

0009

BOX:

54

FOLDER:

618

DESCRIPTION:

Davis, Joseph

DATE:

12/15/81



618

0010

133

Counsel,  
Filed *15* day of *Dec* 188*1*.  
Pleads *Not guilty* (21)

THE PEOPLE  
vs.  
*Joseph David*  
INDICTMENT.  
LARGENT.  
*Frank*  
District Attorney.

A True Bill.

*W. W. Thompson* Foreman.  
*Dec 22/81*  
*Thomas J. J.*  
*Seulture Suspect*

0011

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Thomas Mulhally

of No. 152 E 86

Street, who is 15 yrs old.

being duly sworn, deposes and says, that on the 13 day of September 1881

at the City of New York,

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

of deponent, the Dennison Manufacturing Company

the following property, viz:

One box containing 53  
purpose Cases of the value of  
thirty dollars

the property of said Company duly incorporated  
under the laws of the State of Massachusetts  
Eliel W. Dennison is President

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

Said Davis induced deponent to  
take said property from the Company's  
place of business (198 Broadway) to  
Bolton Coffee House in Park Row  
at the time aforesaid & there he  
Davis took said property & gave  
it to another person whose name  
is unknown to deponent & said  
property was taken stolen &  
carried away Thomas Mulhally

Sworn before me this

13 day of Sept

1881

13 Broadway

POLICE JUSTICE

0012

Sec. 198-200.

Just DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Joseph Davis

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 12 Ludlow St for 5 mo's

Question. What is your business or profession?

Answer. Printer

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

Answer all I have to say is. I took some  
tissue paper that was in a package

Taken before me, this 13<sup>th</sup>  
day of Sept 1881

J. Davis

B. W. [Signature]

Police Justice.

0013

BAILED,

No. 1, by Leitor Shabernick  
 Residence 16 St. Paul Street,  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,

Mail \$1000.00  
No. 133

Police Court District.

THE PEOPLE, vs. FF  
ON THE COMPLAINT OF

Wm. A. McCall  
Joseph Davis

Offence, Grand Larceny

Dated Sept 13 188

Joseph Davis Magistrate.

Seahy H Officer.

Witnesses Geo. S. Davidson Clerk.

No. 198 Brooklyn Street,  
188

No. 198 Street,  
188

No. 198 Street,  
188

John Clerk.

B. W. I

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

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

Dated Sept 13 188

B. W. Rughy Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

0014

Bail \$1000.  
No. 208, 209, 210 & 212.  
Police Court  
District, 13

THE PEOPLE, &c. vs.  
ON THE COMPLAINT OF  
Grand Jurors  
Moses Mulhead  
198  
Joseph Davis

Offence, Grand Jurors  
Dated Sept 13, 188  
Magistrate Leahy  
Officer H  
Clerk

Witnesses  
Geo. B. Davidson  
No. 198 Broadway  
Jm. Sullivan  
No. 198 Broadway

No. Street, Street, Street,  
No. Street,  
No. Street,  
John  
Bill  
My M

BAILED, Sept. 16th 188  
No. 1, by Sidor Stokerson  
Residence 16 Ludlow Street,  
No. 2, by  
Residence Street,  
No. 3, by  
Residence Street,  
No. 4, by  
Residence Street,

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison, until he give such bail.  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 188  
Police Justice.

There being no sufficient cause to believe the within named  
guilty of the offence within mentioned, I order he to be discharged.  
Dated 188  
Police Justice.

N.Y. General Sessions

The People }  
 vs } Larceny  
 Joseph Davis }

City & County of New York ss

Joseph C. Bryan  
 of Number 431 Grand Street this city being  
 duly sworn deposes and says that he is  
 a manufacturer of flumbers supplies  
 doing business at No. 79 Centre Street  
 this city. That he knows the defendant  
 above named for the last 14 years <sup>been</sup>  
 during which time he has frequently  
 in his company and has seen him  
 almost daily. That he knows the  
 parents of the defendant who are very  
 respectable people. That he knows  
 others who know the defendant and  
 his character up to this time has  
 been excellent.

Sworn to before me this

27<sup>th</sup> day of December 1881

Maurice Meyer

Notary Public (N.Y.)

N.Y.C.

Joel Bryan

N.Y. General Sessions

The People }  
 vs } Larceny  
 Joseph Davis }

City & County of New York ss

Thomas S.

O'Brien of No. 330 East 30<sup>th</sup> Street being  
 duly sworn deposes and says, that he is  
 doctor and county physician to the  
 Ludlow Street Jail this city. That he  
 knows the defendant above named  
 for the last four years, during which  
 time he has been in his company  
 very frequently, and has seen almost  
 daily. That he knows other who know  
 him, and that his character for  
 honesty, sobriety &c is very good, and  
 never heard of him being arrested, <sup>before</sup> up  
 to this time.

Sworn to before me this }  
 22<sup>nd</sup> day of December 1888 } Thos S. O'Brien M.D.  
 Maurice Meyer  
 (Notary Public  
 N.Y.C. (113))

My General Services

The People }  
 as Joseph Davis } Larceny

City & County of New York

Maurice Meyer  
 of No. 13 Jay Street this city being duly  
 sworn says that he is an Attorney &  
 Counsellor at Law of this State. That he  
 has known the defendant for the  
 last fifteen months. That he is ac-  
 quainted with the friends of the said  
 Davis who speak of him in the highest  
 terms as to his honesty. That as defendant  
 is informed and believes he has never  
 been arrested before, and his char-  
 acter up to this time most excellent

Sworn to before me this }  
 24<sup>th</sup> day of December 1881 } Maurice Meyer  
 P. Alexander  
 Notary Public  
 N.Y. City & Co

N.Y. General Sessions

The People }  
 vs } Larceny  
 Joseph Davis }

City & County of New York ss

Isador Saberski  
 of No. 16 Ludlow Street this city being  
 duly sworn deposes and says that he is  
 in the Express business doing business in  
 this city. That he is acquainted with the  
 family of the defendant and knows them  
 to be respectable people. That he has  
 known the defendant for the last 10  
 years, during which time he has seen  
 him almost daily, that he knows others  
 who know him, and his character  
 for honesty up to this time has been  
 excellent.

