

0247

BOX:

440

FOLDER:

4055

DESCRIPTION:

Daily, Winifred

DATE:

06/10/91



4055

0248

110/ *James Taylor & 111 Broadway*

Counsel,
Filed 10 day of June 1891
Pleads, *W. J. Kelly*

Grand Larceny, Second Degree. [Sections 528, 531 Penal Code].

THE PEOPLE vs.

Winfred Daily
N.Y.

DELANEY WISSELL
JOHN R. FELLOWS

District Attorney.

A True BILL

Chas. J. Quinn
Foreman.
June 17/91

Wm. J. Conroy
Pen 12 1/2 yrs.

0249

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

Peter Deulin

of No. 6 W. 12th Street, aged _____ years,
occupation Office being duly sworn deposes and says,
that on the 5th day of June 1881
at the City of New York, in the County of New York, he arrested

William Daily charged with
Larceny from the person, upon
complaint of John Brennan
deponent says that said Brennan
is a non resident and that he is a
material witness for the people.
Wherefore deponent proposes that
said Brennan be committed to the
house of detention

Peter Deulin

Sworn to before me, this _____ day

of June 1881

[Signature]
Police Justice.

0250

Police Court / District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of the Beekman Town N.Y. John Brennan Street, aged 46 years,
occupation laborer being duly sworn,
deposes and says, that on the 5th day of June 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

Ten dollars in gold and
laurel money of the United State

\$ 10 ⁰⁰/₁₀₀

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 Minford Daily New York.

from the fact that deponent had
said money in his pants pocket that
he went into a Saloon corner of Pell
and Dwyer Streets that the defendant
was sitting alongside of deponent that
deponent caught hold of defendants
hand as she took out money from
deponents pocket and that defendant
passed said money to another
person unknown to deponent

Deponent therefore charges the defendant
with having taken carried away and
stolen from the person of deponent said
money and prays that she be held
to answer

John Brennan

Sworn to before me this

of June

1891

day

Police Justice.

[Signature]

0251

Sec. 198-200.

District Police Court.

CITY AND COUNTY,
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Minifred Daily

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No home

Question. What is your business or profession?

Answer.

Domestic

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.

*Minifred ^{her} Daily
mark*

Taken before me this

day of *July*

5

1891

Police Justice

0252

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

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

Dated June 5 1891 Police Justice.

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

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

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

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

0253

713

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Brennan
House of Representatives
1 *Minneapolis Daily*
2
3
4

Office of Attorney
John Brennan

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *June 5th* 1891

Hogan Magistrate.

Dellin Officer.

6th Precinct.

Witnesses _____

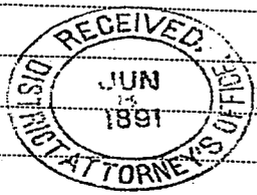
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *R.S.*

Comm. of 2
Person



The People of Court of General Sessions. Part I
 Verified Daily Before Judge Cowing Friday June 19. 1891
 Indictment for grand larceny.

John Brennan, sworn and examined, testified
 I never saw the defendant before the day she
 stole my money; it was Thursday in broad
 day light on the 5th of June. I saw her in a
 saloon. I dont know where it is I went in and
 had a glass of beer. Another woman and the
 defendant enticed me into a back room
 I sat down; they pleaded hunger and I
 sent out for cabbage and potatoes for them
 to eat; they put their old petticoats on the
 end of the bench and told me to lie down
 I like a fool did lay my head down, and
 then they put an old thing over my eyes
 I found her putting her hand in my
 pocket and taking out the money. I grabbed
 her hand; they kept me down on the seat
 I got up and asked her for my money;
 she denied that she took it. I seen her
 hands in my pocket. I would not charge
 her if I did not catch her in reality. I
 had ten dollars, a five dollar bill, two
 two dollar bills and a one dollar bill
 They gave me half a dollar in change
 before that; they brought it back to me
 and told me I carried a bad half dollar.

Cross Examined. I am in the House of Detention

0255

I live in Beckman town near Jarrytown. I got paid that night a check for \$22.84 by the Jarrytown Waterworks and Mr. Palmer, a hotel keeper near the Railway station cashed my check. I came here to buy a pair of pantaloons. I did not get the chance to buy them. I remained in the city on Friday night and Saturday. I guess I went into the saloon about 8 or 9 o'clock in the morning. I was not drunk when I went in there. This woman was down the street and she brought me into the saloon to have a drink. Four women were in the saloon, and when I went in they put her out because they meant to rob me and the saloon keeper helped to put her out too. I don't know where this saloon is I could point it out if I had my liberty. I slept the night before this in No. 23rd Boreway in a lodging house. The reason why I did not buy the pantaloons the night before was that I got into town too late. I took the 10.10 train. All the shops were shut when I got into the Central Depot. I took a glass of two that night, but I was sober. Peter Devlin, sworn and examined. I made the arrest in this case in the saloon corner of Dorps and Pell streets. A man

by the name of Lavell, I believe, keeps it. I arrested the ~~defendant~~ about four o'clock in the afternoon on the complaint of the complainant; she denied taking the ten dollars. The complainant came to me and said there was a woman inside who took ten dollars out of his pocket fifteen or twenty minutes before he came to me. He was not much under the influence of liquor; he might have been drinking. I did not have the defendant searched in the station house because the complainant said he saw her hand it to somebody else and they ran out. John Brennan was recalled. I do not know what time this thing occurred. I supposed in the morning about eleven o'clock; the policeman knows, I had no watch. I did not look at the clock. I could not tell exactly the time; it was either ten or twelve o'clock. I did not bother looking.

Mirifred Daily, sworn and examined in her own behalf testified. I live out as a cook. I broke my leg two months ago at Mr. Lavell's corner and I took my clothes in there. I just came out of Bellevue two days before with my broken foot. I worked last up stairs with a man who owns the house, up above this saloon. Maggie O'Brien took this man into the saloon; they both

were drunk. The two told us they were in No. 23 Bowery that night; the man pulled out a bad fifty cent piece and called for drinks; the bar tender would not take the bad fifty cent piece. He went through himself; he says, "I have not any more money." He found a two dollar bill pinned inside of his shirt. Mary Moloney said, "we want no drinks; he sent out for corn beef and cabbage; he had 75-cents and two two dollar bills. From 8 o'clock to four he slept on the bench. Then this Mary Moloney was between me and him on the ~~bench~~. I was sewing a dress; she put her hand in his pocket to get a paper of tobacco; she smokes. With that he got up and he said it was me, and she ran out. Did you take any money from him at all? I did not handle a cent of his money. I saw a two dollar bill and he said that was all the money he had. This girl who came in with him slept with him all night at 23 Bowery and had a handful of bills. I saw but two dollars with him and he spent about \$1.25 out of it. I sewed the sleeve of his shirt for him. The jury rendered a verdict of guilty of grand larceny in the second degree.

0250

Testimony in the case
of
Winfred Daily
filed June 1891

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Winfred Daily

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Winfred Daily of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Winfred Daily,

late of the City of New York, in the County of New York aforesaid, on the 5th day of June in the year of our Lord one thousand eight hundred and ninety one, at the City and County aforesaid, with force and arms, in the day-time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of ten

No.

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of ten dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of ten

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

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

of the goods, chattels and personal property of one John Brennan, on the person of the said John Brennan, then and there being found, from the person of the said John Brennan then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

0260

BOX:

440

FOLDER:

4055

DESCRIPTION:

Daley, Thomas

DATE:

06/22/91



4055

0261

Witnesses:

Four horizontal lines for witness signatures.

James

Counsel, *Wm. Deane*
Filed *20 June 1899*
Pleads *August 20*

THE PEOPLE

vs.

Thomas Daley
vs. Henry M. Deane

Grand Larceny Second Degree
[Sections 528, 531 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

John F. Mahoney
James J. Mahoney Foreman.
Edward M. Mahoney
Elmer Mahoney

29

0262

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Friedrich Cronheim
of No. 68 Hudson Street Hoboken N.J. Street, aged 32 years,
occupation Theatrical manager being duly sworn,
deposes and says, that on the 14 day of June 1891 at the City of New York,
in the County of New York, was feloniously taken, ^{and person} stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One watch of the value of One
hundred dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Thomas Daly (now here) for
the reasons that deponent was
at South Beach in the County of
Richmond and had said watch
in a pocket of the vest then worn
on his person. Deponent is informed
by Edgar Cronheim that he noticed
the defendant standing ~~with~~ deponent
at South Beach. Deponent is further
informed by John McGinnis (now here)
that he arrested the defendant and
found the watch here shown in the
defendant's possession in the City of
New York which watch deponent identified
as his property.

Friedrich Cronheim

Sworn to before me, this 15 day
of June 1891
Wm. M. Mahoney Police Justice.

0263

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John W. Gunnis officer of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Seafried Cronheim

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

Sworn to before me, this 15 day of June 1899 } John W. Gunnis

[Signature]
Police Justice.

0264

CITY AND COUNTY }
OF NEW YORK, } ss.

Edgar Cronheim

aged 10 years, occupation School boy of No.

68 Hudson St. Hoboken Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Suspect Cronheim

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

Sworn to before me, this 15
day of June 1899.

Edgar Cronheim

W. J. Mahon
Police Justice.

0265

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Daly 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. Thomas Daly

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. 144 Henry St. 7 months

Question. What is your business or profession?

Answer. Printer

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

Answer. I am not guilty
Thomas Daly

Taken before me this 15
day of June 1891
Wm. H. Johnson
Police Justice

0266

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

defendants

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

Dated *June 15* 1891 *A. J. Dunsen* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0267

812

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Crockerin
68 Hudson St.
Hoboken N.J.
Thomas Daly

Offence *Larceny*

2
3
4

Dated *June 15* 189*1*

J. M. Mahon Magistrate.

Lynnan T. McGuire Officer.
60 Precinct.

