

0405

BOX:

73

FOLDER:

822

DESCRIPTION:

Dennhardt, Emil

DATE:

08/18/82



822

0406

WITNESSES.

[Signature]

Day of Trial,

Counsel,

Filed 18 day of Aug 1882

Pleads

THE PEOPLE

vs.

Eric Denmark

19 30th
27th

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Mr. Church Foreman.

Aug 18/82

Plenty
S. P. True year.

0407

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Emil Demhardt

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

Emil Demhardt

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Emil Demhardt

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

aforesaid, with force and arms *one watch of the value
of twenty five dollars and one watch
chain of the value of five dollars*

of the goods, chattels and personal property of one

Leonold Seysersohn

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

John McKeon
District Attorney

0400

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court 4 District 685

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Section 14
279 - 188
 1 *Emil Demhardt*
 2 *has been in the*
County, 5 months,
 3 *Wanted to get*
 4 *money by some*
low home work
 Office, _____

Dated Aug 17 188

7304 73rd St Magistrate.
George W. Smith Officer.

Witnesses, _____ Clerk.

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____



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

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

Dated Aug 17 188 Baruch Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0409

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Emil Demhardt 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. *Emil Demhardt*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *279 Third Avenue Three mos*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I am guilty*
Emil Demhardt.

Taken before me this

17

1884

day of

Aug

1884

Joseph M. M. M. M.

Police Justice.

0410

4th

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 279 Third Avenue Leopold Leyserohn

being duly sworn, deposes and says, that on the 16th day of August 1882

at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night-time

the following property, viz:

One gold watch of the value
of Twenty five dollars with gold plated
chain attached of the value of Five
dollars

Sworn before me this

the property of deponent who is 31 years old and a
baker by occupation

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Emil Demhardt (now here)
That deponent found said property in the
possession of said Demhardt in No 279
Third Avenue in said City and he said
Demhardt acknowledged and confessed
to deponent that he took stole and
carried away the same

Leopold Leyserohn

17th day of August 1882

[Signature]
Police Justice.

0411

BOX:

73

FOLDER:

822

DESCRIPTION:

Dhyle, Emil

DATE:

08/18/82



822

0412

192

Counsel,
Filed *17* day of *Aug* 188*2*
Pleads

THE PEOPLE
vs.
Eric Dwyer
INDICTMENT.
FORGERY in the Third Degree.

at New York
17th

JOHN McKEON,
District Attorney.

A True Bill.

Wm. G. Hunt Foreman.
W. G. Hunt
Guilty
S. A. Greenberg

0413

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Emil D. Hyle

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

Emil D. Hyle

of the crime of Forgery in the third degree,

committed as follows:

The said Emil D. Hyle

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the five day of August in the year of our Lord one
thousand eight hundred and eighty two with force and arms, at the Ward, City,
and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and
procure to be falsely made, forged and counterfeited, and willingly act and assist in the
false making, forging and counterfeiting a certain instrument and writing to wit
a promissory note for the payment of
money

which said false, forged and counterfeited promissory note
is as follows, that is to say:

\$15.00

New York August 5th 1882
One week after dated promise to pay to
the order of Mr. Adolf. Bankhaus
Fifteen _____ 100 Dollars
at _____
Value received Aug. Ernst
No. 605. Due August 12th 82

with intent to injure and defraud

August Ernst

and divers other persons; to the Grand Jury aforesaid un-
known 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.

0414

And the Grand Jury aforesaid further accuse

the said Emil Dingle of the crime of Forgery,
committed as follows: The said Emil Dingle

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and
falsely did utter and publish as true, with intent to injure and defraud the said

August Ernst

and divers other persons, to the Grand Jury aforesaid unknown, a certain false, forged
and counterfeited instrument and writing to wit a promissory
note for the payment of money

which said last-mentioned false, forged and counterfeited promissory note
is as follows, that is to say:

\$15.00 New York August 5th 1882
One week after date I promise to pay to
the order of Mr Adolf Bankhaus
Fifteen 100 Dollars
at _____
No 605 Due August 12th 82
Aug. Ernst.

the said Emil Dingle

at the same time he so uttered and published the last-mentioned false, forged and
counterfeited promissory note
as aforesaid, then and there well knowing the same to be false, forged and
counterfeited, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0415

681
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

August 11th 1882
Emil Whyte
Magistrate

Offence

Dated

August 11th 1882
Magistrate
Robert S. Whyte
Officer

Witness

No. 1

No. 2

No. 3

No. 4

Committed to custody of
Michael Davis



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

Emil Whyte

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.

August 11th 1882
Police Justice

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

04 16

Sec. 198-200.

2

DISTRICT POLICE COURT,

CITY AND COUNTY }
OF NEW YORK, } ss.

Emil Wyle

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 *Emil Wyle.*

Question. How old are you?

Answer. *24 years.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *195 Eldridge Street a few days.*

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 am guilty of the charge.*

Taken before me, this

11th

day of

August 188*8*

Emil Wyle.

J. Henry Ford

Police Justice.

0417

CITY AND COUNTY }
OF NEW YORK, } ss.

Adolph Bankauf
aged 31 years, occupation Saloon Keeper of No. 201. Broadway Street, being duly sworn deposes and

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

Sworn to before me, this 11th
day of August, 1882, } Adolph Bankauf

J. Henry Bond
Police Justice.

0418

\$10.00

New York, August 5th 1882.