Sworn to before me this }  
 27<sup>th</sup> day of December 1884 } Isidor Saberski  
 Maurice Meyer  
 (Notary Public (113))  
 N.Y.C.

vs. General Sessions

The People }  
vs } Larceny  
Joseph Davis }

City & County of New York ss

Thomas Dunn  
of Number 169 Franklin Street this  
City being duly sworn deposes and says  
that he is the proprietor of the oyster  
house at the above number. That he  
knows Joseph Davis the defendant  
above named for the last eighteen  
months during which time he has  
seen him very frequently. That his  
character for honesty, sobriety &c up  
to this time has been very good.  
That deponent knows others who know  
him, who entertain the same opinion  
in regards to his honesty.

Sworn to before me this }  
21<sup>st</sup> day of December 1881 } T. J. Dunn  
Maurice Dwyer  
Notary Public (N.Y.)  
N.Y. Co

W. General Sessions  
The People }  
vs Joseph Davis } Larceny

City & County of New York ss

Patrick Trainor  
of Number 45 Rutgers Street this city being  
duly sworn deposes and says that he is  
employed with Mr J. D. Hall corner of  
Franklin & Hudson Streets this city. That  
he knows the defendant for the last  
four years, during which time he has  
seen him almost daily. That he knows  
others who know him, and that his  
character for honesty, sobriety & up to  
the commission of this offense has been  
most Excellent.

Sworn to before me this }  
21<sup>st</sup> day of December 1841 } Patrick F. Trainor  
Maurice Meyer  
Notary Public (113)  
N.Y. Co

N.Y. General Sessions

The People }  
vs } Larceny  
Joseph Davis }

City & County of New York ss

John Tobin of No. 163 East Broadway being duly sworn deposes and says. That he knows the defendant Joseph Davis for the last four years, that he has seen him almost daily within that time, and that his character for honesty is Excellent. That he knows others that know the said Davis who entertain the same opinion as deponent does in relation to his honesty. That deponent has never heard of him being arrested before up to this time.

Sworn to before me this }  
21<sup>st</sup> day of December 1881 } John Tobin  
Maurice Meyer  
Notary Public (113)  
M.Y.C.

0022

*N. Y. General Sessions*

*The People*

*vs*

*Joseph Davis*

*-----*

*Applicants as to  
defendants character*

*-----*

0023

OFFICE OF

John Henry McCarthy,

Attorney & Counsellor at Law,

NOTARY PUBLIC,

11 Chambers Street,

Residence 223 Madison St.

The People

Joseph Davis

New York, Dec 21<sup>st</sup> 1881

Hon Henry A. Gilderleeve

Dear Judge.

The defendant in the above case is a young man whom I have known for a long time. He is not naturally bad & the commission of the offence is due more to bad company than inclination. He has very respectable and industrious parents. And I think a suspension of sentence in his case would you consistently do it would satisfy the ends of justice. I think he is deserving of it.

Trusting this may meet your favorable consideration I am

Yours  
John Henry McCarthy  
Justice District Court

0024

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

*Joseph Davis*

of the crime of

*Larceny*

committed as follows:

The said

*Joseph Davis*

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

*Fifty-three ~~cases~~ (of the kind  
commonly called Morocco cases) of the  
value of fifty-six cents each.*

of the goods, chattels, and personal property of ~~the~~ *the Dennison Manufacturing  
Company a corporation duly incorporated under  
the laws of the State of Massachusetts* 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.

**DANIEL C ROLLINS,**  
~~BENT K. PIERCE~~ District Attorney.

0025

BOX:

54

FOLDER:

618

DESCRIPTION:

Deatenhoeffer, Louis

DATE:

12/06/81



618

Counsel,  
Filed 6<sup>th</sup> day of Dec 1881  
Pls. Family of

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

B  
Luis Deatenhoff

My Office  
100

DANIEL G ROLLINS,

~~DEPUTY~~  
DISTRICT ATTORNEY

District Attorney.

A True Bill.

My handwriting  
100  
Dec 15/81  
James P. L.  
True \$25.

0027

FORM 89.

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

Police Court--Second District.

a merchant Benjamin Russack age 54  
of No 44 West 152<sup>nd</sup> Street, being duly sworn, deposes  
and says, that on the 29<sup>th</sup> day of October 1881  
at the City of New York in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, and from his place of  
business No 652 Broadway, in the daytime  
the following property, to wit: fur seal pieces

of the value of Twenty-five <sup>no</sup>/<sub>100</sub> Dollars,  
the property of deponent and his copartner

Alfred Harris, comprising the firm  
of Harris and Russack

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 Louis Diederhoeffer

(now here) for the reason following to wit:  
that on said day at about five half  
past five o'clock in the afternoon  
officer William Warren of 15<sup>th</sup> Precinct  
Police found said fur pieces in the possession  
of said Louis Diederhoeffer, who and that  
said fur pieces were identified by deponent  
as his property. Deponent further says  
that said Louis Diederhoeffer acknow-  
ledged to deponent in presence of said Officer  
Warren that he said defendant had  
taken said property with intention to  
take, steal and carry away the same

Benjamin Russack

Sworn to before me, this

of October

88

day

*[Handwritten signature]*  
Police Justice

0028

City and County of New York  
William Warren  
an officer of 15<sup>th</sup> Precinct Police being  
duly sworn says he has heard read the  
foregoing affidavit and is familiar with  
the contents thereof and that portion thereof  
referring to him is true upon his own know-  
ledge  
William Warren

Sworn to before me  
this 30 day of October 1871  
Solomon S. Smith  
Police Justice

0029

Sec. 198-200.

2<sup>nd</sup>

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Louis Diederhoffer

Question. How old are you?

Answer.

Thirty three years

Question. Where were you born?

Answer.

City of New York

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

Answer.

47 Sheriff Street about 7 years

Question. What is your business or profession?

Answer.

Furrier

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

Answer.

It was pulled up for me to take

Taken before me, this

30

day of

Oct 1887

Louis Leutenstoffer

Robert D. Smith  
Police Justice.