Witnesses *Officer*

No. *Edgar Cronk* Street.
68 Hudson St.
Hoboken

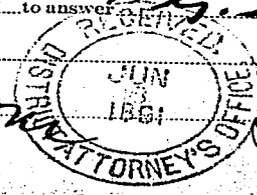
No. *Officer* Street.

William Paxon

No. *531 Newark Ave* Street.

James H. H. S.

\$ *1500* to answer



person

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0268

Thomas Galy

Born New York

Occup Notade

Married

Single

Residence 44 Henry St

Parents living

0269

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Daley

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

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

The said *Thomas Daley*

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

*one watch of the value of
one hundred dollars*

of the goods, chattels and personal property of one

Seefeld Cronheim

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

SECOND COUNT—

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

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

The said *Thomas Dailey*

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

one watch of the value of one hundred dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one

Siegfried Cronheim

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

Siegfried Cronheim

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

Thomas Dailey

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

DE LANCEY NICOLL,

District Attorney.

0271

BOX:

440

FOLDER:

4055

DESCRIPTION:

Newcomb, Matthew

DATE:

06/05/91



4055

0272

BOX:

440

FOLDER:

4055

DESCRIPTION:

Deemer, Harry C.

DATE:

06/05/91



4055

0274

Peter T. Gray,
Plumber, Steam and Gas Fitter,
464 Canal Street,
New York, June 27, 1891

To whom it may concern
This is to certify that
Harry Jensen was in my
employ for two years
during which time I always
found him honest, sober
and industrious, a good
faithfull workman, and
thoroughly trustworthy.

Peter T. Gray

0275

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Alfred H. Asselin
of No. 32 1/2 West 50th Street, aged 39 years,
occupation Salesman being duly sworn

deposes and says, that on the 24 day of May 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the day time, the following property viz :

One gold watch & chain of the value of forty five dollars and a scarf pin of the value of five dollars all of the value of fifty dollars (\$50)

Cred. to man of ban...
11/2/24

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 Harry C. Deemer (now here) and Walter Newcomb (now here) under the following circumstances: Deponent met the defendant in the saloon corner of Sullivan and Canal street, and was drinking with him there about half an hour or three quarters of an hour. Then deponent left the saloon and went out in the street. Defendant followed deponent out of the saloon and accosted deponent and asked deponent to go with him to some place. Deponent refused to go and then the defendant suddenly snatched the said watch from deponent's pocket and pulled it away with the said chain, and defendant snatched the said scarf pin from deponent's scarf, and ran off and escaped. The defendant was subsequently, about two four hours after the

of
Subscribed before me, this
1887
day
Police Justice

0276

Said occurrence arrested by Policeman Fleming
of the 8th Precinct, and Matthew Newcomb
(now here) was subsequently arrested with
the said stolen property in his possession,
by Policeman John Hyatt of the 8th
Precinct. Deposition taken that de-
fendant be dealt with as the law directs

Sworn to before me this 25 day

of Mar 1896

W. M. Malone
Police Justice.

Alfred H. Cassino

0277

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry C. Deemer 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. Harry C. Deemer

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. U.S.

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

Answer. 421 Canal St

Question. What is your business or profession?

Answer. Compositor

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 recollect drinking with him that is all. I have no recollection whatever of taking his property.

Harry C. Deemer

Taken before me this

25

day of May 1889

Wm. M. ...

Police Justice.

0278

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Matthew Newcomb 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 Newcomb

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. NS

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

Answer. 245 South 5th St - 2 years

Question. What is your business or profession?

Answer. Bar Tender

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 take it. I did not see it taken. I am the bar tender of the saloon where the complainant was drinking and I only had the property for the purpose of returning it to the owner. I went to find the officer for the purpose of returning it when I was arrested.

Matthew Newcomb

Taken before me this

day of May 1891

M. H. ...

Police Justice.

0279

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.....

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

Dated May 25 1882 W. W. ... Police Justice.

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

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

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

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

0280

714

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred H. Asselin
328 West 30 St
Harry E. Deemer
Mattie Newcomb

Jessie Fox
Office
Peru

3.....

4.....

Dated *May 25* 1891

Ch. Deahon Magistrate.

Fleming & Hartz Officer.

5 Precinct.

Witnesses *Call the officers*

No. *1* Street.

No. _____ Street.

No. _____ Street.

\$ *2000* to answer *Bill*



Wm. A. H. [Signature]

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0281

New York June 30 '91

To whom it may concern

The Bear of Harry Deamer
worked for me from
January until one week
before he was arrested
and I always found him
a first class man,
Honest and reliable,

W. F. Breen
172 W. Broadway
N. Y. City

0282

W. F. Becker & Co.
Patent Rolling Iron Shutters,
A SPECIALTY.
MACHINISTS & BLACKSMITHS,
Hoist Wheels, Elevators and Dummies,
172 WEST BROADWAY,
Near Canal Street.
NEW YORK.

JOHN VAN VORST.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Harry C. Deemer and
Matthew Newcomb

The Grand Jury of the City and County of New York, by this indictment accuse
Harry C. Deemer and Matthew Newcomb
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Harry C. Deemer and Matthew Newcomb, both*

late of the City of New York, in the County of New York aforesaid, on the *twenty-fourth*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-ninety-one, in the *day* time of the said day, at the City and County
aforesaid, with force and arms,

one watch of the
value of thirty dollars, one
chain of the value of fifteen
dollars and one scarf-pin of
the value of five dollars

of the goods, chattels and personal property of one *Alfred N. Asselin*
on the person of the said *Alfred N. Asselin*
then and there being found, from the person of the said *Alfred N. Asselin*
then and there feloniously, did steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York, and their
dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Harry C. Deemer and Matthew Newcomb
 of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Harry C. Deemer and Matthew Newcomb, both*

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

*one watch of the value of thirty
 dollars, one chain of the value of
 fifteen dollars, and one scarf-pin
 of the value of five dollars*

of the goods, chattels and personal property of one *Alfred W. Asselen*

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

unlawfully and unjustly, did feloniously receive and have; the said *Harry C.
 Deemer and Matthew Newcomb*—
 then and there well knowing the said goods, chattels and personal property to have been feloniously
 stolen, taken and carried away, against the form of the statute in such case made and provided,
 and against the peace of the People of the State of New York and their dignity.

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

0285

BOX:

440

FOLDER:

4055

DESCRIPTION:

Dinnean, Patrick F.

DATE:

06/29/91



4055

0286

BOX:

440

FOLDER:

4055

DESCRIPTION:

Leonard, John

DATE:

06/29/91



4055

0287

BOX:

440

FOLDER:

4055

DESCRIPTION:

Morrow, Patrick

DATE:

06/29/91



4055

0288

BOX:

440

FOLDER:

4055

DESCRIPTION:

O'Toole, Robert

DATE:

06/29/91



4055

0289

POOR QUALITY ORIGINAL

Witnesses;

J. J. Collins
Counsel,
Filed *29th* day of *June* 18*91*
Pleads,

19 THE PEOPLE
63 *South* *Paris* vs.

20 *Washington*
John *Edward*
19 *Hoag* *Winn*
Patrick *Morrow*
Robert *O'Toole*

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

22 *Samuel* *Nicole*
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. J. Jubb
Foreman.

June 30, 1891
All plead G.L. 1891.
Each
Elmira Ref.

the
accepted
the
people
with
the
best
interest
of
the
people
of
the
state
of
New
York

0290

Where is the money you collected?
stolen

who stole it from you?

Did you see these two men take the
money from you?

They stole my money, hat & bag
with locks & cuffs.

Where were you when they took
the money and other things
from you? Pell St.

At what number of Pell St?

I do not know the number.

and at what day and what
hour of the day? ^{about that time}
Monday evening

Who were ~~in the room~~ there when
you ~~was~~ ^{the} money was
taken from you? I was alone
myself no friends

3 or four men. - boys

Patrick Morrow John Leonard and
Robert O'Toole. in court.

Did you see Patrick Deneen
there, or anywhere else on ~~that~~
~~Monday~~ Monday evening?

I am not sure of the 4 men.

" " sure of the other 3

Can you identify Patrick Deneen as
one of the men who were present at
the time the money was taken from you?

I am not sure of him

Identified

~~Inf. Special Service Card~~

~~The Peoples are our
plaint of circumstances~~

~~numbers to go to the state~~

~~about 13917
At what time did you visit the woman on
the street and get the one drink?~~

~~Which did you get that drink?
the drink but not drunk.~~

~~and your drink any beer or liquor
anything to drink? No.
and there men or women give you~~

~~not know the others
I saw the young lady there
Why were there other women?~~

~~I saw that young lady
identified as Maggie Williams
in cont. in cont.~~

~~Who were they?
there in front of the hallway
where you lost your money?~~

~~Did you see any women in
about 13917
on 13917
from you by that defendant
How much money was taken~~

Best.

David Malloy called to witness
stand

Place your right hand on the
Bible

You do solemnly swear that
the evidence you shall give in
this complaint against these
defendants shall be the truth
the whole truth and nothing
but the truth so help you God?

Yes.

What is your name

David Malloy

How old are you

Twenty one

State what you know in reference
to this charge against these defendants
standing before you

I was all had me in a hall in
Pell St. sitting to some women when
they carried me out where it was
dark as there was a light burning
in the hall, and took my money
watch hat cuffs buttons, necktie
pin + satchel with receipt book
all four hit them hit me also.
Do they do they did to you
yes.

2

(2)

Q How much money did they
 take from you?
 A I cannot give an exact account
 but I think about \$150.
 Q Where was it that they took this
 money from you?
 A Sunday night June 15th 1891
 about 9 o'clock

Q Where

A In a hall in Pell St. I do not
 know the number of the house

Q What kind of books did they
 take from you?

A Receipt book & an memorandum book
 Q Are these the books
 A Yes.

Q What kind of a satchel was it
 they took from you?