One week after date I promise to pay to
the order of Mr. Adolf Baukhaus

Fifteen

100 DOLLARS



Value received,

Aug. Ernst.

No. 605

Due August 12th 1882.

0419

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

August Ernst, Age 33. Restaurant
of No. 72 Prince
Street,

being duly Sworn, deposes and says, that

Emil Whyle (now here)
did on the 5th day of August 1882.
in the City of New York at the City of New York
unlawfully and feloniously utter a
certain instrument or writing by which
a pecuniary demand or obligation
purported to be created and which is
hereto attached marked exhibit "A"
and which purports to be signed by
deponent. From the fact that the said
Whyle admitted and confessed in deponent's
presence that he had uttered and forged
the said writing which purports to be
a promissory note for the sum of \$1500
dollars, deponent is informed by Adolph
Bankau, that on the 5th day of August
1882 the said Whyle gave to the said
Bankau the said instrument in payment
of a debt. With intent to injure and
defraud deponent.

Sworn to before me, this
11th day of August 1882

J. Henry Pink
POLICE JUSTICE.

August Ernst

0420

BOX:

73

FOLDER:

822

DESCRIPTION:

Dillon, Edward

DATE:

08/10/82



822

Bail fixed at \$500.

by Judge Conroy

W.

Having heard the students
of the complaint after
appropriate hearing

Jan 8 o'clocks the
Museum which

should be dismissed

Apr 21. 1874. Edward Lane

Beckwith

Monday

Wed. 13/81 -

[Handwritten signature]

Counsel,

Filed 10 day of Aug. 1882

Pleas,

[Handwritten signature]

THE PEOPLE

vs.

Edward Dixon

INDICTMENT
Against a Person from the Person
who might find

[Handwritten signature]

JOHN MCKENON,

District Attorney.

A TRUE BILL

[Handwritten signature]
Foreman.
Mar. 18 22 1882
20/81

0421

WITNESSES.

0422

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Dreeson

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

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

committed as follows:

The said Edward Dreeson

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

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

JOHN McKEON, District Attorney.

0423

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

*August 1882
224 East 29th St.*

224 East 29th St.

Sec. 908, 219, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Edward Dillon
304 Summit St. New York
224 East 29th St.
Edmund Dillon*

2
3
4

Dated *July 26th* 188*2*

Magistrate.

Officer.

Clerk.

Witnesses

No. *1* Street

No. *2* Street

No. *3* Street

Witnesses
Edmund Dillon
Edward Dillon
Edmund Dillon
Edmund Dillon



Offence, *Attempt at
Murder from
the person*

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 *Edward Dillon*

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

Dated *July 26th* 188*2* *C. J. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0424

Sec. 198-200.

Jud
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Dillon 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. *Edward Dillon*

Question. How old are you?

Answer. *17 years of age*

Question. Where were you born?

Answer. *New York city*

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

Answer. *326 Cherry Street about 12 years*

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 am not guilty
of the charge.*

E. Dillon

Taken before me, this *26th*
day of *July* 188 *2*.

A. T. Morgan Police Justice.

0425

2nd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 30th Cherry Street.

being duly sworn, deposes and says, that on the 25th day of July — 1882

at the night time City of New York,

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

Silver watch and gold chain of the value of thirty dollars \$30.00

the property of deponent

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

from the fact that deponent was walking along Cherry Street, said watch was in deponent's pocket and said Dillon raised hold of the chain and did attempt to take steal and carry away the same from the person of deponent and deponent fully identifies said Dillon (present in Court) as forger

Sworn before me this

26th day of July

1882

J. J. [Signature]
Police Justice

0426

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward Sillou

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

Aug^r 2/82 noyez Joseph

0427

N.Y. General Sessions

The People vs
Against
Edward Dillon

City and County of New York. Moses Joffe
being duly sworn deposes and says,
That he resides at No 22 Rutgers
Street in the City of New York. That
in the month of July 1872, in Company
with his son, Simon Joffe now aged
17 years at between the hours of 11 1/2 & 12 o'
clock at night he was walking ~~home~~
through Cherry Street on his way home
to No 304 Cherry Street where he lived at
that time, and upon arriving about the
middle of the block between Jefferson & Clinton
Street, he saw a number of persons some
from a fire sitting ^{and} standing by an ash
box. That when defendant got opposite to
them suddenly Edward Dillon the defendant
came against defendant, with his hands
up in a hostile manner, whether he was
pushed or ran against him defendant can
not say. That he had defendant in front
a shoe in his hand, but can't remember

0428

whether he had anything in his other
the left hand. That deponent felt a
blow at the same time on the forehead
which caused him to stagger back, and at
the same time deponent caught hold of
said Seillon and held him fast by his
clothing, ^{and called for the police in a loud voice} then some of the other boys
interfered and took Seillon away from
deponent. That at the time Seillon
came against deponent and he was
struck and deponent caught Seillon
both deponent and Seillon fell on the
ground Seillon on top, and when both
were in this position, ~~it was~~ the others came
and took Seillon from off deponent and
from his grasp. That then Seillon and
the others ran away, and deponent and
his son ran after them, and saw some
of them run in a hall way & climb over the
fence. Deponent after that about a quarter
of an hour saw Seillon ^{in the custody of an officer} at the station house.
That as soon as he got up on his
feet after the said Seillon was taken from
off him, deponent discovered his watch
chain hanging down the limb, near
the end towards the watch having been
broken. Deponent cannot say whether
Seillon was pushed against deponent

0429

or ran against him purposely.