0030

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

BAILED,  
No. 1, by *Wm H & Rubin*

Residence *618 East 9th* Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

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

Residence \_\_\_\_\_ Street,

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

Residence \_\_\_\_\_ Street,

188

*Benjamin Bennett*  
*652 Broadway*  
*Jacob Duedenhaefer*

Officer *John Tacey*

Dated *Oct 30* 188

Magistrate *John Smith*

Officer *Wm H*

Clerk.

Witnesses *Paul J. Green*

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

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

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

*98*  
*Wm H*

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

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

Dated *Oct 30* 188 / *John Smith* Police Justice.

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

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

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

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

1 E 0 0

Dated 1888 Police Justice

There being no sufficient cause to believe the within named

Dated 1888 Police Justice

I have admitted the above named

Dated 1888 Police Justice

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

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

Police Court - 2nd District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Benjamin Rumbold  
652 Broadway  
Linda Deekenhafer

Dated 1888

Magistrate

Officer

Clerk

Witness

No. Street

No. Street

No. Street

BAILED, by

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Wm H Rubin  
618 East 9th

Handwritten signatures and initials

0032

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Louis Deatenhoeffer* <sup>against</sup>

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

of the crime of *Larceny*

committed as follows:  
The said *Louis Deatenhoeffer*

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

*twenty five pounds of fur ( of  
the kind usually called seal fur )  
of the value of one dollar each  
pound*

of the goods, chattels, and personal property of one

*Benjamin Russak*

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.

0033

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

of the CRIME OF receiving stolen goods

committed as follows:

The said Louis Deatenhoeffer

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,

twenty five pounds of fur (of the kind usually called seal fur) of the value of one dollar each pound

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

Benjamin Russak

by a certain person or persons to the ~~James~~ <sup>Grand Jury</sup> aforesaid unknown, then lately before feloniously stolen ~~of the said~~ taken and carried away from the said

Benjamin Russak

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

Louis Deatenhoeffer

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen <sup>taken and carried away</sup> 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.

**DANIEL C ROLLINS,**  
~~BENJAMIN R. PHILLIPS,~~ District Attorney.

0034

BOX:

54

FOLDER:

618

DESCRIPTION:

Donohue, John

DATE:

12/15/81



618

110 July 3<sup>rd</sup>

now for appeal  
Apparatus  
Musk. & Parker

Day of Trial  
Counsel,  
Filed 15 day of Dec 1887  
Pleads Not Guilty

BURGULARY—Third Degree, and  
Receiving Stolen Goods.

THE PEOPLE

vs.

John Strohm.

David G. Collins  
~~Attorney~~

District Attorney.  
Portno Dec 27, 1887  
pleads at Perry's.  
A True Bill.  
J. W. S.

My witness  
Foreman  
2. H. S. M. J. J.  
3/87

0036

Police Office, Third District.

City and County }  
of New York, } ss.: Charles L Jackson 37 years of age  
No. of ~~254~~ <sup>higher number</sup> Broome Street, being duly sworn,

deposes and says, that the premises No. 254 Broome  
Street, 10 Ward, in the City and County aforesaid, the said being a Brick building  
the first floor  
and which was occupied by deponent as a Liqueur Store

were **BURGLARIOUSLY**  
entered by means of forcible breaking open the skylights  
on the roof said premises

on the Night of the 9<sup>th</sup> day of December 1880,  
and the following property, feloniously taken, stolen and carried away, viz..

say Eight Thousand Leigars of the Value  
of Two Hundred and Eighty dollars, a quantity  
~~of~~ of Chewing tobacco  
of the value of Seventy cents Two coats  
and one pair of Pants of the value of  
ten dollars said property being in  
all of the value of two hundred and Sixty Seven Dollars  
the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by  
John Danohue (now here)

for the reasons following, to-wit: Deponent is informed  
by officer Thomas Bell of the 10<sup>th</sup> Precinct  
Police that on the morning of the 9<sup>th</sup> day of  
December 1880 at the hour of about 4 o'clock  
he arrested said Danohue in Orchard  
Street with the quantity of tobacco above  
described and a case (here shown)  
in his possession, that said officer further

0037

informer deponent that he found in  
the cellar 84 Delancy Street 3500 cigars  
which deponent identifies as a portion  
of the property stolen from his possession,  
deponent is informed by Bally Cohn  
of No 84 Delancy Street, that the lock  
found in the possession of said Donohue  
is his property and had been broken  
off the cellar in which the said 3500  
Cigars were found, Off Louis Jullon

Sworn to before me this  
10<sup>th</sup> day of Decemb 1881

*[Signature]*  
Police Justice

City & County } 55  
of New York }

Thomas Bell an officer of the  
10<sup>th</sup> Precet Police Comy duly sworn deposes  
and says that ~~and~~ he has read the  
affidavit of Charles L Jackson and  
knows the contents thereof that the  
portion therein stated and referring to  
deponent is true to deponents own  
knowledge

Sworn to before me this  
10<sup>th</sup> day of Decemb 1881 } Thomas Bell  
*[Signature]* }  
Police Justice

0038

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

POLICE COURT, 3 DISTRICT.

of age, a Polish lock 41 years  
of No. 87 Delancey Street, being duly sworn, deposes and

says that on the \_\_\_\_\_ day of \_\_\_\_\_ 188

at the City of New York, ~~and County of New York,~~ the lock (here shown)  
is his property and that said lock  
was broken off the Celler, 87 Delancey  
Street on the night of the 9<sup>th</sup> day of  
December 1881

Billy Cohen

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 188

December

188

1881

James W. [Signature]  
James W. [Signature]

Police Justice.

0039

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Donohue*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *I have no particular residence*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Taken before me, this *10*  
day of *December* 188*8*

*John Donohue*

*[Signature]*  
Police Justice.

0040

Sec. 208, 209, 210 & 212

110

Police Court - 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles J. Brennan  
254<sup>th</sup> Broadway

1 John Donohue  
2  
3  
4

Offence, Burglary

Dated Dec 10 1881

Magistrate  
Bill 110 Officer.