A A canvas satchel with leather tips
 Q What kind of a watch did they
 take from you?

A Silver.
 Q Is this the watch (now show you)
 A Yes.

Q Point out the persons that
 you say were present when
 this property was taken from you

0294

Witness points out Robert O'Boyle
John Leonard ^{Ed} Patrick Morrow
Q Did you see the man Patrick
Dusein who is standing up
there at the time

A I am not sure of that man
Q Were any other persons present
at the time these defendants

~~stood~~ stood you in the hallway

A There were several women & one
or two Chinamen

Q Have you seen any of the women
since and could you tell
them if you should see them

A I have only seen one of the women
whose face I can recognize. I have
seen three but I cannot recognize
their faces

Q Do you see this woman Maggie
McCann there in the hallway ^{in Fall St}
at the time these men had
you there.

A Yes
Cry Examined

Q What time did you get in the
neighborhood of Chatham square
that day

3

about 3.30 or 4" I am not sure
of the exact hour.

What were you doing in that
neighborhood about that
hour?

A I was collecting rents Up Town
on Tenth Ave + crossed to P'way to
pay interest on Bond + Mortgage,
I came down Town in a City Hall
Train on 3 Ave elevator R.R. +
changed at Chatham sq. for a
South Ferry train + while waiting I
went down stairs to get a drink.

Q you went down stairs and
got a drink; and where did you
go after you got the drink?

A To the State Closet in the place.
Q Did you speak to the man
who served you with the
drink at about the time
you received it.

A Yes.
Q Did you speak with anybody
that day after that, and if so
with whom.

A Yes in writing. I do not know
their names.

Q The last person you spoke to
was the bartender with
the person where you got off
in Chatham Square and got
a drink.

Yes but I spoke to several
more in writing.

Q Was he the last person you
spoke to by mouth?

I can't say for ~~sure~~ sure I
might have spoken to some one as I
passed in going to the St. C.

Q To the best of your recollection
at the present time who
was the last person you
spoke to by mouth that day
or night?

A The bartender in the saloon
Q Then you remained in the
neighborhood of that saloon
fell on a dog or ^{the} Chatham
square about the time you
were robbed?

A After I left the water about
I have no recollection of where I went
or what I done until the men
had me in the hall in Pell St.

0297

(4)

Q If you are sure that you left
the saloon that afternoon
not later than 4 o'clock
I cannot say if it was exactly 4
o'clock but I remember leaving
Q Will you swear that it was
as late as 4:30 p.m. when you
left that saloon

A I cannot swear to that because
I was only 10 or 15 minutes in the place
& I got there about 3:30 or 4 o'clock
Q Do you know where you went to
after that you left? or do you
remember what took place
from the time you left the
saloon until you were in
the hallway with the 4 defendants

A I cannot remember anything
Q At what time now on that day
do you remember that you
last saw the 4 defendants
that was stated from you

A I had my hands in the roll
of bills in the hallway in Cell St.
before the men took a hold of me.
Q Where you went in the saloon
to get the drink, were you
as sober as you are now?

Yes.

Q What was the first thing done by any one that you now remember took place on that day after you left the saloon?

A Nothing that I can remember until I was in the hall in Pell St.

Q Do you now remember every thing that took place in the hallway pell street and what was done by these defendants at the time you were in the hallway with them?

A I was talking to them & they to me when suddenly they took a hold of me & carried me into the street, ~~and~~ ~~was~~

Q And they carry you into the street before you were robbed or was it after you were robbed?

A They carried me into the street first.

Q And they then carry you back into the same hallway and then rob you?

A No they robbed while I was in the street.

Q Hadn't you say a few moments

(5)

ago to the judge that they carried
you

Q Who was it that you were writing
to in the hallway and what
did you write?

A Those men & several men, several
questions & answers.

Q What did you write on the wall
or paper or any place

A I do not remember ^{writing} anything
in particular

Q How do you know at the time
you wrote something in that
hallway that you could not
speak?

A Yes

Q At what time that day did you
first notice that you could
not speak?

A After leaving the saloon, about
3:45 or 4 o'clock

Q These men were all strangers to
you? Can you tell us of what
you were writing to them about
in the hallway?

A They were all strangers, but I do
not know now what I wrote then.

0300

Q Can you give us the substance
of what you wrote
No.

Q Do you now remember
whether you walked into that
hallway or whether you were
carried in.

A I walked in & was carried out.

Q Why did you walk in that hallway
at that reason

A I do not know of any reason
for doing so.

Q Did you know of anybody
being in that house or had
you any intention of seeing
anybody in that house when
you went in that hallway.
No.

Q Did anybody go into that
hall with you?

A I think the young lady.

Q Why did you go with that
Shallray with that young
lady.

A I have no particular reason.

Q Is that the best answer you
can give to my question
Yes.

Q Can you tell us the conversation
you had with that young
lady before you went into
that hall.

A I had no conversation with her
that I know of before that time,
~~in the hall.~~

Q Did she say anything to you
at that time and if so what
was it.

A I can't remember what she said,
Q Did she speak with you
at that time

A Yes in passing I was only
there a short while when the hall
was full of men & women

Q Is the young lady now in
Couch.

A She was here but I do not
know whether she is here now or not.

Q Is this the young lady, (pointing
to Maggie Williams now
standing before you

A Yes.

Q Tell me which one of these
dependants for is - please
you and what each one

of them did you specify
their names at the time
you lost your property

I cannot say which one struck
me first for they all had a punch
at me

Can you tell me which one of
them took your property or any
portion of it?

No, for they all had a hold
of me at the same time.

Did you cry police at that time?

I could not.

Did you ever see these four
defendants before that night?

Never

Were you ever in that street
before

Never.

- If they saw me last Monday
saw the police officer I
with the saloon in which
you had the drink at the
time you last spoke

No.

Do you now believe that
you could go to the saloon

0303

7

Q Do you know where it is
situated and can you
pick out the bartender
that served you with the
drink?

A Yes, I think I can
if you had one glass of Lager
beer in that saloon and
that was all you drank
that day.

Q It was not Lager beer, it
was supposed to be Holland Gin
bitters.

Q Did you ever see Holland
Gin and bitters in that saloon
at that time?

A Yes.

Q Where in fact when you went
into that saloon?

A No.

Q The weather was very warm
was it not?

A Yes.

Q Is that your favorite drink
in that weather Gin and bitters?
I have no favorite drink.

0304

Q were you sick when you left
that saloon

A No, only that my mind was
blank for a few hours.

Q Did you tell anybody that
night that you had been
robbed or lost your property

A I did not
Yes several men after being
robbed.

Q Did you go home that night

A No, it was too late & I did
not have the receipt books or money for
my father.

Q Where did you stop that
night

A No place I walked around.

Q Did you wear the suits all
night without going to
sleep at all

A Yes for my head was dizzy.

Q Where did you go the next
morning

A No place I walked around the
same

Q Mention the names of the
different persons you
saw that night and tell
them you had been robbed

0305

(8)

I do not know any of their names
I wish you tell a police
officer you had been
robbed that night

There was none around at the
time I was robbed, for I looked for
one & could not find there.

Did you not see a police man
that night while you
were walking around the
streets.

No word for after a while I was
dazed from the drubbing I got & I
did not until Wednesday morning tell
a police officer

Did you remember anything
that took place from ~~that~~
the time you were robbed
until the following wednes
day morning.

I remember waking up in a
Bowery lodging house.

What day? and what
time of day do you
remember waking up in
the lodging house

0306

I think it is ~~31~~ ³¹ 39 Bowery
Wednesday morning about 6.30
o'clock

Do you remember where you
were Tuesday ^{and Tuesday}
night

I walking around Tuesday, Tuesday
night I slept in that house

Do you now remember that
you were walking around
Tuesday ^{and Tuesday} night
you slept in that house
Yes, for I woke up the
following morning in the house

Did these men steal all
your money in that hallway
or in peck street

All but four or five
single dollar bills, which I always
keep out of the roll of bills for
change

Do you remember where you
ate your meals and
Tuesday during the day

I did not eat at all.

When was it you had your
last meal before you
reported this to the Station house

0307

(9)

Sunday, about 9.30 or 10^{am} in
a restaurant in Beaver St.
When did you next see
that.

Tuesday morning with the
officer in a restaurant on the Bowery

Do you know Daniel
Bride who resides at
Fort Hammeton Kings Co
Yes.

When did you last see him
Friday night I think he came
up to see me

Were you not at Fort
Hammeton East Sunday
Evening and did you
not meet Mr. ~~Reed~~ at
the Grand View Hotel
No.

Did you ever use a pin in
any form whatever
Over that I know of.

Would you know a set of
yourself uses it

~~I do not know to my knowledge~~

~~I do not know~~

No. I never saw the drug

Examination adjourned to June 23. 1891. 3 PM

June 23-1891. Examination resumed
3:30 P.M.

Counsel for defendants Patrick J. Dinneen and Patrick Monow waived further examination. Court held said defendant to bail \$1000 - each to await action of the Grand Jury.

By Counselor Stacom for defendant Leonard -

What did defendant Leonard do to you on the Monday evening in question?

He was with the men & helped them. What did he help them to do?

By my part of the hall prob me Counselor for defendant Leonard waived further examination in behalf of his client Leonard.

By the Court. Defendant Leonard will stand up. I shall hold you in \$1000 bail to await the action of the Grand Jury.

10.

By counselor Cortello for defendant
O'Loole

Q. Where did you get the money
which you say was stolen from
you?

I had collected it from some
tenant of the Pothier estate, which
my father has charge of.

Who are those tenants and where
do they live?

I cannot give their names
now but if the office gives me
my memorandum book I can tell.

They live up town on 9th Ave.
& 40th St. ^{#01 #13 & 405 #405# & 3417 9th Ave!} & at 645-10 Ave. 401

On what day and at what time
of the day did you collect these
rents?