That deponent will not say that the said Seiler intended to steal his watch or do him any bodily injury. That it was a very warm night.

That deponent stated the facts at the Police Court when he made the charge shown before me this }
13th day of March 1845. } noyez Joseph
John J. Tracy

Commi of Seeds, City & Co.,
City County, New York.

Simon Jaffe being only a man deposes and says that he is the son of ~~the~~ ^{the} late Moses Jaffe who made the above affidavit, that he was with his father at the time mentioned by him in said affidavit. That deponent has heard ~~and~~ the said affidavit read to his father before he signed and swore to it, and deponent knows the contents thereof and says it is true. That deponent saw the whole of the occurrence therein related, but believes that Seiler had two gloves in his hands.

That deponent saw this } That during the
13th day of March 1845 } scuffle deponent saw Seiler have his hands on his fathers watch

0430

chain, but whether it was in the struggle
to get away or purposely to take the watch
I chain department Council sep, and this
occurred while both were down on the walk

Strove before me this
13th day of March 1844 }

John Dracy

Council of Seeds
Nycity & Co.

~~John Dracy~~ Joffe

0431

N. Y. General Sessions

The People
Against
Edward Sullivan

City Security of New York.

Edward Sullivan
being duly sworn deposes and says:
That he is the defendant herein.
That he resides with his parents at
No 326 Cherry Street in the City of
New York, and has resided there for
inwards of fifteen years. That he
remembers the night of the 25 day of
July ¹⁸⁴². That during the fore part of the evening,
he was at Miner's Theatre in the Bowery.
That at about 11 o'clock he met in
Cherry Street between Clinton & Jefferson
Street, five or six young men who were
standing around & sitting on an ash box
about the middle of the block. That
defendant had on a new pair of shoes
which hurt him, and was compelled
to leave the Theatre on account of the shoe
of his right foot hurting him. That when
he got out he took the shoe off and

0432

walked with it off towards his home with
his shoe in his right hand. That when
depmunt got to ^{Cherry street} ~~the~~ ^{reference to the Joffe apartment} the ash box and
the young men were. One of them asked
depmunt what was the matter with
his foot, that depmunt stopped and
commenced talking with them, and was
standing with his back to the ash box
resting, the ~~shoe~~ shoeless foot on
his left shoe, and was there about
fifteen minutes when ~~Jacob~~ ^{Isaac} Moses
Joffe and his son came along from
the direction of Jefferson street towards
Chinwa, and when they got opposite
the ash box and where depmunt was
standing, he (depmunt) was suddenly
pushed from behind against said
Moses Joffe. That depmunt had his
shoe in his hand and as he felt the
push he raised both hands ^{to save himself} and in
doing so the shoe struck said Moses
& the forehead. That he grabbed depmunt
& then both he and depmunt fell
to the ground. That depmunt struggle
to get away, that the other young men
then interfered and pulled depmunt
off of said Joffe, who was calling out
Police & Murder. That so soon as depmunt

0433

got away from the grasp of said
 Joffe and for fear of arrest he ran
 into a hall way, climbed over a fence
 into Monroe Street and ran into a
 policeman's arms. That defendant whilst
 on the ground on top of said Joffe de-
 clared to get away from him, in every
 way. That defendant did not run
 against said Joffe. had no intention
 to assault him. Nor did he attempt
 to steal his watch and chain or any
 property of his whatever, but the whole
 thing resulted from the push he had
 received from the behind by one of the
 young men. That defendant knew the
 young men slightly, seeing them around
 the neighborhood, and when they asked
 him what the matter was, he stopped
 to tell him and rest his shoeless foot
 which was paining him and then he intended
 to go home. That one of the young men ^{named}
 Fitzgibbons who was arrested at the same
 time defendant was and discharged
 defendant knew quite well, but has since
 left the neighborhood and defendant has
 not been able to find his whereabouts, nor
 the whereabouts of the other men present.

Shown before me this } ^{that defendant was arrested before}
 13th day of March 1884 } ^{office whatever.}
 Wm J. McMath
 Notary Public

0434

City of New York, John Dillon
being duly sworn deposes and
says, that he resides at no 326
Cherry Street in the City of New York.

That Edward Dillon the defen-
dant herein is deponent's son
That he resides and always has
resided with deponent's family -

That he has never before been
arrested for any offence, that he is
sober, industrious and honest, that
when at work he always brings his
wages home and gives the same to
his mother. That if disposed to do
he could take from his mother money
which she always has in the house
amounting from the rents of the
premises - which deponent hires, but
he has never done so. That deponent
never heard anything derogatory to
his character. That he has a good home
never wanted for anything, and that
he had no reason if such was done
to steal property from any one

Sworn before me this

13th day of March 1884

Wm. H. C. [unclear]
Notary Public

John Dillon

0435

N. Y. General Sessions

The People vs
against
Edward Seillon

City of New York

Henry Montgomery
being duly sworn deposes and says
That he resides at No 685 East 143rd
Street in said city. That his business
is that of a carman, at No 23 Lee
Street, Stabbing at No 156 Muro Street
in said city. That deponent is acquainted
with Edward Seillon the defendant
herein, and that he has been em-
ployed by deponent off and on for
over two years last past, and knew
him previous to that time in the neigh-
borhood of deponent's stables and where he
sees him. That since deponent has
known him he has become acquainted
with his character for truth and honesty
and his general reputation in the neigh-
borhood where he lives, that deponent says that
his character is good, that deponent has
always found him to be truthful honest
and industrious, and in the course of his

0436

employment has handled considerable
money of deponents and found he was
reliable and honest with it. That at the
time he was surrendered by his bail he was
working for deponent, and deponent is
perfectly willing to take him back in his
employ so soon as this trial is over.