Witnesses  
Bully Loftin  
No. 89 McManey Street,

No. 100<sup>th</sup> Mul. Police Street,

No. Street.



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

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

Dated Dec 10 1881

Harry Murray Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

0041

110

Sec. 208, 209, 210 & 212.

Police Court District, 3

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*Charles D. Freeman*  
*254 Broomfield St.*  
*John Smother*

1  
2  
3  
4

Offence, *Burglary*

Dated *Dec 10* 188*7*

*Murray* Magistrate.

*Bill* Officer.

Clerk.

Witness *Bully Cohen*

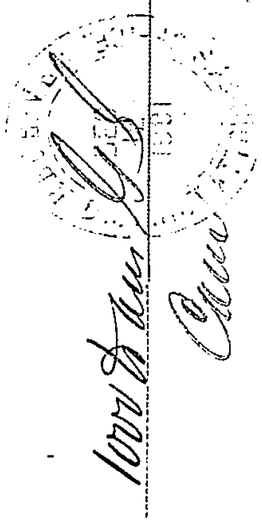
No. *87 Delaney* Street,

*Officer D. Bell*

No. *10" Med. Police* Street,

No. Street.

*1000 St. Ann St.*  
*Cover*



BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

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

Dated *Dec 10* 188*7*  
*Henry Murray* Police Justice.

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

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

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

0042

City & County of New York, ss:  
Edward Hopper  
being duly sworn deposes and says: I  
am foreman for F. Grots & Company,  
whose place of business is at No. 114  
East 14<sup>th</sup> Street, New York City. I know  
John Conlon, who is (as I am informed)  
indicted under the name of Donohue.  
The said Donohue or Conlon was em-  
ployed by me in assisting at making  
ivory buttons. He has been in my  
employ two different times, and left  
my employ about July last. His health  
was very bad, having suffered from  
several hemorrhages of the lungs while  
with me. The first time he was with  
me about six months, the last time  
about two months. He was a good  
workman and always discharged  
his duty well. I never found him to  
be dishonest in any way while in  
my employ

Sworn to before me this  
29<sup>th</sup> day of December 1881

Carl J. Woodman  
Notary Public 103.  
N.Y.

Edward Hopper

0043

The People

<sup>7701</sup>  
J. Monroe

0044

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

*John Donohue* <sup>against</sup>  
*John Donohue*

of the crime of

*Burglary*

committed as follows:

The said

*John Donohue*

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

*Charles L. Jackson* 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

*Charles L. Jackson* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*Eight thousand cigars of the value of  
three and one-half cents each.*

*One pound of tobacco of the value of  
seventy cents.*

*Two coats of the value of four dollars each*

*One pair of pantaloons of the value of two  
dollars ~~xxx~~*

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

*Charles L. Jackson*

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

0045

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

*John Donohue*  
of the CRIME OF *Receiving Stolen Goods*  
committed as follows  
The said *John Donohue*

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,

*Eight thousand cigars of the value of three and one-half cents each.*

*One pound of tobacco of the value of seventy cents.*

*Two coats of the value of four dollars each.*

*One pair of pantaloons of the value of two dollars*

of the goods, chattels and personal property of *Charles D. Jackson*

by a certain person or persons to the ~~jury~~ <sup>*Grand Jury*</sup> aforesaid unknown, then lately before feloniously stolen ~~and~~ <sup>*taken and carried away from*</sup> the said *Charles D. Jackson*

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

*John Donohue*

then and there, well knowing the said goods, chattels, and personal property to have been feloniously stolen, <sup>*taken and carried away*</sup> 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.

*Daniel S. Collins*  
District Attorney.

0046

BOX:

54

FOLDER:

618

DESCRIPTION:

Dougherty, William

DATE:

12/22/81



618

0047

BOX:

54

FOLDER:

618

DESCRIPTION:

Burke, John

DATE:

12/22/81



618

0048

Mr. B. K. Phelps  
St. 22 of 1871  
Dec 23 1881

Filed 22 day of Dec 1871  
Pleads: Guilty (23)

THE PEOPLE,  
vs.  
William Dougherty  
alias Doty  
John Burke  
Indictment for Receiving  
Stolen Goods.

BENJ. K. PHELPS,  
District Attorney.

A True Bill.

W. G. [Signature]  
Dec 23/81  
Foreman.

No. 2.  
Discharged by Court  
R. 2 - Nov 3, 1882

After consultation  
with Officer Conroy  
and after examination  
of the whole matter  
I think I am  
not to be discharged  
on the very recent  
evidence. The hearing  
no evidence of guilty  
knowledge on the part  
of Burke I am  
not to be discharged  
on the very recent  
evidence. The hearing  
no evidence of guilty  
knowledge on the part  
of Burke I am

D. J. Phelps  
Dec 23. 1881

Jan 30 1882  
I think the same  
disposition should be  
made of Dougherty as  
was made of Burke  
The element of guilty  
knowledge seems lacking  
J. K. Williams  
A. D. A.

0049

POLICE COURT—SECOND DISTRICT.

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

Michael Crowley an officer  
of the 15<sup>th</sup> Precinct Police ~~Street~~, being duly sworn, deposes  
and says that on the night of the 11<sup>th</sup> day of December 1881  
at the City of New York, in the County of New York,

William Daugherty  
alias Doty and John Burke (both  
now here) did feloniously and  
feloniously receive stolen property  
with one <sup>gold</sup> watch and one gold chain  
in all of the value of one hundred  
and fifty dollars, the property of one  
Richard J. Yardley, which said gold  
watch, and said gold chain had  
been feloniously taken stolen and  
carried away from the possession and  
from the person of said Yardley by said  
Maggie O'Brien on the said night  
of the 11<sup>th</sup> day of December, 1881, <sup>the said defendants</sup> knowing  
the said property to have been stolen,  
and did said William Daugherty and

said John Burke did pay said  
Maggie O'Brien her present; as this  
deponent is informed by said Maggie  
money to the amount of fifteen dollars.  
That deponent is informed ~~that~~ by  
Bally Cahan, Pawnbroker, that said  
William Daugherty and said John  
Burke ~~is~~ did on the 12<sup>th</sup> day of  
December 1881, at the pawnshop  
of said Bally Cahan, offer to pawn and  
did pawn said Gold watch and said  
Gold chain, receiving therefore the sum  
of Thirty four dollars. — That said  
Bally Cahan did identify said Gold