On Monday, June 15th 1891
at between, about the hours of 11
o'clock in the morning & 2.30^{or 3} o'clock
in the afternoon

Take the books and read from
the books the names of persons from
whom you collected rents on that
day?

Antonio Garriga	341-9 Ave	11 ⁰⁰ ₁₀
Richard T. Harris	do	108. ³³
Catharine Thornton	do	5 ⁰⁰

Peter Ackerman	#03 H. H. St.	8.00
O'Neill	"	7.
Francesco	"	9.
John Senecks	#05 "	5.
Mrs. Shue	"	11.
John Baker	#03 "	7.50
Frank Tucker	645-10 Ave	35.
J. J. O'Connell	"	10.50
Frank Heinlein	"	4.
John Plock	"	4.
James Stone	"	5.
John Keyser	"	5.
Cath. Matthews	"	5.
Kate Bookbaum	"	11.
Arne Tisti	#03 H. H. St.	10.50
Mary Collie	"	6.
Adam Shultz	#05 "	18

Do you wish the court to understand that you left the Elevated Railroad at Chatham Square simply and only for the purpose of getting a drink?

No I wanted to go to the water closet was my reason for going down stairs.

Why did you not go into the very open saloon right at the foot of the Elevated Railroad stairs?

I have no special reason but I saw the corner saloon on the opposite side as

as I came down. ^{on the other side of the street}
 Is not that corner saloon you refer to a full and entire block away from the Elevated Railway stairs.

No it is only a ~~short~~ short walk opposite.

Do not Dayer Street just opposite the Elevated Railway stairs?

I do not know where Dayer St. is. Was the saloon to which you refer not on the corner of Bowery and Pell Street?

Yes I think it is. How far is it from the Elevated rail road stairs to that saloon?

I cannot say exactly but it is only a short walk.

Does it not embrace block and across the street at that

No I do not think it is. Did you disagree your call after at the Saloon corner of Christie and Division Street where you saw that night?

Pro. for I do not know where Christie & Division Streets are.

Did you not go in a saloon after that what you have spoken.

0312

of and drink liquor for
which you paid 5 cents
per glass

No. ³¹⁰²
Was the office of 39 or 41 Bowery
where you stepped in the
loading house on the
ground floor or where
ground floor.

Are you sure it is either 31
or 39 Bowery
Yes.

Did you register your name
there

Not my name but John
Smith,

What time of the day or night
did you go in there
about 2 o'clock Thursday morning
after I got out of my dazed con-
dition

you were in that saloon at
39 or 41 Bowery last night
were you not

Yes, with Mr. Stinson, of
the N. Y. Herald

you saw the bartender who
served you with the first
and ~~last~~ on Monday
night

Yes..

0313

11

why did you not go into
one of the saloons between
the Elevated Stairs and
the Saloon at the Barney
street street,

I have no special reason for not
doing so,

what do you mean by saying
you had no special reason
for going in that hallway
with that young woman

I meant that I had no
reason of doing anything wrong.
What conversation did you
have with that young woman
before you went in the
hallway with her

None that I know of.
I have in any means at all
your persons of violence
that you received such
injuries

Yes, my eye was black but
is nearly better now & the scratch
on my left cheek

Do you mean to say from
the time you drank the gin
and beer that you had to go

0314

mentioned up to the time
you entered that hallway
I saw you said 5 hours after
you recollect absolutely
nothing, and that that
time is a perfect blank
to you

Yes.

And from the time you
entered the hall until the
time you were beaten you
recollect everything
clearly & distinctly

Yes, all but what I might
have written on the wall, or paper
And from that time until
we are day morning when
you arrive in the Bonney
Lodging house everything
was a perfect blank

After I was beaten ~~at~~ ^{everything}
all blank until Tuesday night
or Wednesday morning about 2 o'clock
when you were carried
at the time you entered the
hallway at about 9 o'clock
and you realize that the
previous 5 hours had

0315

15

been a claim to you
~~to~~ ~~to~~ ~~to~~
By the Court
If you now unable to
speak or hear

Yes.

were you unable to speak
and hear previous to the
time of entering the
room where you got
the gin and bottles on
Friday the 15
No for I asked for the
drink after

When were you first
conscious of being
unable to speak and
hear
after leaving the saloon.

How long after
Instantly.

Will you swear you did
not drink anything more
than that one glass of
gin & bottles that night

03 16

No more that I know of.
You cannot tell us anything
what was said by you
or those gues in chat
hallway or what it was
about can you
No for it was all in writing

Maggie Reilly being duly
 sworn deposes & says
 I reside at 11 Peel
 Street, I did not see Complainant
 June 15 I saw defendant
 O'Soale Monday night
 June 15 between 9 & 10 Peel
 Street, he handed me this
 watch & asked me to mend
 it for him & I said yes.
 I gave the watch to Detective
 Spruce on Wednesday.
 Copy Ex

Altho said will you
 mend that watch for me
 and I said yes, O'Soale
 sent the detective to me
 for it Wednesday Evening

Sworn to before me } Maggie Reilly
 this 23rd day of June 1911

Police Justice

0318

Maggie Williams being
daily snow deposits & deep
June 27 years ago
on Monday evening the
15th I was in the hallway
of 19 Pearl Street just com-
plaining there in the
evening he went in the
hallway with me after
that I remember tomorrow
Leonard & O'Boyle were
in the hallway. I saw Quincy
hit him that was all, nobody
else struck him O'Boyle
I didn't see him strike him
Complainant went out by
kitchen & O'Boyle & the other
followed him I didn't
see O'Boyle doing anything
to him I saw O'Boyle after
that when he was arrested
he didn't do anything between
the time he left the hallway
& the time he was arrested.
Complainant went up
Doyers Street and saw
tomorrow O'Boyle falling
him in Doyers Street

I saw O Toole after that,
Saw M. McGuire I didn't see
O Toole do anything more
after he left the hallway
until he was arrested

O Toole made no statement
to me
Capt. Cox

I saw no quarrel
with O Toole & Malloy I was
there all the time. The depth
of the hall is about 12 feet
and is about 3 feet wide
the 4 men & myself & Malloy
were there they came in
after me and there, Malloy
made motions to I found
Christman & he followed
me & made motions to
me he had \$300 dollars & he
wanted me to go with
him to the 7th ward
I believed he had been
drinking I don't know
whether he was drunk
Heard I was in the hall
about 10 minutes before

0320

The 4 men came there I don't
know what made them
@ that time Exception
I expected Leinen Strick
Compliment, Compliment
was not quirellous. he
could not speak at all I do
housework

Spoken before me
this 26 June 1891 } Maggie Williams

Police 100

0321

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 15th DISTRICT.

of No. South Precinct Police Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,
that ~~on the~~ _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ Maggie Williams
and Delia Maguire (both now here) are necessary
and material witnesses against Patrick Donnan
and others charged with having committed
a Robbery. and deponent further says that
he is led to believe that the said Maggie Williams
and Delia Maguire will not appear at the
said trial of Donnan and others, he therefore
asks that the said Maggie Williams and
Delia Maguire may be held to await the
said trial or find surety for their appear-
ance at said trial Francis S. Price

Sworn to before me, this _____ day of _____ 188

James W. [Signature]
Police Justice

0322

Police Court First District.

CITY AND COUNTY }
OF NEW YORK, } ss

David Holley
of 4th Ave and 88th St Fort Hamilton Street, Aged 21 Years
Occupation Collector being duly sworn, deposes and says, that on the
15 day of June 1891, at the 5th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States consis-
ting of divers bills of divers denominations of the
amount and value of one hundred and forty
eight dollars, one silver watch, one gold
Pin and one canvass Satchell containing four
receipt books all

of the value of one hundred and fifty five DOLLARS,
the property of deponent and Sarah Patterson
and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Patrick F. Dinneen, John Leonard, Patrick Morrow
and Robert O Toole (all now here)

deponent says that he positively identifies
Leonard, Morrow and O Toole with striking
him with their fists and immediately
thereafter he missed the aforesaid property

deponent is informed by Maggie Williams
that she saw said Dinneen strike him and
he in company with Leonard, Morrow,

O Toole followed deponent up Doyer Street
deponent is further informed by Maggie
Williams that she saw said Leonard
have the aforesaid canvass bag in his

day of
188
Police Justice

0323

possession and heard said Moran
 ask her to give him the same as ~~she~~
 it belonged to the man meaning defendant
 that they had trouble with and said
 Delia O'Connor gave the same to said
 Moran who threw it on a shed in
 the yard of No 18, Doyer Street
 O'Connor that she found the bag on top
 of a water closet in the yard of No 18
 Doyer Street and gave the same to said
 Moran as described by Mague Williams
 only that he attempted to conceal the
 same in the water closet but was unable
 on account of its size. Defendant is informed
 by Mague Reilly that said ~~Moran~~ O Toole
 took the watch, marble chain and described
 from his vest pocket and requested him
 to take care of the same

David Mulloy

Brought before me this

18 day of June 1891
 Charles J. Fintona
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated _____ 1891
 Police Justice
 I have admitted the above named
 to bail to answer by the undertaking hereunto annexed.
 Dated _____ 1891
 Police Justice
 There being no sufficient cause to believe the within named
 guilty of the offence mentioned, I order he to be discharged.
 Dated _____ 1891
 Police Justice

Police Court, District, _____

THE PEOPLE, &c.,
 on the complaint of _____

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—ROBBERY.

Dated _____ 1891

Magistrate, _____
 Officer, _____
 Clerk, _____

Witness, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____
 to answer General Sessions.

0324

CITY AND COUNTY }
OF NEW YORK, } ss.

Maggie Reilly

aged *18* years, occupation *House work* of No.

11 Pell

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Daniel Molloy*

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

knowledge.

Sworn to before me, this *18*

day of *June* 189*8*

Maggie Reilly

Charles A. Lainta

Police Justice.