Given before me this
13th day of March 1864 } Henry Montgomery

John A. McGrath
Notary Public
N.H.

0437

N.Y. General Sessions

The People vs }
 } against
Edward Seillon }

City and County of New York, ^{Jacob Katz,}
being duly sworn deposes and says:
That he resides at No 249 Clinton
Street in said City, and is in business
at that place as a Butcher. Has lived
and done business at that place
^{having previously resided at No 192 Murray Street in said City}
for nine years last past, that he
personally knows Edward Seillon
the defendant herein, has known
for the past ten years, and during
that time defendant has lived in the
neighborhood of the residence of said Seillon
who resides at No 326 Cherry Street. That
defendant during said years has had the
opportunity of knowing the habits and
character of said Seillon. That he is a sober
and industrious young man, and that his
character for honesty and truth is good,
and that defendant has never heard any
one question his character for truth and
honesty. That defendant has seen him almost

daily. That defendant never heard that he was ever arrested before, and that if he was defendant would certainly pay it. That if defendant had any work for said Miller and he desired it, he would certainly employ him.

Sworn before me this }
13th day of March 1884 }

Charles Katz

J. J. McQuinn
Notary Public
New York Co.

N. Y. General Session

The People of

the County of

Richmond

vs

J. J. McQuinn

Defendant

237 Broadway
N. Y. C.

0439

BOX:

73

FOLDER:

822

DESCRIPTION:

Dolan, James

DATE:

08/09/82



822

0440

WITNESSES.

Blank lines for witness signatures.

Day of Trial,

Counsel,

Filed

9 day of

Aug

1882

Pleads

THE PEOPLE

vs.

James Dolan

W. J. W.

JOHN McKEON,

District Attorney.

A True Bill.

Mr. Edmund Foreman.

Aug 10/82

James C. P.

Cur: J. M. D.

LARCENY AND RECEIVING STOLEN GOODS.

0441

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 Dolan

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

James Dolan

of the CRIME OF GRAND LARCENY, committed as follows:

The said

James Dolan

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *thirteenth* day of *July* in the year of our Lord one
thousand eight hundred and eighty *two*, at the Ward, City and County

aforesaid, with force and arms *one dress of the value of*
forty dollars and two pairs of pants =
trousers of the value of five dollars each

of the goods, chattels and personal property of one

Patrick Davery

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

John McKean
District Attorney

0442

598

Sec. 208, 209, 210 & 212.

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *John Dolan*
2
3
4

Offence, *Grand Larceny*

Dated *July 13* 1882

W. H. Whitcomb
Magistrate.

W. E. Starnell
Officer.

19
Clerk.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.



W. H. Whitcomb
W. E. Starnell

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

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

Dated *July 13* 1882

W. H. Whitcomb Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0443

Sec. 198-200.

3rd

DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Dolan 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. James Dolan

Question. How old are you?

Answer. 42 years

Question. Where were you born?

Answer. Ireland

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

Answer. 410 East 12 Street, 12 years

Question. What is your business or profession?

Answer. Blacksmith helper

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

Answer I did not know what I was doing

Taken before me, this 13
day of July 1882

J. H. Booth Police Justice

J. James Flaherty

0444

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 194 1st Avenue Patrick Devoy Street.

being duly sworn, deposes and says, that on the 13 day of July 1882

at the City of New York,

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

of deponent, *in the day time*

the following property, viz:

*One Silk Dress of the value of forty dollars
and two pair of Pants of the value of ten dollars
said property being in all of the value of fifty
dollars*

Sworn before me this

13

day of

July

1882

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 *James Dolan (now here)*

from the fact that deponent caught him with the aforesaid property in his possession

Patrick Devoy

Police Justice.

0445

BOX:

73

FOLDER:

822

DESCRIPTION:

Donnelly, Daniel

DATE:

08/15/82



822

0446

H-2
18

Day of Trial

Counsel,

Filed

15 day of Aug

1882

Pleeds

Chas. J. Kelly

THE PEOPLE

vs.

F

Daniel Donnelly

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN MCKEON,

District Attorney.

Wm. J. Quirk
A True Bill.
Quirk & Quirk

W. J. Quirk Foreman.

This boy being only 16
years of age, and of
respectable parents, who
have promised send him
to Ohio, and in
a letter of plea for
reprieve his inability to
find employment of
himself the Advocate
of left on his own
recognition
M. J. Quirk
Att. Gen.