0050

watch and gold chain here shown as the property purchased at his Pawn brokers office as aforesaid; and said Richard J Gardley here present identifies said gold watch and gold chain here shown as the property taken stolen and carried away by said Maggie O'Brien and as appears in a ~~copy~~ affidavit made by him under oath dated Decemr 17. 1881. sworn to by said <sup>Richard J Gardley</sup> Gardley before Justice Marcus O'Leary at the Second District Police Court in said City sworn to before me this 19<sup>th</sup> Michael Crowley day of December 1881

Marcus O'Leary  
Justice

City and County of New York. Richard J Gardley being duly sworn says he is 34 years of age residing Secretary of a mining Company and resides at no 63 Broadway. - Room 14. said City, that he has heard read the foregoing affidavit and is familiar with the contents thereof and that part ~~thereof~~ referring to him and to information and statements <sup>given</sup> made by him are true upon his own knowledge sworn to before me this 19<sup>th</sup> day of December 1881

Richard J Gardley  
Police Justice

POLICE COURT. - SECOND DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Dated

1881

Witnesses,

Committed in default of \$        surety.

Bailed by

No.

Street.

0051

POLICE COURT—SECOND DISTRICT.

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

Bally Cohen aged 41 years  
Pawnbroker, of 87 Delaney Street, being duly sworn, deposes  
and says that on the twelfth day of December, 1887

at the City of New York, in the County of New York, and ~~is~~ <sup>was</sup> ~~present~~ <sup>present</sup>  
William Daugherty and John Burke  
the witnesses here present; came to  
said premises No 87 Delaney Street  
where ~~he~~ <sup>deponent</sup> keeps a pawn office; and did  
offer to pawn the gold watch and  
gold chain here shown, and received  
therefor as a loan thereon the  
sum of thirty four dollars, good and  
lawful money of ~~the~~  
known to before me this  
19<sup>th</sup> day of December 1887

Morem Oerbaum Police Justice  
Bally Cohen

City and County of New York  
Maggie O'Brien being duly sworn  
says she is 19 years of age, doing  
housework and at No 30 West 4<sup>th</sup> Street  
said City. That she has heard read  
the foregoing affidavit and is familiar  
with its contents and that portion there-  
of referring to her and to information  
given by her is true upon her own  
knowledge

x Maggie O'Brien  
known to before me this  
19<sup>th</sup> day of December 1887  
Morem Oerbaum  
Police Justice

0052

Sec. 198-200.

*Second* DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Burke*

Question. How old are you?

Answer. *Twenty one years*

Question. Where were you born?

Answer. *City of New York*

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

Answer. *No 30 East 4th Street about 3 or 4 weeks*

Question. What is your business or profession?

Answer. *Performer*

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

Answer. *I am not guilty*

Taken before me, this *19<sup>th</sup>*  
day of *Sept*, 188*8*

*John Burke*

*Marcus A. Stenberg* Police Justice.

0053

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Secund* DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *William Dougherty*

Question. How old are you?

Answer. *Nineteen years*

Question. Where were you born?

Answer. *United States Boston*

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

Answer. *30 East 4th Street Two weeks*

Question. What is your business or profession?

Answer. *Performer*

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

Answer. *I did not know at the time that the watch and chain was stolen. I received as a present*

*William Dougherty*

Taken before me, this *19th*  
day of *December* 188*8*

*McKen O'Leary*  
Police Justice.

0054

BAILED,

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

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

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

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

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Michael James*  
15<sup>th</sup> St. N. W.

*William Daugherty*  
*John Burke*

Offence, *Receiving Stolen Goods*  
*Knowing the same*  
*have been stolen*

Dated *December 19* 188*1*

*McKenzie* Magistrate.

*Connelly* Officer.

Clerk.

Witnesses *Richard Handley*

No. *63* *Connelly* Street,

*Walter* *Connelly* Street,

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

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

*Walter*  
See complaint Richard T Handley.  
Walter is W O Baker  
dated Dec 17, 1881, for witness James W Brown

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *William Daugherty* *alias Duty and John Burke* guilty thereof, I order that he be admitted to bail in the sum of *ten* Hundred Dollars *and* be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *December 19* 188*1*

*McKenzie* Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

0055

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated December 19 1888 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named William Dwyer and John Burke guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Rec. 208, 200, 24 Dec 1888

Police Court District No. 20

THE PEOPLE, &c., ON THE COMPLAINT OF

Michael Connelley  
15' W. D.  
William Dwyer  
John Burke

Offence Receiving stolen goods knowing the same to have been stolen

Dated December 19 1888

Altenberg Magistrate.

Crawley Officer.

Clerk.

Witnesses Richard Yardley

No. 63 Broadway Street,

Bally Cahon

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

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

Chitt  
See complaint - Richard T. Yardley.  
George de O'Brien  
dated Dec. 17, 1888, for depositions hereto sworn

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0056

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*William Dougherty otherwise known as Doty and John Burke* against

The Grand Jury of the City and County of New York by this indictment accuse  
*William Dougherty otherwise known as Doty and John Burke*  
of the crime of *receiving stolen goods*

committed as follows:

The said *William Dougherty otherwise known as Doty and John Burke* each  
late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *eleventh* day of *December* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms, at the  
Ward, City and County aforesaid,

*One watch of the value of one hundred dollars*

*One chain of the value of fifty dollars*

of the goods, Chattels and personal property of *Richard F. Yarbley*

by *Maggie O'Brien*

and certain other persons, to the ~~persons~~ <sup>hand of</sup> aforesaid unknown, then lately before feloniously  
~~stolen of the said~~ <sup>taken and carried away</sup> from the said *Richard F. Yarbley*

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

(the said *William Dougherty otherwise known as Doty and John Burke*

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 pro-  
vided, and against the peace of the People of the State of New York, and their dignity.

*David S. Rollins*  
**BENJ. W. PHELPS**, District Attorney.