0325

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 21 years, occupation Nothing Maggie Williams of No.

19 Pell Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of David Molloy

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

knowledge.

Sworn to before me, this 18 day of June 1891 } Maggie Williams

Charles Lainton
Police Justice.

0326

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. 23 Bowery Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of David Malley and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 18 day of June 1893 John J. O'Connor

Charles W. Hunter
Police Justice.

0327

Sec. 198-200

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Patrick Morrison

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

Question. What is your name?

Answer.

Patrick Morrison

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

8 Bogue St 5 years

Question. What is your business or profession?

Answer.

Electrician

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.

The Complainant was making signs with his fingers to Chinamen on the corner of Pell & Boyer Streets. The Complainant walked over to me and made motions with his fingers to me and I went across the street and borrowed a lead pencil and wrote "Please tell me what you wish". He wrote on a piece of paper that he wanted a woman and that he would pay \$5 or \$10. I wrote that he was in the wrong neighborhood. A number of Chinamen collected around us when Leonard came in the hallway and commenced writing to Complainant and I walked out into the street and stood on the opposite side for about ten minutes. I went over

Day of July 1938

Taken before me this

Police Justice

0328

on the hallway and O Toole came along and he also went in and commenced writing to Complainant and remained there about fifteen minutes. The Complainant. ~~Q~~.

Robert O Toole - Patrick Dunnean, John Leonard and myself crossed the street in company with each other when Dunnean struck Complainant on the face with his fist and Complainant ran away and we followed him to Boyer St. We caught hold of Complainant and he commenced to cry out and we let go of him and ran away.

About one half hour thereafter I met a woman named Delia McGuire who had a satchel I asked her where she got it from and she answered and said she found it around the corner. I informed her that the same belonged to Complainant and that we had a little trouble with him. I asked her for the same and she gave it to me and I placed it on a shed in the yard of No 18.

0329

Boyer Street and then I went
home

Patrick Morrow

Taken before me this

18 day of June 1891

Charles W. Hazleton

Police Justice

0330

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert O Toole 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. *Robert O Toole*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *3 Bayor St - 2 years*

Question. What is your business or profession?

Answer. *Type rubber*

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 saw Dunnean strike Complainant and he walked away. Dunnean Morrow⁹ Leonard followed him. After Dunnean struck Complainant I saw the watch number ~~show~~ shown fall on the sidewalk and I picked it up and gave it to Myra Reilly and told her to take care of it. I know nothing further about it and am not guilty.

Robert O Toole

Taken before me this

day of *June* 1911
Charles W. Justice Police Justice

0331

Sec. 208-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John Leonard

Question. How old are you?

Answer.

21 year

Question. Where were you born?

Answer.

ri S

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

Answer.

96 Washington St 5mas

Question. What is your business or profession?

Answer.

Truck driver

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 saw Complainant in the hallway with Maggie Williams and they were writing on the wall to each other - The Complainant made signs with his fingers and I wrote on the wall what he wanted and he wrote that he wanted a girl and he would pay \$5 and had plenty of money - I wrote and said he was in the wrong place I then went away

John Leonard

Taken before me this

day of

June

1906

Charles J. Sawyer Police Magistrate

0332

Sec. 109-100.

CITY AND COUNTY OF NEW YORK } ss.

District Police Court.

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

Question. What is your name?

Answer.

Patrick Dunnean

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

n.i.s.

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

Answer.

63 Bathurst St 2 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I struck Complainant because he attempted to strike me. I met two women named Lillie Harris and another Lillie last name is unknown and they invited me to accompany them to a saloon in Chatham Square to have a glass of beer - I accompanied them and we all drank few glasses of beer. We left the saloon and was walking up Division Street when officer Carveran took me in custody.

Patrick J. Dunnean

Taken before me this 18 day of

Charles J. ...
Police Justice

0333

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

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

Dated June 18 1891 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0334

4000. Each for
June 22 (89)
2:30 P.M. 19
June 23 - 3 P.M.
June 24 - 3 P.M.

Police Court--- 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David M. [unclear]
88 St. [unclear]
Patrick F. [unclear]
John Leonard
Patrick [unclear]
Robert O. [unclear]

Offence Robbery

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated June 15 1991

C. N. Tambo Magistrate.

Schumer & Puce Officer.

6 Precinct.

Witnesses Helia O'Connor

No. 23 Boring Street.

Maquette Vietnam Street.

No. 19 Pell Street.

Maquette Rully Street.

No. 11 Pell Street.

4000 [unclear] answer [unclear]

Com

0335

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 Patricia J.

Simmons John Leonard ^{and} Patricia M. M...
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Ten Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give such bail.

Dated June 23 1891 Charles Linton 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 _____

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

Dated June 24 1891 Charles Linton Police Justice.

0336

Police Court--- District. 841

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Hattery
vs.

1 *Patience F. Duncan*

2 *John Leonard*

3 *Robert & Joseph*

Dated *June 18 1891*

J. H. Hanta Magistrate.

Alvin Price Officer.
6th Precinct.

Witnesses *Delia Thomas*
No. *23 Bowery* Street.

Maggie Williams
No. *19* Street.

Maggie Kelly
No. *11* Street.

\$ *1000* to answer

Committed

BAILED,

No. 1, by

Residence

Street.

Street.

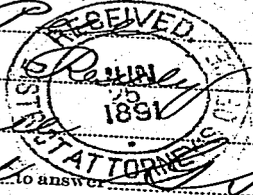
Residence

Street.

No. 4, by

Residence

Street



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Catrida S. Dimmean, John Leonard, Catrida Morrow and Robert O. Fode

The Grand Jury of the City and County of New York, by this indictment, accuse Catrida S. Dimmean, John Leonard, Catrida Morrow and Robert O. Fode of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Catrida S. Dimmean, John Leonard, Catrida Morrow and Robert O. Fode, all late of the City of New York, in the County of New York aforesaid, on the 17th day of June, in the year of our Lord one thousand eight hundred and ninety-one, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one David Mollay, in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of one hundred and forty eight dollars in money, bank notes of the United States of America, and of the value of one hundred and forty eight dollars, one watch of the value of five dollars, one pin of the value of two dollars, one watch of the value of one dollar and four blank books of the value of twenty five cents each,

of the goods, chattels and personal property of the said David Mollay, from the person of the said David Mollay, against the will, and by violence to the person of the said David Mollay,

then and there violently and feloniously did rob, steal, take and carry away, the said Catrida S. Dimmean, John Leonard, Catrida Morrow and Robert O. Fode, and each of them, being then and there aided and abetted, an accomplice actually present, to wit: each by the other, and also by divers other persons whose names are to be found in the indictment, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Sancy Mill, Attorney

0338

BOX:

440

FOLDER:

4055

DESCRIPTION:

Doran, William

DATE:

06/16/91



4055

0339

Witnesses;

Counsel,
Filed
Pleads,

16 day of June 1889

THE PEOPLE

vs.

I

William Doran

Burglary in the 1st & 3rd degree.
Section 496 & 498, Penal Code.

John R. Willows,
District Attorney.

District Attorney.

A True Bill.

Chas. J. Smith
Foreman.
James W. [unclear]
Robert H. [unclear]
Attest of Referee

0340

Police Court 2 District.

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

Arthur E. Davis
of No. 552 Greenwich Street, aged 16 years,
occupation Clerk in drug store being duly sworn
deposes and says, that the premises No 552 Greenwich Street,
in the City and County aforesaid, the said being a drug store

and which was occupied by deponent's ~~own~~ father as a drug store,
and in which there was at the time a human being, ~~by name~~ to wit: deponent

were BURGLARIOUSLY entered by means of forcibly ~~breaking~~ entering
into said store through the transom
over the door leading into the store

on the 13th day of June 1891 in the night time, ~~and the~~
~~following property feloniously taken, stolen, and carried away, viz:~~ with intent
to commit some crime therein

~~the property of~~ William D. D.
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed with intent to commit some crime
William Doran (now here)

and another person not arrested
for the reasons following, to wit: that deponent securely
locked and fastened the doors
leading into said store and left
the transom open for ventilation
Deponent retired to sleep and a
large quantity of property was in
the store. Deponent was awakened
by voices on the street at the
outside of the door and heard

0341

some one entering the store through
the transoms and a person found
the defendant in the store

SWORN TO BEFORE ME
THIS 13 DAY OF

June 1891

Arthur E. Davies

John B. Teely
POLICE JUSTICE.

H

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0342

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Doran 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. *William Doran*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *9 Duane St. 14 weeks*

Question. What is your business or profession?

Answer. *Work in a bakery*

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*
W J D
William Doran

Taken before me this *13*
day of *June* 189*1*
John S. Kelly

Police Justice

0343

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

defendant

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

Dated *June 13* 1891 *John E. Kelly* Police Justice.

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

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

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

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

0344

794

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arthur E. Davis
557 Greenuch St
William Doran

Offence
Burglary

2
3
4

Dated June 13 1891

Kelly Magistrate.

Muleahy Officer.

8 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1.500 to answer G.S.

Leam



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0345

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 Doran

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

William Doran

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

The said William Doran,

late of the Ninth Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of June, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the hour of twelve o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Arthur E. Davies,

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

the said Arthur E. Davies,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods

chattels and personal property of the said Arthur E. Davies, and

of one John E. Davies,

in the said dwelling house then and there being, then and there feloniously and burglariously to

steal, take and carry away; the said William Doran

having then and there assisted by a

confederate actually present, whose

name is to the Grand Jury

aforesaid as yet unknown.