0447

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Daniel Donnelly

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

Daniel Donnelly

of the crime of Burglary in the third degree,

committed as follows:

The said Daniel Donnelly

late of the Terrid Ward of the City of New York, in the County of New York,
aforesaid, on the twenty fourth day of July in the year of our
Lord one thousand eight hundred and eighty two, with force and arms, at the Ward,
City and County aforesaid, the store of

John Callaghan

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

John Callaghan

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and three hats
of the value of three dollars each

of the goods, chattels and personal property of the said

John Callaghan

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

John McKean
District Attorney

0448

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Not in the City
SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Ernie G. Hughes*

of No. *166 Greenwich* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *1st* day of *August* instant, at the hour of *seven* in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

David Donnelly

in a case of Felony whereof *he* stands indicted. And this you not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *August* in the year of our Lord 188*2*

JOHN McKEON, District Attorney.

0449

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Off. John Gouldy 27th Prec

being duly sworn, deposes and says he *failed*

Subpoena, of which the within is a copy, ~~was~~

on the _____ day of

_____, 188 by

*and was utterly
unable to find Campbell*

John Gould

Sworn to before me, this *18* day } *August*
of *aug 188* 188 } *2*

Hugh Drummelty
Notary Public,
N. Y. Co.

0450

67-14

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John A. Hughes
165 Broadway
Daniel Donnelly

1
2
3
4
Offence, *Burglary*

Dated *July 27* 188*2*

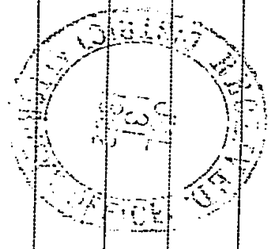
John Hughes Magistrate.

John Egan Officer.

Witnesses, *Carl Chapman* Clerk.

No. _____ Street, _____

to answer *James W. Stewart* *deane* *7.8*



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 *Daniel Donnelly*

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

~~_____~~ *He legally discharged* to be committed to the Warden and Keeper of the City Prison of the City of New York, until he ~~_____~~

Dated *July 27* 188*2* *Hugh James* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0451

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Daniel Donnelly

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

This City

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

Answer.

157 Washington Street & about 6 Years

Question. What is your business or profession?

Answer.

Express

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

Answer.

*I am not guilty of
the charge*

Daniel Donnelly

Taken before me this

day of

1888

James W. ...
Police Justice.

0452

Police Court First District

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

Edric G. Hughes
of No. 166 Greenwich Street, aged 30 years,
occupation Salesman being duly sworn

deposes and says, that the premises No. aforesaid
Street, 3rd Ward, in the City and County aforesaid, the said being a Store

one John Callaghan
and which was occupied by deponent as a Store for the deposit

and sale of hats were BURGLARIOUSLY
entered by means of forcibly breaking a pane
of glass in the side window
of said store

on the night of the 24th day of July 1882

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

two Manila hats and
one straw hat all of the
value of nine dollars

the property being in the care & charge 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

Daniel Donnelly was here
for the reasons following, to wit; that the aforesaid
window which was whole and
entire when deponent left the store
on the evening of said day was found
to be broken on the morning following
and said property stolen & taken there
from & one of said hats was seen in
the possession of the deponent by Officer
Gould as deponent is informed

Edric G. Hughes

*Edric G. Hughes
deponent
before me
this 24th day of July 1882
at New York
John J. [unclear]*

0453

City and County
of New York

John Gould of the Precinct
being sworn says that about
2.45 O'clock A.M. on said night
deponent saw the defendants
and two others in Courtland
Street and chased them into
West Street - That in the chase
deponent saw the defendant have
a hat in his hand which he
dropped in the street & which
deponent took to the Station
house where it was identified
by the Complainant as one
of the hats stolen from said
premises, on the night of the
Commission of said Burglary
John Gould

Sworn to before me this
27th day of July 1872
Hugh Gordon a Justice

0454

BOX:

73

FOLDER:

822

DESCRIPTION:

Donovan, Jeremiah

DATE:

08/16/82



822

0455

85
X
X
X

Day of Trial,

Counsel, *Conan*

Filed *16* day of *Aug*

Pleads *Not Guilty*

188 *2*

THE PEOPLE
vs. *P. H. H.*
Jeremiah Donovan
Com. vs. [unclear]

JOHN McKEON,

District Attorney.

R. 21 Sept 7, 1882
John S. Conroy

A TRUE BILL.

John S. Conroy
Sept 7, 1882
J. S. C.

Wm. G. Chubb
Foreman

Pen one year
Sept 8.

*Bail by the
Case might
be \$5000*

0456

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jeremiah Donovan

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

Jeremiah Donovan

of the CRIME OF Assault and Battery upon another with such means and force as were likely to produce death with intent to kill committed as follows:

The said

Jeremiah Donovan

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

at the City and County aforesaid in and upon the body of John Cottrell, in the peace of the said people, then and there being, feloniously did make an assault, and the said Jeremiah Donovan, to, at, against and upon the said John Cottrell a certain stone which he the said Jeremiah Donovan in his right hand then and there had and held feloniously did cast and throw, and the said Jeremiah Donovan, with the stone aforesaid, so cast and thrown as aforesaid, in and upon the head of him the said John Cottrell, did then and there cut, beat, bruise and wound, the same being such means and force as were likely to produce the death of him the said John Cottrell, with intent him, the said John Cottrell 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.

John McKean
District Attorney

0457

85

People

vs

Jermiah Donovan

Felony assault

Witnesses

John Estrell

Sixth Precinct

Thomas Reynolds

3019 Mulberry St.

Bill Jones for

Felony assault

Apr 6th 1968

Donovan

0458

City and County of New York s. s.

