
Two shoes of the value of one dollar and fifty cents each -
One other skirt of the value of one dollar -
Six pairs of drawers of the value of one dollar each -
Twelve stockings of the value of fifty cents each -

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

Philomena Fehe

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Philomena Fehe

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Mary Downey

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.

BENJAMIN K. PHELPS, District Attorney.

1022

BOX:

3

FOLDER:

47

DESCRIPTION:

Dow, Henry

DATE:

01/20/80



47

1023

Counsel,

Filed *20* day of *July* 187*7*

Pleads

THE PEOPLE

vs.

Henry Dow

1877

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS.

District Attorney.

A True Bill.

Wm. King
July 21/77 Foreman.

Pen: Two months.

Pleas &c

1024

FORM 112.

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

Police Court—Third District.

Frederick W. Dehr
of No. *117* *W. 11th* Street, being duly sworn, deposes

and says that on the *14th* day of *January* 18*80*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *and given elements worn*
in said street and premises
the following property viz: *The Crown Cloth (Present*

of the value of Forty dollars - one diagonal dress
coat of the value of Fifteen dollars and one
waist coat of the value of Six dollars - said
property being in all of the value of Forty
one dollars)

(of the value of _____ Dollars
the property of *deponent*)

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

Sworn to, before me this

day of

John C. Munn
Police Justice.

(deponent) in the following manner, to wit:
That the said Henry Dow acknowledged
and confessed to deponent in the
presence of officer Cornelius W.
worthy of the 10th Police Precinct, that
he, said Dow, did take, steal and carry
away the said property from deponent,
as worn in the said premises and that
he pawned the property in the pawnshops
of M. Luckman, No. 197 Spring Street
and of M. S. Madigan No. 57 Second
Street.
Fred. W. Dehr

1025

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Henry Dow being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows,

viz:

Question. What is your name?

Answer.

Henry Dow

Question. How old are you?

Answer.

18 years of age

Question. Where were you born?

Answer.

N.Y. City

Question. Where do you live?

Answer.

177 Stanton Street

Question. What is your occupation?

Answer.

Truck driver

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am guilty of taking the goods & was out of work I returned the ticket to him I left my old clothes there, I had been drinking at the time

Henry Dow

Taken before me this *15th* day of *January* 1880
[Signature]
POLICE JUSTICE.

1026

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

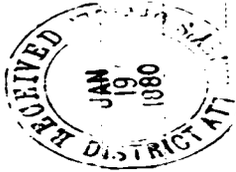
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Andrew W. Neha
145 *Union St.*

AFFIDAVIT—LARCENY.



Kenny Reed

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *January 18th* 1880

C. H. Robinson Magistrate.

McCarthy Officer.

Clerk.

Witness

Andrew W. Neha
145 Union St.

to answer

at Sessions

Received at Dist. Att'y's Office.

Andrew W. Neha

1027

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Henry Dow*

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

*Two coats of the value of seventeen dollars
and fifty cents each —
One vest of the value of six dollars —*

of the goods, chattels, and personal property of one

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

1028

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Henry Dow

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,

*Two coats of the value of seventeen
dollars and fifty cents each -
One vest of the value of six dollars -*

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

Frederick W. Kehr

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Frederick W. Kehr

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Henry Dow

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.

BENJAMIN K. PHELPS, District Attorney.

1029

BOX:

3

FOLDER:

47

DESCRIPTION:
Douglass, Thomas C.

DATE:

01/20/80



47

1030

221
Filed 20 day of July 187

Pleas Not Guilty (21)

THE PEOPLE

vs. ^{Paul}
4 Catharine
vs.
122 Anna

Thomas C Douglas

Assault and Battery, - Felonious,
Firearms.

Other when
John Gamel 10

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL

W. H. Macy

Foreman.

Part Trro. July 28. 1880.

Tried & convicted ~~by~~
1st Court with a recommen-
dation by the jury of the
Court. C. Y. J. P.

1031

Form

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

POLICE COURT—FIRST DISTRICT.

of No. 59 Baxter Philip Garriet
Street, being duly sworn, deposes and says,

that on the 14 day of January 1880

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

now present.

who did willfully and feloniously point
aim and discharge ^{twice} at deponents body a pistol
loaded with powder and leaden balls and
one of said balls striking and cutting deponents
neck ~~and there entering him~~

Sworn to, before me, this

day of

January

1880

P. Mitchell
Police Justice.

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

with the felonious intent to take the life of deponent, or to do ^{deponent} bodily harm, and without any justification
on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended, and~~ dealt with accord-
ing to law.

Philip ^{his} Garriet
mark

1032

Police Court—First District.

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

Thomas C Douglas being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Thomas C Douglas*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Washington D.C.*

Question. Where do you live?

Answer. *26 Boylston St*

Question. What is your occupation?

Answer. *Lawyer.*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty.
It was somebody else
who shot at him.*

Taken before me, this

14 day of *January* 188*8*

J. W. Wick
POLICE JUDGE

1033

Police Court - First District.

AFFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Philip Carrier
Agent of
Thomson & Douglas

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated,

14 January 1880

J. N. McBreth, Magistrate.

Michael N. Wiley, Officer,
1st Precinct

Clerk.

Witnesses, Edmund Mulcahy
131 Cherry St.

1000

to answer

committed

at General Sessions.

Received at Dist. Atty's Office,

COUNSEL FOR COMPLAINANT.

Name,

Address,

Complainant
states that he saw
Seaman and that
he will leave in
city to go to sea
today if he can
Get a chance,

COUNSEL FOR DEFENDANT.

Name,

Address,

Crompt. required
to enter into
recognizance in
300 to appear
1/11/80

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Thomas C. Douglas

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

on the *fourteenth* day of *January* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* with force and arms, at the City and County aforesaid, in and upon the body of *Philip Barret* in the peace of the said people then and there being, feloniously did make an assault and to, at and against *him* the said *Philip Barret* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Thomas C. Douglas* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *Philip Barret* thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Thomas C. Douglas
with force and arms, in and upon the body of the said *Philip Barret* in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Philip Barret* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Thomas C. Douglas* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent *him* the said *Philip Barret* thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Thomas C. Douglass
with force and arms, in and upon the body of the said *Philip Barriett*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *Philip Barriett*
a certain *pistole* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistole* the said
Thomas C. Douglass
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there shoot off and discharge,
with intent, then and there, thereby *him* the said

Philip Barriett
wilfully and feloniously then and there to injure, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Thomas C. Douglass
with force and arms, in and upon the body of the said *Philip Barriett*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *Philip Barriett*
a certain *pistole* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistole* the said
Thomas C. Douglass
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby *him* the said

Philip Barriett
wilfully and feloniously then and there to injure, 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.

BENJ. K. PHELPS, District Attorney.

1036

BOX:

3

FOLDER:

47

DESCRIPTION:

Dudley, Mary

DATE:

01/19/80



47

1037

BOX:

3

FOLDER:

47

DESCRIPTION:

Haight, Ella

DATE:

01/19/80



47

1038

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Mary Dudley and Ella Haugh* each,

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *Twelfth* day of *January* in the year of our Lord one thousand eight hundred and ~~eighty~~ *Eighty* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

138-

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

BENJ. K. PHELPS, District Attorney.

1039

BOX:

3

FOLDER:

47

DESCRIPTION:

Donnelly, Maggie

DATE:

01/14/80



47

1040

Counsel,

Filed *11* day of *May* 1880

Pleads

THE PEOPLE

vs.

Maggie Donnelly

J. H. Halladay

INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. King
July 15. 1880 Foreman

Pen: Six months.

Pleads Guilty

1042

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Campbell

of No. 24 & Madison ~~town~~ Street.

being duly sworn, deposes and says, that on the

3rd

day of

January 1880

at the 31 Bowery street

City of New York,

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

the following property, viz.: One silver watch with silver chain attached
think of the value of ~~ten~~ ^{ten} dollars and the sum of fifteen dollars
in gold and lawful money in paper currency of the United States
Government in all of the value of twenty five dollars.

the property of this deponent

and that this deponent

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

for the reason that on or about the 0'clock on the morning of the 3rd day of January deponent was in the premises 31 Bowery street. That he had in his possession the above property when he met the accused. That he went into a room in said premises for the purpose of prostitution with the accused. That when the accused left deponent missed the above mentioned property. The accused Maggie Donnelly has since confessed to this deponent that she took same and carried away from his person and possession the aforementioned property.

James Campbell

Subscribed before me this 3rd day of January 1880
Police Justice

1043

State and County of New York }
City of New York } 55
10th Precinct Police having duly sworn deposes and says that
on or about one o'clock on the morning of the 5th day of
January 1880. he arrested Maggie Donnelly in the Bowery street
that the said Maggie confessed to him that she had
taken stolen and carried away a watch and chain
and the sum of fifteen dollars from the person and
possession of the Gentleman James Campbell
born October on the 4th day
of January 1850

Christopher Brady

J. Murray
Police Justice.

DISTRICT POLICE COURT

THE PEOPLE, &c.

ON THE COMPLAINT OF

James Campbell
243 Madison Street
N.Y.

Maggie Donnelly

\$ 15.00

DATED January 4th 1880

Murray MAGISTRATE.

Christopher Brady OFFICER

WITNESSES:



DISPOSITION

500 of Bond
Gm

AFIDAVIT - Larceny

1044

CITY AND COUNTY)
OF NEW YORK,) ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That Maggie Dounally,

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the ~~third~~ ^{thirty eighth} day of ~~January~~ ^{January} in the year of our Lord one thousand eight hundred and ~~seventy~~ ^{eighty} at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

35.

one watch of the value of five dollars
one chain of the value of five dollars

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

BENJ. K. PHELPS, District Attorney.