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

SECOND COUNT—

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

William Doran

of the CRIME OF ~~Robbery~~ LARCENY ~~in the third degree~~, committed as follows:

The said *William Doran*,

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

a certain building there situate to wit: the drug store of one John H. Davis, feloniously and unlawfully did break into and enter, with intent to commit some crime therein, to wit: with intent

of the goods, chattels and personal property of one the said John H. Davis, in the said drug store, in the dwelling house of the said

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

*James H. [unclear]
Attorney.*

0347

BOX:

440

FOLDER:

4055

DESCRIPTION:

Dougherty, Daniel

DATE:

06/18/91



4055

0348

BOX:

440

FOLDER:

4055

DESCRIPTION:

Anderson, William

DATE:

06/18/91



4055

0349

BOX:

440

FOLDER:

4055

DESCRIPTION:

Kilduff, Edward.

DATE:

06/18/91



4055

0350

See v. P. Roman

Counsel,
Filed *June 1891*

Pleas, *July 19*

THE PEOPLE

vs.
Daniel Dougherty
William Anderson
and
Edward Kilbuck

Grand Larceny *Second Degree*
[Sections 528, 531, 532 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Is hereby

A True Bill.

Ed. J. [Signature]
Foreman.

[Signature]
[Signature]

Witnesses:

In the within case it
appears that the defendants
took complainant's
boat and are charged
herein with the larceny
of it. It appears from
the complainant's
deposition herein that
intent existed to steal
said boat. I therefore
recommend that the
indictment be returned
Wentworth
July 20 1891

0351

Pasco & Palmer,

Beebe's Ranges, Hot Air Furnaces,

PLUMBING AND GAS FITTING,

No. 1293 BROADWAY, cor. 33d Street,

New York, June 22 1891

To Whom it May Concern

*This is to certify that
Eder Kilduff worked for us
as a Plumber's Helper from
Aug 15/89 to Jan 11/90
we must have found him
honest or we should not
have employed him for such
a length of time
Pasco and Palmer*

0352

POOR QUALITY ORIGINAL

CALVARY BAPTIST CHURCH,
57th St. bet. 6th & 7th Aves.,
PASTOR'S RESIDENCE:
358 West 57th St.

New York, June 3rd. 189

This is to certify that the mother and sister of William Anderson are known to me, and that I have examined letters which certify that he himself ^{is} an honest and worthy young man. ^{He} is not personally known to me, but from all I learn I think his joining with others in going into the boat was but a boyish freak without intent on his part to steal the boat, ^{or} do any other wrong. I should be glad to know that the court took this view of the case.

Very truly
W. S. MacArthur.

0353

City and County of New York, ss:

I, David McMillin, being duly sworn, say:

I reside at 673 West 45th Street this City. For seven years last past I have conducted business as a milk dealer at that address. I know the defendant Edward Kilduff. He worked for me for about 14 months. He is a good, honest and industrious boy. He has a good reputation, and is a boy of good habits.

I also know his parents. I have known them for ten years back. They are people of good reputation, and well thought of in our neighborhood where they reside.

I never heard of Edward being accused of any offense before.

Sworn to before me this
22 day of June 1891 } David McMillin
James A. Hoffman }
Notary Public N.Y.C.

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUSEdward Kilduff, William
Anderson, Daniel Dougherty

As complainant ^{- to withdraw the complaint made herein and -} in the above case, I beg to recommend the defendants to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendants reside with their parents in my neighborhood, and from what I know of their character and reputation I do not believe they were prompted by any criminal intent in going into my row boat. They doubtless intended taking a row out into the river, and to return the boat to my float. The families of these boys are respectable, honest and industrious people, and I think the ends of justice will be promoted by a discharge of the ~~boys~~ defendants, who have already suffered for their indiscretion by being confined in prison nine or ten days.

John Murphy

0355

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Bank

aged _____ years, occupation *Police Officer* of No. _____

The 4th Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *John Murphy*

and that the facts stated therein on information of deponent are true of deponent's own

knowledge.

Bernard Bank's

Sworn to before me, this *13*
day of *June* 189*8*.

Police Justice.

0356

Police Court

14

District.

Affidavit—Larceny.

City and County } ss:
of New York,

John Murphy

of No. 669 11th Avenue Street, aged 46 years,

occupation Boat Builder being duly sworn,

deposes and says, that on the 13 day of June 1891 at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One row boat of the value of about fifty dollars

the property of Dependent

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 Daniel Dougherty, William Anderson

and Edward Kilduff, all now here,

while acting in concert. From the fact

that deponent left the said property on

the floor in front of his boat, having the

fact of great regret at about the hour of

10 o'clock P.M. that deponent was

informed by Police Officer Bernard

Banks of the 24th Precinct Police that he,

the officer arrested the Defendants, and

the boat was in their possession at about the

hour of 2 1/2 o'clock P.M. on the 13th of June.

That deponent has since seen and fully iden-

tified the property as his own, and that

the Defendants be held our debt, with us

the Law directs John Murphy

Sworn to before me, this 13 day of June 1891

John W. Brown Police Justice

0357

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

William Anderson 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 Anderson*

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. *150 St. 50 Street 2 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*

William Anderson

Taken before me this

1913

Police Justice

0358

Sec. 196-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Edward Kilduff 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. *Edward Kilduff*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *14 x St. 48th St 2 Years*

Question. What is your business or profession?

Answer. *Student*

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*
Edward Kilduff

Taken before me this

[Signature]
Police Justice.

0359

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Samuel Dougherty 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. *Samuel Dougherty*

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. *767. 9th Avenue N. York*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

Samuel Dougherty

Taken before me this

1894

Police Justice

0360

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

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

Dated June 13 1888 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0361

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Murphy
669 vs. 11th Avenue
David Donahoe
Edward J. O'Connell
William C. O'Connell

1489
W. C. O'Connell
Attorney

BAILABLE

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *June 13* 18*91*

Murray Magistrate

B. Blanks Officer.

22 Precinct.

Witnesses *Call Officer*

No. *22* Street.

Dora Tugwell

No. *557 West 54th* Street.

No. _____ Street.

\$ *B. O. O'Connell* to answer

RECEIVED
JUN 13 1891
ATTORNEY'S OFFICE

W. C. O'Connell

0362

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

THE PEOPLE OF THE STATE OF NEW YORK,

against
Daniel Dougherty, William
Anderson and Edward Kilduff.

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Daniel Dougherty, William*
Anderson and Edward Kilduff
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said *Daniel Dougherty, William*
Anderson and Edward Kilduff, all
late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *June* in the year of our Lord one thousand eight hundred and
ninety *one*, at the City and County aforesaid, with force and arms,

one row boat of the value
of fifty dollars

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

SECOND COUNT—

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

Daniel Dougherty, William Anderson and Edward Kilduff
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Daniel Dougherty, William Anderson and Edward Kilduff*, all late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

one row boat of the value of fifty dollars

of the goods, chattels and personal property of one

John Murphy

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

John Murphy

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

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

DE LANCEY NICOLL,

District Attorney.

0364

BOX:

440

FOLDER:

4055

DESCRIPTION:

Dowling, Francis J.

DATE:

06/03/91



4055

0365

BOX:

440

FOLDER:

4055

DESCRIPTION:

Goetsch, Frederick

DATE:

06/03/91



4055

Witnesses:

Blank lines for witness names and addresses.

Counsel,

9

Filed

day of June 1881

Pleas,

1. Property + will from
to and heirs of

THE PEOPLE

vs.

Francis J. Dowling
Frederick Goetsch

Robbery, Sections 224 and 220, Penal Code.

Edw. M. Wall,
JOHN R. FELLOWS,

District Attorney.

Chas. J. ...

A True Bill.

U.S.C. 6 June 1881

Chas. J. ...
Foreman.

...

N.Y.

Leader ...
S.C. ...
...

Part I ...

0367

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

Philip Mulcrone

of No. *333 west 17* Street, being duly sworn, deposes and says,
that *Inducin Getch & Joseph Lamb* *are* *described -*
(now present) ~~the person~~ *of the name of*
as two other persons not arrested mentioned in deponent's affidavit of the *25*

day of *May* 18*91*, hereunto annexed.

Sworn to before me, this *26*
day of *May* 18*91* } *Phil Mulcrone*
Charles L. Smith POLICE JUSTICE.

0368

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

Police Court--First District.

of No. 333 West 17th Street, being duly sworn, deposes
and says, that on the 24th day of May 18 91
at the 16th Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

About six dollars in gold
and lawful money of the United
States
\$ 6 ⁰⁰/₁₀₀

of the value of Six Dollars,
the property of Deponent

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

Frank Dowling (now here) and
two other persons not yet arrested
from the fact that deponent was
on West 22nd Street at about the
hour of 2 A.M. on said date that
the defendants and two other persons
stopped deponent and asked him
for twenty five cents. That deponent
gave them said money and then walked
away. That after deponent had gone
about ten yards from defendants he

Sworn to, before me, this

of

18

day

Police Justice.

who knocked down and one of
 said defendants held his hand
 over defendant's mouth that the
 defendant held his arm and
 that the money ~~after~~ aforesaid was
 taken from the pocket of defendant.
 Defendant made an alarm and
 is informed by Officer Darcey of
 the Precinct that he saw three
 persons running on said street
 that he caught the defendant.
 Defendant after being informed
 of his rights says he was with the
 other persons not yet arrested
 but that he did not have anything
 to do with the Robbery. Defendant
 therefore charges the defendant with
 having acted in concert with other
 persons with Robbery and prays
 that they be held to answer

Phil McCrone

Sworn to before me this 25th
 day of May 1891 Charged Magistrate
 Police Justice

0370

Police Court--First District.

CITY AND COUNTY } ss.
OF NEW YORK.

Frank Dowling 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. *Frank Dowling*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *534 W 27th Street*

Question. What is your occupation?

Answer. *Ice man*

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

Answer.

*I am Guilty
Francis J. Dowling*

Taken before me, this *15* day of *May* 1891
Charles J. [Signature] Police Justice.

0371

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Fredrick Goetsch 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.

Fredrick Goetsch

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

116 Ganseront Street - 2 months

Question. What is your business or profession?

Answer.