0057

BOX:

54

FOLDER:

618

DESCRIPTION:

Doyle, William

DATE:

12/27/81



618

*n*  
Counsel,  
Filed *27* day of *Dec* 188*1*  
Pleads

THE PEOPLE  
vs.  
*37*  
*317 E. 3v*  
*William Doyle*  
INDICTMENT.  
LARCHMONT.

DANIEL C ROLLINS,  
~~Attorney at Law~~

*Part No Dec. 27. 1887*  
District Attorney.

A True Bill. *Pleado guilty*  
*My name* Foreman.

*Geo. E. ...*  
*F.P.*

0059

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Frederick B Dixon 42.  
Deutch

of No. 23 West 33<sup>d</sup> Street,

being duly sworn, deposes and says, that on the 17<sup>th</sup> day of December 1881  
at the Above premises City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from the vestibule of deponent's home  
the following property, viz:

One door mat of the value of four dollars

the property of Deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by William Doyle (now here)  
for the reason that deponent saw said  
Doyle take and carry away  
said door mat from his vestibule and  
deponent seized said Doyle and  
held him until the arrival of Officer  
White of the 29<sup>th</sup> Precinct Police.

Frederick B Dixon

Sworn before me this

17<sup>th</sup> day of

December 1881

William B. Davis  
Police Justice

0060

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Doyle

Question. How old are you?

Answer. Thirty seven

Question. Where were you born?

Answer. Ireland

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

Answer. 317 E 32d St four years.

Question. What is your business or profession?

Answer. Carpenter

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

Answer. I am not guilty

Taken before me, this 17th  
day of Dec 1886

William Doyle

William Doyle

M. W. Muller Police Justice.

[Signature]

0061

RAILED,

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

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

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

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

CLERK'S OFFICE  
Dec. 20th, 1891

Police Court No. 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Marshall B. Stevens*  
23 No. 53rd St.

*William Doyle*

1  
2  
3  
4

Offence, *Petty Larceny*

Dated *Nov 17th* 1887

*Stebbins* Magistrate.  
*W. Stult 29* Officer.

Witnesses \_\_\_\_\_ Clerk.  
\_\_\_\_\_

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

No. \_\_\_\_\_ Street,  
DEC 21 1891  
RECORDED

*W. S. J.*

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

guilty thereof, I order that he <sup>*held to answer the same on the*</sup> be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Nov 17th* 1887

*McNutt* Police Justice.

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

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

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

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

2900

CLERK'S NO. 211  
Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Judith B. Swan*  
23 No. 33rd St  
*William Doyle*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence, *Pitt*

Dated *Dec 17th* 188*7*

*Stenberg* Magistrate.

*White 29* Officer.

*W. G.* Clerk.

Witnesses \_\_\_\_\_

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

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

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



*G. S. G. S.*

BAILED,

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

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

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

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

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

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

Dated *Dec 17th* 188*7*  
*Wm. G. Swan* Police Justice.

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

Dated \_\_\_\_\_ 188*7*  
Police Justice.

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

Dated \_\_\_\_\_ 188*7*  
Police Justice.

0063

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against  
*William Doyle*

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

*William Doyle*

of the crime of

*Larceny*

committed as follows:

The said

*William Doyle*

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

*One mat (of the kind commonly  
called a door mat) of the value  
of four dollars*

of the goods, chattels, and personal property of one

*Frederick B. Dixon*

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.

DANIEL C ROLLINS,

~~BEN. K. PHELPS~~ District Attorney.

0064

BOX:

54

FOLDER:

618

DESCRIPTION:

Dugan, Michael

DATE:

12/15/81



618

57  
Ady. to 19. ~~Jan 19~~  
a. p. 19

Day of Trial.  
Counsel, *Thos. Brown*  
Filed / 5 day of Dec 1887  
Pleads *not guilty* 19

THE PEOPLE  
vs.  
*Michael Dugan*  
Adulterated Milk.

DANIEL G. ROLLINS,  
District Attorney.  
Part No *May 20. 1882*  
A True Bill,  
F. 250. paid  
Foreman.

Bail

Bail figures at  
\$200.  
Dec. 16<sup>th</sup> / 87  
FD

Bailed  
by *John Dugan*  
Cor 17<sup>th</sup> & 8<sup>th</sup> amt  
Washington Cor  
24<sup>th</sup> & 9<sup>th</sup> paid  
Dec 16<sup>th</sup> 1887

0066

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

*Michael Dugan*  
against

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

*Michael Dugan*

of the crime of

*Exposing for*

*sale impure milk*

committed as follows:

The said

*Michael Dugan*

~~That~~

late of the *twenty fourth* Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County aforesaid, unlawfully and knowingly did expose for sale ~~at the~~ ~~known as number~~ ~~Street,~~ ~~then and there situate,~~ ten quarts of impure, adulterated and unwholesome milk, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

*Michael Dugan*

of the CRIME OF

*offering for sale impure milk*

*changed by the addition of water or other substance*

committed as follows:

The said

*Michael Dugan*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, ~~at the store and place of business of the said~~

~~known as number~~

~~Street,~~

~~in said Ward, City and County, and the said premises being then and there a place where milk was kept for sale,~~ unlawfully did then and there keep, have, and offer for sale ten quarts of impure and unwholesome milk, which had been, and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, and that such impure, unwholesome, watered, adulterated, reduced and changed milk was then and there by the said

*Michael Dugan*

unlawfully held, kept and offered for sale

against and in violation of the provisions of the Sanitary Code, and of such Sanitary Code then and there, and at all times thereafter in force and operation, and 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.