John Cottrell of the Sixth Precinct being duly sworn deposes and says that on the night of the 13th of August 1882 he was violently and feloniously assaulted by one Jeremiah Donovan now arrested and in the Tombs, who threw at deponent a heavy stone, striking deponent a severe blow upon the right side of the face with said stone and intending as deponent believes to kill him.

Sworn to before me }
this 14 day of August 1882 } John Cottrell

Shadrach Brennan
Notary Public (2874)
New York Co

Witnesses -

Thomas Reynolds

301 Mulberry Street

0459

BAILED,

No. 1 by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Police Court-1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Cottrell

vs. Jeremiah Monoran

Offence, *Deliberate Assault and Battery*

Dated *August 14* 188*2*

William Magistrate.

Eastman Officer.

McK Clerk.

Witnesses *Memo Reynolds*

James Reynolds Street, _____

Edw. Quinlan Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ *1500* to answer *J. J. Conroy* Street, _____



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

_____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *August 16* 188*2* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0460

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jeremiah Donovan 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. *Jeremiah Donovan*

Question. How old are you?

Answer. *Twenty-one years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *95 Bayard St. For 4 years*

Question. What is your business or profession?

Answer. *Loader,*

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 decline to say anything.*

Jeremiah Donovan

Taken before me this

16

day of

August

188*8*

W. H. Patterson
Police Justice.

0461

Form

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

POLICE COURT—FIRST DISTRICT.

John Cottrell, an officer
of No. *the 6th Precinct Police* Street, being duly sworn, deposes and says,
that on the *13th* day of *August* 18*82*

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

Jeremiah Donovan now present.

*Who wilfully threw the stone
now here shown at deponent
which stone struck deponent
on the right side of the face
and caused deponent's face.*

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

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

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

John Cottrell

Sworn to, before me this

day of

August

18*82*

John J. ...
Police Justice.

0462

BOX:

73

FOLDER:

822

DESCRIPTION:

Downes, George

DATE:

08/16/82



822

0463

1977 126

Filed 16 day of Aug 1882
Pleads Guilty

THE PEOPLE
vs.
George Danner
ROBBERY—First Degree.

JOHN McKEON,
District Attorney.

A True Bill.

W.C. Sperry Foreman.
S.P. Lavo Pears

0464

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

George Donner

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

George Donner

of the crime of Robbery in the first degree,

committed as follows:

The said George Donner

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the thirtieth day of July in the year of our Lord
one thousand eight hundred and eightytwo, at the Ward, City and County aforesaid,
with force and arms, in and upon one Walter R. Carter
in the peace of the said People then and there being, feloniously did make an assault and

one watch of the value of five dollars,
nine promissory notes for the payment of
money the same being then and there due
and unsatisfied of the kind known as United
States Treasury notes of the denomination and
of the value of one dollar each, and divers
coins of the United States of America of a
number kind and denomination to the Grand
Jury aforesaid unknown, of the value of
one dollar

of the goods, chattels and personal property of the said

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

JOHN McKEON, District Attorney.

0465

657
Police Court 2^d District. 126

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Walter Lanker
415 West 37th St

George Danvers

Robbery

Offence, 4 8

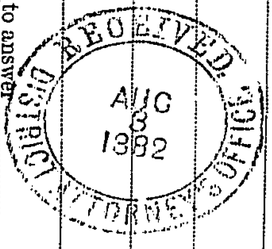
Dated July 31 1882

John Sprink
Magistrate.

John J. Kelly
Clerk. 29th

Witnesses, James Kelly
No. 297th Ave. 1st St.

No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer.



Car

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 George Danvers

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

Dated July 31st 1882 Solomon Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0466

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. George Downes

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York City

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

Answer. No 127 West 27th Street

Question. What is your business or profession?

Answer. Waiter

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 was with the complainant drinking in the Alhambra. I left him in a house in 27th street. I was not with him in an alley and I know nothing about the alleged robbery.

Taken before me, this

31st

George Downes

day of

July

1887

Solomon Smith Police Justice.

0467

CITY AND COUNTY }
OF NEW YORK, } ss.

James Foley

aged 38 years, occupation Policeman of No.

the 29th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Walter Carter

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

knowledge. When deponent met said Carter said Carter described
the prisoner George Downing as one of the men who had robbed
him so that deponent recognized said Downing on meeting him

Sworn to before me, this 31st

day of July 1882 } James Foley

Soldier B. Smith

Police Justice.

0468

Form 123.

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

Police Court—Second District.

Walter Carter, 34 years old, Bookkeeper
of No. 415 West 34th Street, being duly sworn, deposes and says,

that on the 30th day of July 1882
at the City of New York, in the County of New York, was feloniously taken, stolen, and
carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.: one silver watch of
the value of five dollars, nine bills
or notes good and lawful money of the
United States each of the denomination
and value of one dollar and silver
and nickel change good and lawful
money of the United States of the value
altogether of one dollar; in all of the
value of ten dollars

of the value of _____
the property of deponent

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

his will, by George Barnes, now here, from
the following facts: At about one
o'clock on the morning of said day, in an alleyway
at No. 157 West 27th Street deponent was attacked by
said George Barnes and three other persons. One
of the said four persons threw his arm around deponent's
neck and held his hand over his mouth while the
others took said property from the pockets of a vest and
of pantaloons then worn by deponent. Deponent
identifies said George Barnes as one of the four
persons in whose company he entered said alley,
and who were the only persons with deponent in said
alley when he was robbed. On leaving said alley

Sworn to before me this
day of July 1882
Robert S. Justice
Police Justice

deponent found of Peter Foley and informed him
W. R. Carter (over)

0469

BOX:

73

FOLDER:

822

DESCRIPTION:

Drew, George

DATE:

08/18/82



822

0470

171

Day of Trial

Counsel,

Filed 18 day of Aug 1882

Pleas

THE PEOPLE

#31-213 vs.