Shoulder

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

Fred. Goetsch

Taken before me this

day of

July 1911
Charles M. ...
Police Justice.

0372

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Lamb 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 Lamb*

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. *534 West 27 Street - 1 year*

Question. What is your business or profession?

Answer. *Bus Driver*

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.

Joseph Lamb

Taken before me this

day of

Charles J. Hunter

Police Justice.

0373

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

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

Dated *May 25* 18*91* *Charles Hunter* 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.....

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

Dated *May 26* 18*91* *Charles Hunter* Police Justice.

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

0374

26

73

Police Court--- District.

THE PEOPLE &c.
ON THE COMPLAINT

Philip Mulrone
333 West 14th St
1 Frank Dowling
2 Frederick S. ...
3 Joseph Lamb
4

Offence
[Signature]

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated May 25th 1891

Daunt Magistrate.

Darcey
& Carey 16 Avenue
Precinct. Officer.

Witnesses [Signature]

No. _____ Street.

No. _____ Street.

No. _____ Street.

§ _____ to _____

DISMISSED
as per [Signature]
[Signature] FOREMAN



0375

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francis J. Donnelly and Frederick F. Feltman

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

accuse *Francis J. Donnelly and Frederick F. Feltman*

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

The said *Francis J. Donnelly and Frederick F. Feltman*

late of the City of New York, in the County of New York aforesaid, on the *twenty* day of *May*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety-one*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Charles Mulrooney*, in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of six dollars in money, lawful money of the United States of America and of the value of six dollars.

of the goods, chattels and personal property of the said *Charles Mulrooney*, from the person of the said *Charles Mulrooney*, against the will, and by violence to the person of the said *Charles Mulrooney*, then and there violently and feloniously did rob, steal, take and carry away, *the said Francis J. Donnelly, Frederick F. Feltman and each of them, being then and there aided by an accomplice actually present, to wit: each by the other and each by persons to be found by the Grand Jury aforesaid as yet unknown.* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Saucy Hill, District Attorney

0376

BOX:

440

FOLDER:

4055

DESCRIPTION:

Duane, John E.

DATE:

06/12/91



4055

0377

John E. Sullivan
Counsel,

Filed *12 June 1897*
Pleads,

If necessary:

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1869, Sec. 5.]

THE PEOPLE

vs.

B

John E. Duane

June 14/97

DELANCEY NICOLL,
JOHN R. FELLOWS,

District Attorneys.

A True Bill

Chas. T. Sullivan
Foreman.

0378

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John E. Duane

The Grand Jury of the City and County of New York, by this indictment, accuse *John E. Duane* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John E. Duane* late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *August* in the year of our Lord one thousand eight hundred and *eighty nine*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0379

BOX:

440

FOLDER:

4055

DESCRIPTION:

Ducken, James

DATE:

06/10/91



4055

Witnesses:

F. W. Wade

Counsel,

Filed *19* day of *June* 189*1*

Pleas *Not Guilty*

THE PEOPLE

vs.

R
James Lucken

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

19 June 1891

JOHN R. FELLOWS,

District Attorney.

A True BILL.

Chas. J. Johnson

Foreman.

June 19 1891

Spren & Comstock of

Assembly, Chicago

Pen 2 months

0381

Police Court 2 District.

City and County { ss.:
of New York,

of No. 154 Houston Street, aged 24 years,
occupation Restaurant being duly sworn

deposes and says, that on the 4 day of June 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Dockett
(now living)

Deponent was asleep in a saloon at 154 Bleeker street about the hour of 7 O'clock in the morning when deponent was awakened by the defendant who was in the act of fumbling with deponent's pockets. The defendant then had a knife in his hand with a blade about three inches long and defendant then and there assaulted deponent with said knife and cut deponent's coat in two places

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

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

Sworn to before me, this 4 day }
of June 1887 } Charles A. Church

John S. Kee Police Justice.

0382

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Jama Docker 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. *Jama Docker*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *244 West 29*

Question. What is your business or profession?

Answer. *Stable boy*

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 had no knife - I*

am not guilty James Docker

Taken before me this

4

day of *June* 188*7*

John S. Kelly

Police Justice

0383

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

J. M. Doelen

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

Dated *June 4* 18*91* *John E. Kelly* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0384

764

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. French
154 Thompson
James Docker

Arrest
Salary
Offence

2
3
4

Dated *June 4* 188*8*

Kelly Magistrate.
Sheehan Officer.

15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

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

[Signature]
[Signature]



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0385

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

James Doeken

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

Dated *June 4* 18*91* *John S. Kelly* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

41
 The People vs James Ducken
 Court of General Sessions Part I
 Before Judge Curwin June 18. 1891
 Indictment for assault in the first degree
 Charles A. Church, sworn and examined,
 testified I have been lodging at 154 Thompson street
 I know the defendant to be around the 15th
 ward; they call him "devil"; that is all I
 know. I saw him the morning he tried to
 cut my pocket open. I was at 154 Bleeker
 St. in a bar room. I was asleep on a
 box. I was awakened by the defendant try-
 ing to unbutton the front of my pants. As
 I jumped up he started to fight. I kicked
 him and fought to protect my own self.
 Did you have anything in your pockets?
 Yes, I had one dollar and forty cents. It
 was tied up, he was unbuttoning the front
 to cut the pocket open inside. Did you see
 anything in his hand? Yes. What was in
 his hand? He had a knife; all I saw of
 it was the blade. He struck me over
 the shoulder and cut my coat open. It is
 sewed up now. (The witness showed his coat
 to the jury). It was cut about two inches.
 Did you have him arrested? Yes. I walked
 around till I seen an officer. I told the
 officer on Bleeker St.; he saw me speak-
 ing to the officer and he started to
 run; the officer I spoke to could not

catch him, and he ran six blocks, and the police officer who arrested him, Sheehan, chased him six or seven blocks, and caught him - the second officer caught him.

Cross Examined. I have known the defendant more than a year. I never knew him to be arrested for stealing. I have not been on friendly terms with him. I was as sober that day as I am now. I had not been showing this money to anybody, but they all know I carried six or seven thousand dollars in my pocket all the time. When I woke up the prisoner was in front of me, I was not lying down, I was sitting on the box. I was asleep. I saw the blade of the knife. I don't know whether it had a handle or not. He was unbuttoning my pants with his left hand. He fought with me and got the best of me. When I woke up I struck at him with a billiard cue but did not hit him. I never had a fight with him in my life before. I dislike the whole of them as far as that is concerned. I don't dislike the defendant more than the rest of the gang with whom he hangs out. They are all around me there to see if they can steal my money. I have got a lunch stand corner of South Fifth

Avenue and Bleeker street. Is it not a fact that you struck the defendant before he struck you? No sir; he struck me when I was sitting down; when I jumped up he struck at me with his fist. When you woke up didn't he say that he wanted to give that to a boot black? He did not say anything of the kind - no sir.

Michael R. Sheeha, sworn and examined. I am a police officer connected with the 15th precinct. I made the arrest of the defendant in this case. I was on Thompson street the morning of June the 4th at half past six and I seen a crowd coming down Thompson street hallooing, "Stop thief," "Police," "murder," "watch." I joined in the chase and I caught this man Ducker on the corner of Sullivan and Pine streets; the thing happened on the corner of Bleeker and Thompson sts; he says, "This party has got me dead wrong." I took the defendant to the station house and the complainant made a complaint against him of assaulting and trying to rob him. I was not able to secure the knife. I arrested him about four blocks away from the place where the alleged assault had been committed.

By Counsel. When this defendant was searched in the station house what did they find on

him? They found a key, a button hook and a nail cleaner; they did not find a knife. Did you go back to the saloon where the assault was made? No sir, I went back to the alley I caught him in to see if I could not find the knife. I could not find it. Did you see the complainant's coat that night or morning? Yes sir, I did. Was it cut in the manner that he described here? Yes sir, down the shoulder, a long cut. Did that look as if it had been made with a knife? Yes sir, it did very much, it was a long slit. Did the complainant tell you that this defendant had made that cut with a knife? Yes; he showed it to me where he had done it. James Ducker, sworn and examined in his own behalf testified. I have known the complainant about a year. He quarrelled with me when I used to work for a man who kept a dancing assembly; he quarrelled with me in a base ball club. I have been arrested for being drunk and disorderly and got discharged. Tell the jury what occurred at 75 1/2 Bleeker street the morning when you went to awaken the complainant? That fellow there (the complainant) was sitting outside on a beer

0390

Key asleep. He was there every morning regular; he never goes to his lodging house. He was sitting asleep until the bar room opened; he got into an arm chair and sat down and went to sleep. I keep a restaurant under a dancing assembly room on Bleeker street and went down there. This colored fellow, a boot black was sweeping up the floor. He says, "Jim, go and get a chair. I want to get a chair." The chair was in the corner by the beer key; he sat asleep. I got hold of him by his arm and shook him. He jumped up and said, "you are trying to rob me." I thought he was only fooling. He had been in some little disputes about pool games. So when he hit me I hit him back. He got tusseling and I got a little the best of him. The first time we fought he kicked me, and he kind of stopped the fight. I threw him, and this fellow parted us. He said, "you own if a b h if you come outside. I will give it to you." I got a cue, and the bar tender told him to stop and I thought it was over. The bar tender hid the cue. I was standing at the side door. The fellow said, "he is going to get locked up." Me and him had several disputes

about playing pool. He played two or three games of pool and got beat. I laughed at him and he got mad and he claimed that I tried to rob him. I suppose the reason the boys call me "Devil" is because in 1883 I was working a horse for Mike Muller in Forty Second Street. I used to work the horse "dare devil". You were named for the horse? Yes sir. Are you a jockey? No sir, but I have been a pretty good exercising boy. Did you not try to cut this fellow's pants? No sir, and he never seen me with a knife. He was sitting down there asleep, he was not asleep either, but he was sitting on a beer keg. Two or three men came up and shaved him while he was sitting out there, and he woke up when this man opened the door every morning; he waits for a man to do it, and he goes back and sleeps. I never stole anything from him in my life. I have been working right along and never have been convicted of any crime. How did he get this cut in his coat? I don't know. I never had a knife, and the foot block parted us from fighting twice. You frequently had fights with this complainant.