0067

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

*Michael Dugan*

of the CRIME OF *bringing into the City of New York*  
*impure and unwholesome milk for sale*  
committed as follows:

The said

*Michael Dugan*

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in  
the year aforesaid, at the Ward, City and County aforesaid, did bring into the said  
Ward, City and County, and then and there <sup>keep</sup> have and offer for sale, ~~at the store and~~  
~~place of business of him, the said~~

~~known as number~~ ~~Street, the said~~  
~~premises being then and there a place where milk was kept for sale, unlawfully did~~

~~then and there keep, have, and offer for sale,~~ ten quarts of impure and unwholesome

milk, which had been and was then and there, watered, adulterated, reduced and  
changed by the addition of water or other substance, and that such impure, unwhole-

some, watered, adulterated or reduced and changed milk was then and there, by the

said *Michael Dugan* unlawfully

held, kept and offered for sale against and in violation of the provisions the Sanitary

Code, and of such Sanitary Code then and there, and at all times thereafter in force

and operation, and especially against and in violation of the provisions of a section

and ordinance of such Sanitary Code, which was duly passed and adopted by the Board

of Health of the Health Department of the said City of New York, and by said

Health Department at a meeting thereof, duly held in said City, on the twenty-third

day of February, 1876, in the manner and language following, to wit:

"Resolved, That under the power conferred by law upon the Health Department,  
"the following additional section to the Sanitary Code, for the security of life and  
"health be, and the same is hereby adopted and declared to form a portion of the  
"Sanitary Code.

"No milk which has been watered, adulterated, reduced, or changed in any  
"respect by the addition of water or other substance, or by the removal of cream,  
"shall be brought into, held, kept or offered for sale at any place in the City of New  
"York, nor shall any one keep, have, or offer for sale in the said city any such milk."

Which said ordinance was thereafter duly published once a week, for two  
successive weeks, in the *City Record*, a daily official newspaper and journal published  
in said city, to wit: in the issues of such newspaper of the 24th day of February, 1876,  
and also of the 2d day of March, 1876, and which said ordinance was then and there,  
and at all times thereafter, in full force and operation against the forms of the Statute  
in such case made and provided.

DANIEL G. ROLLINS,  
BENJ. K. PHELPS, District Attorney.

0068

BOX:

54

FOLDER:

618

DESCRIPTION:

Dwyer, Matthew

DATE:

12/23/81



618

0069

J. P. NOLAN, M. D.  
66 CHARLTON STREET.

New York, Dec 16 1881

This is to certify that I  
am attending Mrs. Jane Gordon  
She is suffering badly from  
the attack received being mainly  
the effect of stitches - I do not  
believe she will be able to  
leave her bed for at least  
one week yet -

John P. Nolan M. D.  
66 Charlton Street

0070

Form 123.

STATE OF NEW YORK, }  
CITY AND COUNTY OF NEW YORK, } ss.: Police Court—Second District.

Jane Reardon, aged 31, married  
of No. 62 Jerry Street, being duly sworn, deposes and says,

that on the 12<sup>th</sup> day of December 1881,  
at the City of New York, in the County of New York, was feloniously taken, stolen, and  
carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: Good and Lawful Money  
of the United States consisting of one  
Gold coin of the denomination of Ten  
Dollars, three silver coins of various  
denominations together of the value of  
forty-five cents, in all

of the value of Ten Dollars and Forty five cents  
the property of deponent and her husband  
Michael Reardon

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

Matthew Dwyer, now here, from the fact  
that while deponent was passing through Jerry Street at  
about the hour of ten o'clock in the evening, in front of the  
premises No 58 Jerry Street said Dwyer approached  
deponent and said "Where are you going, you bitch?"  
and seized deponent by the left arm and threw her  
down the basement steps of No 58 Jerry Street; thrust  
deponent and forcibly attempted to take from deponent's  
left hand the money hereinbefore described; deponent  
screamed and said Dwyer ran away and  
deponent ran after him and caused his arrest.

Jane Reardon  
her mark

Sworn to before me this 12<sup>th</sup> day of December 1881  
M. J. [Signature]  
Police Justice.

0071

Sec. 198-200.

2d

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Matthew Dwyer

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

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

Answer. 64 Leroy Street, 8 years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty of the charge

Taken before me, this 13<sup>th</sup>  
day of December 1881

Matthew Dwyer

Mercutio Police Justice.

0072

Act. 208, 209, 210 & 212

Police Court 2<sup>nd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Reardon  
62 1/2 East St  
Matthew Dwyer

Offence, Robbery

Dated December 13 1881

Hon. James O'Sullivan Magistrate.

John Volkmann  
9<sup>th</sup> St  
Clerk.

Witnesses Mrs. Margaret Foster

No. 64 Henry Street

No. 9<sup>th</sup> Street  
Police Street,

No. Street.  
DEC 15 1881  
Clerk

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ <sup>held to answer the same and he</sup> ~~\_\_\_\_\_~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until ~~he give such bail.~~

Dated Dec 13 1881

*[Signature]* Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

0073

Secs. 208, 209, 210 & 212.

Police Court - 2<sup>nd</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Jane Reardon  
62 Perry St

Matthew Dwyer

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated December 13, 1881

Am. Marcus Otterby, Magistrate.

Johan Valiant, Officer.  
9<sup>th</sup> Clerk.

Witnesses

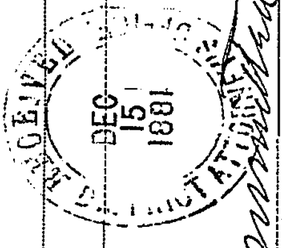
Mrs. Margaret Foster, Street,

No. 64 Perry Street

Johan Valiant, Street,

No. 9 Permit Street

No. Street.



*Matthew Dwyer*

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

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ *with answer to the sum of* ~~\_\_\_\_\_~~ *\_\_\_\_\_* and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 13, 1881 *Matthew Dwyer*  
Police Justice.

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

There being no sufficient cause to believe the within named \_\_\_\_\_

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

Dated \_\_\_\_\_ 1881  
Police Justice.

0074

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

*Matthew Dwyer* against

*Matthew Dwyer*  
of the crime of  
*Attempted Robbery*  
committed as follows:  
The said *Matthew Dwyer*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *twelfth* day of *December* in the year of our Lord  
one thousand eight hundred and ~~seventy-eight~~ *eighty-one* at the Ward, City, and County  
aforesaid, with force and arms, in and upon one *Jane Reardon*  
in the peace of the said People then and there being, feloniously did make an assault and

*One gold coin (of the kind commonly called  
an eagle) of the value of ten dollars.  
Divers coins of a number, kind and  
denomination to the Grand Jury aforesaid  
unknown and a more accurate description  
of which cannot now be given of the value  
of forty-five cents.*

of the goods, chattels and personal property of the said

from the person of said

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

*Daniel J. Rollins*

**BENJAMIN PHELPS**, District Attorney.

0076

BOX:

54

FOLDER:

619

DESCRIPTION:

Eagan, John

DATE:

11/30/81



619

0077

Part 2  
No. 229  
Dec 5 1881

Counsel

Filed 3d day of Apr 1881

Pleads Not Guilty

THE PEOPLE

John Egan  
James Egan  
Dr. P. H. Williams

INDICTMENT.  
Larceny of Money, &c., from the person  
in the right time, and  
receiving stolen goods

BENJ. K. PHILIPS  
District Attorney.

A True Bill.

Alfred C. [Signature]

Foreman.

[Signature]

[Signature]

State Referee of Court.

James B. Miller a for witness

10.  
[Signature]

0078

FORM 112.

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

Police Court—Third District.

*James Charles McMillan*  
and *in House of Detention*, ~~Street~~, being duly sworn, deposes  
and says that on the *24<sup>th</sup>* day of *November* 18 *81*

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 deponents*

*person, in the day time,*

the following property viz: *One over coat and one*

*under coat, together of the value of*

*fifteen dollars, one silver watch*

*and steel chain attached of the*

*value of thirty dollars and gold*

*and language money of the United States*

*consisting of two twenty dollar gold*

*pieces and two five dollar gold pieces,*

*said property being in all cases together*

of the value of *thirty-five (95)* Dollars  
the property of *deponent*

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

*now here, from the fact that this*

*deponent met said deponent on*

*the morning aforesaid and went*

*with him to a liquor saloon at*

*204 South.* That said coats were

then worn upon deponents person

as a portion of deponents bodily

clothing and said watch was

contained in the watch pocket

of the coat upon deponents person

and said money was in the

left pantaloons pocket of the

Subscribed and sworn to before me this 24th day of November 1881  
at the City of New York, in the County of New York.  
Notary Public

portations then on deponents  
 person. That deponent sat at  
 a table in said saloon and  
 drank two glasses of liquor  
 in company with said deponent.  
 That deponent then became  
 unconscious and when  
 deponent regained his senses  
 he found himself in the  
 street and became aware  
 that all of said property had  
 been stolen and carried away  
 from deponents possession and  
 person and that he had  
 a coat on his person which  
 was not his property.

That on the morning of the 26<sup>th</sup>  
 instant deponent saw said  
 deponent at the 7<sup>th</sup> Precinct  
 Station house and saw  
 that he, said deponent, had  
 them in his possession and  
 on his person the stolen  
 over coat of deponent aforesaid.

That deponent was there-  
 after informed by the Car-  
 Keeper in said saloon that  
 he, said Car Keeper, took from  
 said deponent deponents said  
 watch and chain.

That deponent has no home  
 in the City of New York having  
 recently arrived here from  
 Bridgeport on his way to  
 Pittsburgh

James M. Miles

Given & Deposition this  
 21<sup>st</sup> day of November 1851  
 J. M. Miles  
 J. M. Miles  
 J. M. Miles

0080

Sec. 198-200.

3<sup>d</sup>

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Eagan*

Question. How old are you?

Answer. *Twenty-eight years of age*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *25 Catharine St, one month*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty of the charge. I did not take his coat with the intention of keeping it. I was in the company of the Complainant and was drunk. I waive further examination here.*

Taken before me, this *26<sup>th</sup>*  
day of *March* 188*8*

*John Eagan*

*M. J. Patterson* Police Justice.

0081

Complainant mi  
House of Detention  
in default of  
\$100 & testify

BATTED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Sec. 209, 200, 210 & 212.

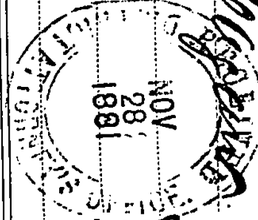
Police Court District

3<sup>rd</sup> 1099

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James C. McSpie

John McGee



Grand Jurors  
John McGee  
John McGee

Dated November 26 1881

Patterson Magistrate.

Magistrate of the City of New York  
Clerk.

Witness Thomas J. Fleming

No. 17 Courtroom Algonk

Charles Thomas Galton

No. 17 Courtroom Algonk

Capt. Pety

No. 17 Courtroom Algonk

Comm. J. Geo. S. J.

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

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

Dated November 26 1881 Police Justice.

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

Dated \_\_\_\_\_ 1881 Police Justice.

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

Dated \_\_\_\_\_ 1881 Police Justice.

2882

Sec. 208, 209, 210 & 212.

Police Court-- District.

3<sup>rd</sup> 1899

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James C. McPike*  
vs. *H. H. D.*



*John B. ...*  
*Shaw & ...*  
*from the ...*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*Complainant in*  
*Home of Detention*  
*in district of*  
*\*300 to ...*

Dated *November 26* 1881

*Patterson* Magistrate.  
*English & Jones* " Officer.

*McP* Clerk.

Witness: *Thomas Fleming*

No. *17 Catharine Street*

*Christopher Gallahan*

No. *17 Catharine Street*

*Capt. Petty*

No. *7 Park Place*

*Comd. D. W. G. A.*

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

*has been guilty thereof*, I order that he be ~~admitted to bail in the sum of \$1000~~ *admitted to the City Prison*, until he shall be ~~admitted to bail~~ *of the City Prison* and be committed to the Warden or Keeper of the City Prison.

Dated *New York 26* 1881

Police Justice.

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

Dated 1881

Police Justice.

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

Dated 1881

Police Justice.

0083

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

of the crime of *Larceny*  
(from the person)  
committed as follows:  
The said *John Eagan*

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

on the *twenty fourth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* 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,

*two coats of the value of seven dollars and fifty cents each*  
*One watch of the value of twenty five dollars*  
*One chain of the value of five dollars*

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

been feloniously stolen, taken and carried away) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity

DANIEL G. ROLLINS, District Attorney.