George D. Reed
District Attorney

~~Receiving Stolen Goods~~
BURGLARY—Third Degree, and

JOHN McKEON,

District Attorney.

P. 2 Sept 8, 1882

Pleas guilty Sept 12, 1882

A True Bill.

Part 2 / Friday Sept 8th

Wm. G. Church Foreman.

Chairman Ref

0471

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

George Drew

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

George Drew

of the crime of Burglary in the third degree,

committed as follows:

The said

George Drew

late of the *Twelfth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *July* in the year of our Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward, City and County aforesaid, the *wood-house*

Michael J. O'Donnell

there situate, feloniously and

burglariously, did break into and enter, the same being a building in which divers goods, merchandise and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said

Michael J. O'Donnell

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and *one bundle of*

carpet of the value of one dollar, one overcoat of the value of one dollar and one clothes line of the value of one dollar

of the goods, chattels and personal property of the said

Michael J. O'Donnell

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

John McKean

District Attorney

0472

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

636
 Police Court - 5th District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Michael McDonald
~~George Snow~~
 George Snow

1. _____
 2. _____
 3. Complaint made to _____
 4. Under cover Sept 11 1882

Offence, *Burglary Larceny*

Dated *July 27th* 1882

Wm. Brown
 Magistrate.

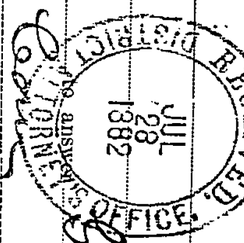
Compton
 Officer.

Witnesses, *Elizabeth Romaine*

No. *1838* *Lexington Avenue*
 Street, _____

Wm. Brown
 Street, _____

No. *1000*
 Street, _____



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

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

Dated *July 27th* 1882 *Wm. Brown* Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

Wm. Brown

0473

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5th
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *George Drew*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *435 E 13th St N.Y. about 2 weeks*

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. *not guilty*

George Drew
Made

Taken before me, this *27*
day of *July* 188*2*

W. J. Omer Police Justice.

0474

POLICE COURT— 5th DISTRICT.

City and County of New York, }
vs: }

Michael J. Connell
of No. 1838 Lexington Avenue, Street, being duly sworn,

deposes and says, that the premises No. 1838 Lexington Avenue Street, 12th Ward, in the City and County aforesaid, the said being a dwelling House No 3rd flat

of which was occupied by deponent as a dwelling and a small wood and Coal House for storing goods were BURGLARIOUSLY entered by means of forcible breaking off the lock and Staple attached to said Wood House

on the afternoon of the 26th day of July 1892

and the following property feloniously taken, stolen, and carried away viz:
One Bundle of Carpet a Box of Tools and a Clothes Bin all of the value of three dollars

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

for the reasons following, to wit; That said Wood House was securely locked and fastened on said day that at about the hour of 2.30. o'clock P.M. on said day deponent did observe that said premises had been burglariously open and the aforesaid property feloniously taken, stolen and carried away. That about the hour of 4 o'clock P.M. deponent was informed by Officer Bernard C. Simpson of the 12th Precinct

0475

Police that he arrested said defendants
on 3^d avenue between 115th & 116th streets
in said city in charge of a Horse and
Wagon he having the above described
property in his possession which deponent
identified as that which had been
so feloniously taken stolen and
carried away

Michael J. J. J. J. J.

State of New York
City and County of New York

Bernard C. Tompson of the 12th Precinct
Police being duly sworn deposes and
says that he has heard the foregoing
affidavit read and that portion of
said affidavit which referred to
deponent is true of his own knowledge

Bernard C. Tompson

Sworn to before me this
27th day of July 1882

City of New York
Police Justice

Sworn to before me this 27th
day of July 1882

City of New York
Police Justice

0476

BOX:

73

FOLDER:

822

DESCRIPTION:

Duff, John

DATE:

08/08/82



822

0477

WITNESSES.

5

□

Counsel,
Filed 8 day of Aug 1882
Pleads,

INDICTMENT.
Issued from the Person.

THE PEOPLE

vs.

John Duffy

H. D.

John Duffy

JOHN McKEON,

District Attorney.

A True Bill.

John Duffy
W. C. Hunt - Foreman.

Thos. J. Egan
Gen. and Sec.

0478

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 Duff

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

" *John Duff*
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Duff

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

*one handkerchief of the value
of ten cents, one gold coin of the United States of America
of the kind known as half-eagles of the value of
five dollars, and one silver coin of the United
States of America of the kind known as dollars
of the value of one dollar*

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

JOHN McKEON, District Attorney.

0479

BAILED,

No. 1 by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Police Court - District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Street
Keizer of Dist. Court

1 *John Duff*

2 _____
3 _____
4 _____

Office, *Caucus from Person*

Dated *July 28* 188*2*

General Magistrate.

Thomas Gray Officer.
14 Broadway Clerk.