Yes sir. I got the best of him because I could throw him, and the last time we got fighting he kicked me he had me down and he fell and stopped fighting. Did he strike you? Yes, he struck me and said, "you son of a b---, you are trying to rob me." I had him down on his knees and he says, "you are going to kick me." So this fellow parted us. He runs out in the pool room and grabs a cue. He says, "you son of a b--- if you come out of that door, I will kill you." I have been working for Mike Miller, Party Second st. between 8th and 9th avenue to the third of May. His foreman went away to Pittsburgh and he did not have any further use for me until he came back. Did you ever stab anybody in your life? I never got arrested for fighting in my life. You did not stab this man with a knife. No sir.

Cross Examined. Church is from Boston and he is a very disagreeable fellow; he worked for a man named Yank Henderson, and he has got his ways. I was up town all night till about a quarter to four in the morning. I was up in a club room. I had half a dollar when I came down town. Then I first saw Church he was sitting

0393

out on a beer key. I dont know whether he was asleep or not. I went to get an arm chair for a foot block. I shook him; he jumped up and said, "you tried to rob me," and hit me and I hit him back. "You had fights with him before?" Yes. We have had several scrapes over pool games. I was not thinking of any fight until he jumped up and hit me and said, "I tried to rob him." Did he have a knife with him that morning? He always carried a knife that he cuts rolls open with. I do not know as he had it with him then. I did not see that morning. Do you not think he cut himself across the shoulders? No sir, I do not think he cut himself. I saw the cut on him when he was in Court; he never showed in the station house where he said he cut him. I heard the complaint he made up in the Court. You are not charged with taking money, you are charged with assaulting him and cutting his coat? He assaulted me, I never had no knife, and I never cut his coat. I never cut anybody in my life. The jury rendered a verdict of guilty of assault in the third degree. He was sent to the penitentiary for three months.

0394

testimony in the
case of
James Jackson

filed June
1891

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Ducken

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

James Ducken of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said James Ducken

late of the City of New York, in the County of New York aforesaid, on the fourth day of June, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one Charles A. Church in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Charles A. Church, with a certain ^{knife} pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said James Ducken 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 Charles A. Church 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 Grand Jury aforesaid, by this indictment, further accuse the said James Ducken of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said James Ducken

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Charles A. Church in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Charles A. Church, with a certain knife a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said James Ducken in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

0396

BOX:

440

FOLDER:

4055

DESCRIPTION:

Dugan, John J.

DATE:

06/05/91



4055

Witnesses:

Counsel,

Filed

May 1887

Pleas,

THE PEOPLE

vs.

John J. Dugan

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 531, — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Decoyed on his own recognition

A True Bill.

Char. J. Mohr

Foreman

June 19

0398

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

Frederick Feus

of No. 1724 Park Avenue Street, aged 15 years,
occupation work in a grocery for her been
deposes and says, that on the 3rd day of May 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One watch chain of the
value of Six 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 J. Dugan (now here) for
the reason that deponent was
standing on Washington Street
and had said chain fastened
to the vest then worn on his
person and the defendant snatched
the chain and tore it from
deponent's person and ran away

Fred Feus

Sworn to before me this

of
May
1891
Michael

Police Justice

0399

Sec. 198-200.

2 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John J. Dugan*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *34 Desbrosses St. 1 year*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*
John J. Dugan

Taken before me this

day of *May* 1891

W. Nichols

Police Justice

0400

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

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

Dated May 4 18 91 AD Muralor Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0401

Police Court--- 2 District. ⁵⁹⁸

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick Teus
1724 Clark Avenue
John J. Sugan

For copy from paper

Dated *May 4th* 189*1*

Menahan Magistrate.

McCormack Officer.

..... Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *4-8*

Com *Person*



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John J. Dugan

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

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

The said

John J. Dugan

late of the City of New York, in the County of New York aforesaid, on the *third* day of *May* in the year of our Lord one thousand eight hundred and ~~eighty-ninety-one~~, in the *day* - time of the said day, at the City and County aforesaid, with force and arms,

one chain of the value of six dollars

of the goods, chattels and personal property of one *Frederick Teus* on the person of the said *Frederick Teus* then and there being found, from the person of the said *Frederick Teus* then and there feloniously, did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

De Lancey McCall,
District Attorney.

0403

BOX:

440

FOLDER:

4055

DESCRIPTION:

Dunn, Charles

DATE:

06/16/91



4055

Witnesses;

Counsel,
Filed 16 day of June 1897
Pleads,

Section 497, 006, 028, 030, 031, 032, 033, 034, 035, 036, 037, 038, 039, 040, 041, 042, 043, 044, 045, 046, 047, 048, 049, 050, 051, 052, 053, 054, 055, 056, 057, 058, 059, 060, 061, 062, 063, 064, 065, 066, 067, 068, 069, 070, 071, 072, 073, 074, 075, 076, 077, 078, 079, 080, 081, 082, 083, 084, 085, 086, 087, 088, 089, 090, 091, 092, 093, 094, 095, 096, 097, 098, 099, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

THE PEOPLE

vs.

Charles Dunn

[Signature]

DE LANSEY NICOLL,

~~ATTORNEY AT LAW~~

District Attorney.

A True Bill.

[Signature]

Foreman.

[Signature]

Foreman of Jury

S. P. 6 up.

0405

Police Court 5 District.

City and County } ss.:
of New York,

of No. 444 East 10th Street, aged 41 years,
occupation Cigar Maker being duly sworn

deposes and says, that the premises No. aforesaid Street, 11th Ward
in the City and County aforesaid the said being a four story brick
building

and which was occupied by deponent as a dwelling
and in which there was at the time a human being by name Arnie Franz
Lizzie Franz and deponent

were **BURGLARIOUSLY** entered by means of forcibly opening a
window front the rear of said premises
and entering therein with intent
to commit a felony

on the 14 day of June 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One silver watch and one chain
together of the value of Twelve
dollars (\$12.00)

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

Charles Dorman (unknown)

for the reasons following, to wit:

That all the doors
and windows were securely locked
and fastened by deponent's wife on
the previous night before going to
bed, that deponent is informed
by his wife the said Arnie
Franz that at about 2 o'clock
am the following morning she
saw deponent in her bedroom

0406

after she was awakened by some person fumbling about her pillow thereupon she screamed and defendant made his escape from the fire escape upon the rear of said building, leaving his shoes upon the fire escape.

Defendant is further informed by Officer Godwin J. Prophy of the 13th Precinct that he arrested defendant while running through East 9th Street and found concealed upon his person said watch and chain which defendant fully and positively identifies as his property taken & stolen and carried away from his vest pocket hanging upon said bedroom door on said date, wherefore defendant prays that defendant be held to answer and be dealt with as the law directs.

Subscribed before me

James J. [Signature]

Foot Frank

Dated

guilty of the offense mentioned in order to be discharged.

There being no sufficient cause to believe the within named

Dated

[Signature]

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

Dated

of the City of New York, until he give such bail. and be committed to the Warden and Keeper of the City Prison

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

THE PEOPLE, &c., on the complaint of [blank] vs. [blank] Offence—BURGLARY.

Date 188 [blank] Magistrate [blank] Officer [blank] Clerk [blank] Witness [blank] No. [blank] Street [blank] No. [blank] Street [blank] No. [blank] Street [blank] \$ [blank] to answer General Sessions.

Police Court, District

0407

CITY AND COUNTY }
OF NEW YORK. } ss.

Annie Franz
aged 35 years, occupation Housekeeper of No. 144 East 9th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Joseph Franz and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 14th day of June 1896, } *Annie Franz*
made

W. W. Meade
Police Justice.

0408

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Police Officer of No. 13th Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Joseph Frank
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 14 day of June 1890, } Godwin J. Brady

Claremeads
Police Justice.

0409

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles Dumm 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. *Charles Dumm*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Buffalo*

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

Answer. *No 363 East 8th St New York*

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
Charles Dumm

Taken before me this

Aug 11 1897
W. J. McCall
Police Justice

0410

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

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

Dated June 14 1891 W. C. Meade Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

04111

793

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph [unclear]
444 W. East 10 St
Charles [unclear]

[Signature]
Officer

2 _____
3 _____
4 _____

Dated *June 14* 18*91*

[Signature] Magistrate.

[Signature] Officer.
75 Precinct.

Witnesses *Said Officer*

No. _____ Street.

No. *[Signature]* Street.

No. *[Signature]* Street.

\$ *1,000* to answer *[Signature]*

[Signature]

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



0412

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Dunn

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

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

The said

Charles Dunn

late of the *Eleventh* Ward of the City of New York, in the County of New York
aforesaid, on the *fourteenth* day of *June*, in the year
of our Lord one thousand eight hundred and ~~eighty ninety one~~ *eighty nine*, with force and arms, about the
hour of *two* o'clock in the *night* (time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one

Joseph Frank

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

the said Joseph Frank

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

Joseph Frank

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

[Large decorative flourish]

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,

0413

SECOND COUNT—

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

Charles Dunn
of the CRIME OF *Petty* LARCENY committed as follows:

The said *Charles Dunn*

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

*one watch of the value of
eight dollars, and one chain
of the value of four dollars*

of the goods, chattels and personal property of one

in the dwelling house of the said

Joseph Frank
Joseph Frank

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

THIRD COUNT—

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

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

The said *Charles Dunn*

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

one watch of the value of eight dollars, and one chain of the value of four dollars

of the goods, chattels and personal property of one

Joseph Frank

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

Joseph Frank

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

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

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