Witnesses, *Thomas Gray*

No. *8* *Suzanne* Street

Cambridge Street

No. *137* *Stent* Street

defendant of 200 Street

No. *501* Street,
to answer *501*

CM

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

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

Dated *July 28* 188*2* *Hugh Green* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0480

Sec. 108 n.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

John Duff

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

28 Spring Street and about two years

Question. What is your business or profession?

Answer.

fructifolisher

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

Answer.

I am guilty

John Duff

Taken before me this

day of

July 21st

188

Henry A. Sherman
Police Justice.

0481

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 57 Bleeker

William West
Street apartments at Hotel Astor

being duly sworn, deposes and says, that on the

27 day of July 1882

at the

City of New York,

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

~~of deponent~~ and person of deponent in the day time
the following property, viz:

Gold and lawful money consisting
of one gold coin of the value of five
dollars and one silver coin of the
value of one dollar and one colored
handkerchief in which the said
money was tied all of the value
of six dollars and ten cent

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 Duff (now dead)

from the place that about the
hour of three o'clock P.M. on the
date deponent was sitting down
on a stop in Mulberry Lane at the
time deponent was partially intoxicated
deponent was informed by Francis
Toner of No 5 Lafayette Place that
while he was sitting on said stop
said Duff, approached him and

Subscribed and sworn to before me this 27th day of July 1882

Notary Public

0482

inserted his hand into the right
inside pocket of the coat then
and then worn by defendant and
did take steel and carry away
the said property. That about
one hour after the occurrence defendant
caused the arrest of said
Duff, and the said handkerchief
was found in his possession.

Sworn to before me
this 28 day of July 1872, William West

High Sheriff Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0483

BOX:

73

FOLDER:

822

DESCRIPTION:

Dunn, Peter

DATE:

08/18/82



822

0484

1884

IN June

Counsel,

Filed 18 day of Aug 1882

Pleas, Not guilty.

THE PEOPLE

vs.
Peter Dinn B
otherwise called
Peter Dair

INDICTMENT.
Issued from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

John
Foreman.

Read Feb 11 1887

From the first started to
me in this case, and
also from the fact of
the boys from Iowa
Chambers, I received the
copy from S. H. H.
Stephen A. Brins as
Lombard & Co's unpaid
property. Not guilty
Aug 18, 82

Charles Daniel G. M.
J. A. H. H. H.

M.

WITNESSES.

.....
.....
.....

0485

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Dunn
otherwise called
Peter Davis

The Grand Jury of the City and County of New York, by this indictment, accuse
Peter Dunn, otherwise called
Peter Davis
of the CRIME OF LARCENY (from the person)

committed as follows:

The said *Peter Dunn, otherwise*
called Peter Davis

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *ninth* day of *August* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the *Ward*, City and County
aforesaid, with force and arms *three promissory notes*
for the payment of money the same being
then and there due and unsatisfied of
the kind known as United States Treasury
notes of the denomination and of the
value of one dollar each, two promissory
notes for the payment of money, the same
being then and there due and unsatisfied, of
the kind known as United States Treasury
notes of the denomination and of the value
of two dollars each, and divers silver coins
of the United States of America, of a number
kind and denomination to the Grand Jury
aforesaid unknown of the value of
thirty cents

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

JOHN McKEON, District Attorney.

0486

BAILIED,

No. 1 by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

672
Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Crowley
35 Bond Street
John Dennis
alias
Peter Dennis
Offence *Larceny from the public*

Dated *August 10* 188 *2*

Magistrate
Quinn J.
Officer.

Witnesses,
John Quinn
John Quinn
Clerk.

No. _____
Street, _____

No. _____
Street, _____

§ *John* to answer
Connell

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Peter Dennis* *alias Peter Dennis* 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 *August 10* 188 *2* *Hugh Garner* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0487

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Peter Russo*

Question. How old are you?

Answer. *Seventeen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Sullivan St. Five months*

Question. What is your business or profession?

Answer. *Machinist*

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

Answer. *I am not guilty of the charge.*
Peter Russo

Taken before me this

day of

August

1884

August Chapman
Police Justice.

0488

CITY AND COUNTY }
OF NEW YORK, } ss.

of Police John Budds, an officer
aged 37 years, occupation Police No. _____

_____ Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas L. Newley
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10th }
day of August 1882 } John Budds

Hugh Garner
Police Justice.

0489

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *35 Bowery* Street. *and 52 gas, Gas fitter,*
being duly sworn, deposes and says, that on the *9th* day of *August* 188*2*

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

*Gold and lawful money of the
United States, Consisting of notes
or bank bills of divers denominations
and value, and a number of
silver coins, paid money (verigan)
all of the amount and value of
seven dollars and thirty cents*

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 *Peter Warrin* alias

*Peter Davis, New York. From the
fact that deponent put down on
a stoop in West Street and said
money was there and there
contained within the inside
pocket of the vest then upon
deponents person and in the pocket
of the pantaloons upon deponents
person. That deponent then and
there fell asleep and was*

0490

awakened by officer Buecks, here present, who informed defendant that he, said officer, caught and detected said defendant with one of his hands within and said inside pocket of said vest, and defendant thereupon discovered that said money had been taken stolen and carried away from defendant's person and possession as aforesaid.

Sown to you on this } John Buecks
10th day of August 1882 } Thomas L. Crowley

Hugh Farmer Participated

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

23.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION