

0867

BOX:

306

FOLDER:

2915

DESCRIPTION:

Doherty, John

DATE:

05/09/88



2915

Witnesses:

Richard L. Campbell

37

Counsel,

Filed *9* day of *May* 188*8*
Pleads, *Chicago City (Ill)*

THE PEOPLE

vs.
309-
14

John Liberty

Grand Larceny *Second degree*
[Sections 628, 68 / 550 Penal Code].

JOHN R. FELLOWS,

District Attorney.

72 May 14/88
Records & L. 207
5/12/88

A True Bill.

M. J. Brown

Foreman.

Police Court

District.

Affidavit—Larceny.

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

of No. 309 West 14th Street, aged 27 years,
occupation actress being duly sworn

deposes and says, that on the 4th day of May 1888 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 wrap. of the value of one hundred dollars. (\$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 John Doherty (now here)

from the fact that at about the hour of noon said date deponent left said wrap lying on a bed in her bed room in said premises and at about the hour of 6 o'clock PM same day deponent missed said wrap. Deponent had reason to suspect the said deponent who had been working in said premises for a short time and caused his arrest, when he admitted and confessed in open Court in the presence of deponent and officer John Carey of the 16th Precinct Police that he did take steal and carry away said wrap. Wherefore deponent prays the said deponent may be held and dealt with as the law directs — Dickie Schuyler

Sworn to before me, this 4th day of May 1888

John Carey Police Justice

0870

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Doherty

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 Doherty*

Question. How old are you?

Answer. *26 years old*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *309. W 14th St 2 weeks*

Question. What is your business or profession?

Answer. *Patn.*

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

Answer.

I took the wrap, but was intoxicated at the time and did not know what I was doing I took it to some store on 5th Avenue, and tried to sell it. I don't know where it is now.

John Doherty

Taken before me this

Day of *May*

188*8*

J. Murphy

Police Justice.

0071

BAILED,
 No. 1, by _____
 Residence _____ Street
 No. 2, by _____
 Residence _____ Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street

Police Court- 2
 District. 692

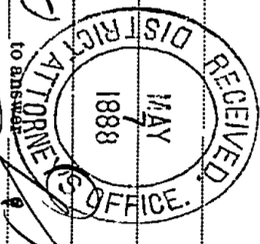
THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Ricki Schuyler
 309 W. 14 St.
 John Robert
 Offence: Larceny
 felony

Dated May 6 1888
 J. J. Ford Magistrate

Every and Lopez
 16 Precinct.

Witnesses
 John Lewis
 Robert Paulsen
 No. _____ Street

No. _____ Street
 No. _____ Street
 No. _____ Street



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 May 6 1888 J. J. Ford Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

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 Doherty

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

John Doherty

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

The said

John Doherty,

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

one article of female wearing apparel, commonly called a wrap, of the value of one hundred dollars

of the goods, chattels and personal property of one

Dickie Schuyler

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

SECOND COUNT—

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

John Doherty

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

John Doherty

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 article of female wearing apparel, commonly called a wrap, of the value of one hundred dollars

of the goods, chattels and personal property of one

Dickie Schuyler

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

Dickie Schuyler

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

John Doherty

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.

JOHN R. FELLOWS,
District Attorney.

0074

BOX:

306

FOLDER:

2915

DESCRIPTION:

Doogan, John

DATE:

05/10/88



2915

0875

#58

Witnesses:
Robert A. Ely

Counsel,
Filed, 10 day of May 1888
Pleads, *Not guilty*

THE PEOPLE,
vs.
B
John Doogan
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.
J. M. [Signature]

Foreman.
Part III May 17, 1888
Complaint submitted to Special Sessions

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 Doogan

The Grand Jury of the City and County of New York, by this indictment, accuse *John Doogan* 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 Doogan* - late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight*, 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.

0877

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dorn, John

DATE:

05/24/88



2915

0070

WITNESSES:

Wm. Dugan
27th Precinct

208

Counsel,

Filed *24* day of *May*

1888

Pleas *Indy*

THE PEOPLE,

vs.

B

John J. Down

170 1/2 W

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. M. Davis
Foreman.

Part 3, October 1, 1888

Complaint sent to Special Sessions

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. Doru

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

John J. Doru
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

John J. Doru

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Daniel Dugan

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

John J. Doru

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 J. Doru

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, 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 then and there 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.

0000

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dowd, Edward

DATE:

05/01/88



2915

0001

No 470

Witnesses:
Officer Harry M. ...
2nd Prec

Counsel,
Filed 1 day of May 1888
Pleads, *Abrogation*

THE PEOPLE
vs.
Edward M. Doud
Burglary in the Third degree
[Section 498, 506, 528 and 531.]

JOHN R. FELLOWS,

¹⁰ J. P. M. ...
District Attorney.
... received ...
5 P. M. ...
A True Bill.

M. J. Berry
Foreman.

May 1/88

0882

Police Court— District.

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

Peter Walsh
of No. *214 Greenwich* Street, aged *46* years,

occupation *Dealer in fruit* being duly sworn

deposes and says, that the premises No *214 Greenwich* Street,

in the City and County aforesaid, the said being a *four story fruit*

building the basement of
and which was occupied by deponent as a *store for the sale of fruit*
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly *breaking*

the door off its hinges, the

said door opening into said

premises, and forcing off the com-

partation on a safe in said premises

on the *22* day of *April* 188*8* in the *night* time, and the

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

Good and lawful money

of the United States of

the amount and value

of about four hundred

dollars

the property of *Norman Cornell* and this 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

Edward M. Howard

for the reasons following, to wit: *at about the hour of*

three o'clock on said date

deponent securely locked and

fastened the doors of said

premises and having found

the said door broken off and the

said partition lock broken off

said safe is informed by Officer

Harry Blumeyer that he Blumeyer

0003

found the said defendants
concealed in the said premises.
Refrains says that the said
defendants had no authority
to be in said premises

Sworn to before me }
this 28th day of April } Peter Welsh
1888 }
Magistrate
Police Justice

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0004

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry Nierneyer
aged *29* years, occupation *Police Officer* of No. *2nd Avenue* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *John Walsh*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *23*
day of *April* 188*A* } *Harry Nierneyer*

W. J. Coney
Police Justice.

0885

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward M. Dowd 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 M. Dowd.*

Question. How old are you?

Answer. *33 years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Flammers Hotel Parkers, 3 years*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer. *I am not guilty.*
Edward M. Dowd

Taken before me this

day of

March

188*8*

1888

Police Justice.

W. J. M.

0885

9⁰⁰ A.M. Apr 25
\$2500 for appearance

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Police Court
District 65⁷

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Quinn
John J. Quinn
John J. Quinn

1 _____
2 _____
3 _____
4 _____
Offence *Larceny*

Dated *April 23* 188

Magistrate
James
Officer
James
Precinct

Witnesses
Call officer
Street

No. _____
Street _____

No. _____
Street _____



\$ _____
to answer
Call officer
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 _____

Defendants
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*
~~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 *April 23* 188 & *John J. Quinn* 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.

110

-----x	:	
The People	:	
v.	:	
Edward M. Dowd,	:	Tried May 10th, 1888, before
Indicted for Burglary in	:	the Hon. RUFUS B. COWING
the 3d degree. Indict-	:	and a Jury.
ment filed April, 1888.	:	
-----x	:	

A P P E A R A N C E S:

Assistant District Attorney Macdona, for the
People.

Abraham Suydam, for the Defense.

.....

PETER WELSH, the complainant testified that his place of business was at 214 Greenwich Street. He occupied a basement there as a fruit store. He kept money and various valuables in his safe. On the night of the 22d of April he had about \$400 in his safe. He closed the outer door of the basement himself between half past ten and eleven o'clock on the night of the 22d of April. It was Saturday night. When he got to his store on Monday morning he found the handle of the

safe broken off and the combination also broken. He had to employ a safe manufacturer to open the safe. The door of the safe was battered as if something heavy had been used against it. Under cross-examination he testified that there was only one way of getting in or out of the basement and that was up several steps, and over these steps was a double flap door. The flaps could be raised up or down and were secured by a padlock on the outside.

OFFICER HARRY NIEMEYER testified that he was connected with the Second Precinct. Early on the morning of April 23d he found the defendant in the cellar at 214 Greenwich Street. He was lying down. His, the witness's attention was first attracted by hearing a great noise down in the cellar and he examined the door and found it was broken and pulled partly off its hinges. He lifted the door and the noise stopped. He rapped for assistance and went down with a brother officer and found the defendant lying down with his head resting on the first step coming up from the cellar. He asked the defendant what he was doing there, and the defendant said, "I found this place open and just went down to have

a little sleep." He, the witness, examined the safe and found the door battered and the combination of the safe lying on the floor. He then arrested the defendant. Under cross-examination the witness testified that he heard the noise first at five minutes before two o'clock. He went on duty at twelve o'clock. At one o'clock he tried the door of the cellar and found that it was secure. He did not know whether the defendant's eyes were closed or not when he saw him. He took him by the arm and the shoulder to rouse him. When the defendant was searched in the station house there was nothing but a pocket knife in his pocket. He found no burglars' tools in the cellar. There were two hatchets in the cellar, and the noise that he heard was that of a man chopping.

For the Defense, EDWARD M. DOWD, the defendant, testified that he lived in a lodging house when he had money. He had been working around the docks, but lately he had got his fingers burned and had not done any work at least for four or five weeks. He was walking around and had been drinking a little beer, and saw the door of the cellar open and lay down on the steps and

0890

4

went to sleep. The officer came along and shook him by the shoulder and asked him what he was doing there, and he said that he was taking a little sleep, because he had a job to go to in the morning. He did not touch the safe and did not attempt to break into it, and did not break open the door of the cellar.

The People
vs

Conrad A Dowd

May

Burglary - 3rd Degree

Indictment filed - June, '88

— " —

Indict, May 10th, '88.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

<p>THE PEOPLE OF THE STATE OF NEW YORK</p> <p><i>against</i></p> <p><i>Edward M. Dowd</i></p>

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

Edward M. Dowd

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

The said *Edward M. Dowd*,

late of the *Tenth* Ward of the City of New York, in the County of New York, aforesaid, on the *Twentysecond* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Peter Walsh

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

Peter Walsh

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

SECOND COUNT—

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

Edward M. Dowd
attempt to commit
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Edward M. Dowd*,

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,

the sum of four hundred dollars in
money, lawful money of the United
States and of the value of four
hundred dollars.

of the goods, chattels and personal property of one *Peter Walsh*,

in the *store* of the said *Peter Walsh*,

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

John R. Talbot,
Attorney

0894

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dowd, Martin

DATE:

05/08/88



2915

20

Counsel,

Filed *8* day of *May* 188*8*.

Pleads, *Chapman*

THE PEOPLE

vs.

B

Shartin Dowd

VIOLATION OF EXCISE LAW.
(SELLING TO MINOR).
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. Jones

Foreman.

*Part II - May 11, 1888
Original returned to post.
Confidential agent to Special Service*

Witness

Chapman Grant

Chapman Grant P.C.C.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Dowd

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

Martin Dowd

of a MISDEMEANOR, committed as follows:

The said *Martin Dowd*

late of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *John Minor* who was then and there a minor under the age of fourteen years, to wit: of the age of *ten* years, as *he* the said *Martin Dowd* then and there well knew and had reason to believe; 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.

0897

BOX:

306

FOLDER:

2915

DESCRIPTION:

Duffield, Ulysses

DATE:

05/28/88



2915

0090

Witnesses :

Maria Keenan
Edmund M. Keenan

291

Counsel,

Filed

Pleads

188

W.C. King
W.C. King
W.C. King

THE PEOPLE

vs.

P

Myrnes G. Duffield
(7 cases)

Grand Larceny Second degree. [Sections 528, 581, 532 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. Power

Foreman.

*Sentence suspended on
and indict. P.S.M.*

HENRY T. TERRY,
ATTORNEY AND COUNSELLOR AT LAW,
No. 156 BROADWAY,
ROOM 19.

NEW YORK,188

Already materially injured and
is injuring the Co's business, and
has caused them a serious pecu-
niary loss.

The Co. wish me to ask you to
call him up and pass the
sentence upon him that you re-
frained from passing last sum-
mer, that he may be prevented
from doing them further damage.
He is pecuniarily irresponsible, so
that they have practically no
remedy by a civil suit, and the
only way that we see to prevent
his doing us very serious damage
is to lock him up on the old
charge. He is now in company
with one Pledant, who is doing the

same thing, and Duffell is encour-
ing and encouraging Bleckstein
it. Bleckstein is also primarily re-
sponsible.

Mr. J. C. Richardson, the Treasurer
and Gen. Manager of the Co. tells
me that you have a copy of an
affidavit of his in your possession
stating the facts, but I think it is
informal and insufficient.

If you think best to act in the
matter, or to have argument or
testimony on it, will you kindly
tell me how to bring it properly
to your notice. The condition of a
man out on a suspended sentence
is a somewhat peculiar one,
and I hardly know how to pro-
ceed. Shall I prepare affidavits
and make a motion in Open
Court, or see you informally at
your chambers? or must the

HENRY T. TERRY,
ATTORNEY AND COUNSELLOR AT LAW,
No. 156 BROADWAY,
ROOM 19.

NEW YORK, Dec. 20 1888

Hon. Randolph B. Martin
Sir: I have tried several times
to see you at your Chamber about
a matter in which clients of mine,
the Union National Gas Saving Co.,
are interested, but have failed to find
you. I therefore take the liberty of
writing to you about it. The Co.
are selling and letting gas apparatus
on, to be applied to gas meters. Last
spring they had in their employ-
ment as agent a colored man
named Ulysses G. Duffield. He
procured a number of orders for
them, but after the machines were
put on, he went around to the
customers and fraudulently took

them off and sold them, putting
the proceeds into his own pocket.
For this he was indicted and con-
victed before you last July. You
suspended sentence on his promise,
and are informed, of future good
behavior. He had previously been
guilty of like offenses while em-
ployed by an agent of the Co. in
Washington D.C.

Since his conviction he has been,
and still is, engaged in going a-
round to customers of the Co. and
to persons whom the Co. has solicited
to become customers, and telling
them that the Co. is irresponsible
and a fraud and that the ma-
chines are worthless; all which is
false, and is apparently done out
of pure malice towards the Co.,
which was active in prosecuting
him last summer, and he has

POOR QUALITY
ORIGINAL

0903

HENRY T. TERRY,
ATTORNEY AND COUNSELLOR AT LAW,
No. 156 BROADWAY,
ROOM 19.

NEW YORK, 188

3
District Attorney's office to ap-
peared to and the matter come
before you through that channel?

Very truly yours
H. T. Terry

POOR QUALITY
ORIGINAL

0904

People
as
Suffield

0905

Police Court 3 District.

Affidavit—Larceny.

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

William A Draper

of No. 19 East 47 Street, aged _____ years,
occupation _____ being duly sworn

deposes and says, that on the about 10th day of April 1888 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 Gas Regulator
of the Value of Thirty 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 Guffie from the fact that previous to said larceny the said property was in the premises of deponent and the said deponent has admitted and confessed to this deponent in the presence of Officer John J. Lewis that he did take from the premises of this deponent the above property

W. A. Draper

Sworn to before me, this 14 day of April 1888
W. A. Draper
Police Justice.

0906

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation John J. Greer of No. 125

Arthur Street Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of William H. Harper and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of May 1888

John J. Greer
A. J. White

Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Oliver G. Safford

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

San Francisco

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

Answer.

1471-1⁰ Ave 12 months

Question. What is your business or profession?

Answer.

A poet

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*

O. G. Safford

Taken before me this

day of *Nov* 188*8*

[Signature]

Police Justice.

0908

Police Court District 143

THE PEOPLE &c.,

ON THE COMPLAINT OF

William W. ...
19 E. 47 St.
Stephen ...

Offence

Larceny

Dated May 14 1888

White Magistrate

John ... Officer

Witnesses ...
No. ...
No. ...

No. 5111 ...
MAY 17 1888
CLERK'S OFFICE

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 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 May 14 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

0909

District Attorney's Office.

Part one

PEOPLE

vs.

For Trial
Thursday June 14th

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

W. G. Saffell

Grand Jurors.

District Attorney.

*The Clerk will
please not put
this case on the
calendar until
Wednesday the
17th inst
June 4th 1894
W. H. Saffell
To Chief Clerk*

0910

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 53 years, occupation Domestic of No. 31 7th St

Maria Korman Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Henry Weeks and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of May 1888

Maria Korman
A. J. White
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Vice President of No. 1744 Broadway

Alfred M. Vernon Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Henry Weeks and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of May 1888

Alfred M. Vernon
A. J. White
Police Justice.

0911

Police Court—

3 District.

Affidavit—Larceny.

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

of No. 31 West 58th Street, aged 66 years,

occupation Physician being duly sworn

deposes and says, that on the 11th day of May 1888 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 gas governor of the value
of twenty 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 Nysson J. Duffield

(used here) from the facts that
Deponent is informed by Maria Keenan
his servant, that on the 11th inst
she saw said governor in the cellar
of Deponent's premises and that
on the 11th instant the defendant
called and requested that he
was an employee of the Union
National Gas Fitting Company
of 742 Broadway, and requested
her to permit him to examine the
meter and gas saving machine
in said premises, that the defendant
entered the cellar of said premises

of
Subscribed before me, this
1888
day
Police Justice.

0912

with another person whom he called
his helper and that subsequently
he left the premises since that time
she discovered that said gas
piping had been taken off
and carried away.
Defendant further says that he has
been informed by Alfred M. George
Vice President of the Union National Gas
Savings Company that the defendant
Duffield had no connection with
the above Company since had no
right to inspect their appliances
nor had any right to enter defendant's
premises under such a pretext.

Henry J. White

Swore to before me this
14 day of May 1888.
John Fisher

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 1888
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
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 1888
Police Justice.

Police Court, District, _____

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

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY

Dated _____ 1888

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer _____ Sessions.

0913

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Wesley G. Duffield 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. *Wesley G. Duffield*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *W.*

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

Answer. *1471, 1st Avenue, 1 year*

Question. What is your business or profession?

Answer. *Agent*

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. G. Duffield

Taken before me this
day of *March* 1938
W. G. Duffield
Police Justice.

0914

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

Henry A. ...
371 No. ...
...

Offence

Dated

May 17
1888

Magistrate

...
Officer

...
Precinct

Witnesses

No. *31*
Marie Freeman
Street

No. *43rd*
...
Street

No. *744*
...
Street

No. *5110*
to answer
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 *Three* 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 17* 1888 *...* Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

0915

No. 2. "SPOT CASH" ORDER.

Copy.

(AGENTS ARE NOT AUTHORIZED TO CHANGE THE CONDITIONS OF THIS CONTRACT.)

New York, Oct 12th 1888.

The Union National Gas Saving Co.,

744 Broadway, N. Y.

Gents: Please attach to Meter

GOVERNOR



203 East 49th Street,

No. 10 Light National Gas Saving Governor, for which I hereby promise to pay to your order \$30.00 less 20% Dollars,

UPON DELIVERY AND ATTACHMENT OF GOVERNOR METER. It being understood and agreed that should said Governor fail to effect a saving of 15 TO 40 PER CENT. (as demonstrated by ACTUAL TIME TEST of same number of burners for a given period, WITH AND WITHOUT GOVERNOR, against open street pressure), above amount to be refunded upon return of Governor in good condition.

Accepted, E. J. Duffield
For the Union National Gas Saving Co.

Signed, Mark Shaw
Address, 27 Coenties Slip

+ Duplicate

New York, Oct 13th 1888.

Received from

The Union National Gas Saving Co.
744 BROADWAY, NEW YORK.

Sum \$

Dollars

Advanced Commission on Shaw order

\$ 10.00

E. J. Duffield

POOR QUALITY ORIGINAL

0915

The People of
the State of N.Y.
v.s. Duffield

S. S.

New York, November 1st. 1888.

Affidavit of Jay C. Richardson.

AFFIDAVIT OF JAY C. RICHARDSON, Deponent, states
that he is the Secretary and Treasurer of the UNION
NATIONAL GAS SAVING COMPANY, a corporation duly organized
under the laws of the State of New York, and whose place
of business is at 744 Broadway, New York City.

That on or about the 12th. day of October 1888,
one Ulysees G. Duffield -not in the regular employ of
said Gas Saving Co., but acting in the capacity of general
canvasser for various parties, brought to the office of
said Gas Saving Co. an order duly signed by one Mark Shaw,
of #27 Goentiss Slip, N. Y. City, for one of the said
Union National Company's Gas Saving Machines, for which
said Shaw agreed to pay the sum of Twenty four dollars
(\$24.00) on the 20th. day of Oct. 1888.

That upon delivery of said order as aforesaid,
the said Duffield demanded of said Gas Saving Co. his
commission of Ten dollars (\$10.00), but which said com-
mission was refused until said order could be verified and
the machine duly delivered, and which being effected
within a day or two thereafter, the said commission of
Ten Dollars (\$10.00) was duly paid to the said Duffield,
and his receipt, as per certified copy thereof hereto
attached, was given therefor.

That a few days thereafter, the said Duffield

POOR QUALITY ORIGINAL

0917

(2)

called upon the said Mark Shaw and representing himself as the duly appointed and authorized collector of said Union National Gas Saving Co., prevailed upon said Shaw to pay to him (the said Duffield) the sum of Eight dollars on account of said amount of Twenty four dollars, due the said Company from said Shaw, stating that he had been unable to collect his commissions on said sale from said Company.

Deponent further says, - That in consequence of said unlawful collection of said amount by said Duffield, the said Shaw refuses to pay said Gas Saving Company, for said machine, and that said Company must necessarily have recourse to the Courts to collect said claim.

Deponent further states that the said Duffield is an "old offender" and has twice previously, and within the past twelve months, been arrested for various crimes and misdemeanors, and that he is to-day "at large" under "suspended sentence" from the decision of His Honor Judge Martine's Court, ^(about June 15th 1887) for the crime of Grand Larceny, in having stolen several Gas Saving Machines from the buildings and residences of various Citizens of New York City, and some of which said machines were recovered by Detectives Creed and Huling, of Inspector Byrne's Staff.

Deponent further states that the said Duffield was accused of larceny at Washington, D. C. , by one Frank Fussell of said City, that said Duffield fled that City, and came to New York with a portion of said stolen property, and that said property was found in the possession of said Duffield, and by him acknowledged and surrendered to Deponent as said stolen property.

That said Duffield was duly indicted by the

(3)

Grand Jury of said D. C. and a U. S. Marshall dispatched to New York to arrest and return the said Duffield to Washington for trial, but the mother of said Duffield, coming to New York and pleading with deponent to save her son, representing that it was his first offense, prevailed upon deponent to intercede with said Fussell at Washington and with the civil authorities, and said deponent became the bondsman for said Duffield in the sum of Five Hundred dollars (\$500.00) in the Washington proceedings, and dismissed the suit pending here in the N. Y. Court, under the positive promise of the said Duffield to reform and lead an honest life.

That since the above transaction the said Union National Gas Saving Co. has been compelled to arrest said Duffield for stealing their machines from the meters of their patrons, and selling the said machines to other parties, but conviction for which was rendered difficult in consequence of the refusal of the parties victimized to appear in Court, said suits resulting in a suspended sentence as above set forth.

Deponent further states that on numerous and divers occasions since above sentence was suspended, the said Duffield has committed numerous fraudulent transactions in clandestinely obtaining the pamphlets and blank orders of said Union National Gas Saving Co., and after securing written orders for said National "Automatic" Gas Saving Machines, has delivered to said parties cheap and worthless machines of another class and of a dangerous character, and by said fraudulent acts and misdemeanors, said Union National Gas Saving Company has been greatly injured in its good name and credit and has been put to

(3)

Grand Jury of said D. C. and a U. S. Marshall dispatched to New York to arrest and return the said Duffield to Washington for trial, but the mother of said Duffield, coming to New York and pleading with deponent to save her son, representing that it was his first offense, prevailed upon deponent to intercede with said Fussell at Washington and with the civil authorities, and said deponent became the bondsman for said Duffield in the sum of Five Hundred dollars (\$500.00) in the Washington proceedings, and dismissed the suit pending here in the N. Y. Court, under the positive promise of the said Duffield to reform and lead an honest life.

That since the above transaction the said Union National Gas Saving Co. has been compelled to arrest said Duffield for stealing their machines from the meters of their patrons, and selling the said machines to other parties, but conviction for which was rendered difficult in consequence of the refusal of the parties victimized to appear in Court, said suits resulting in a suspended sentence as above set forth.

Deponent further states that on numerous and divers occasions since above sentence was suspended, the said Duffield has committed numerous fraudulent transactions in clandestinely obtaining the pamphlets and blank orders of said Union National Gas Saving Co., and after securing written orders for said National "Automatic" Gas Saving Machines, has delivered to said parties cheap and worthless machines of another class and of a dangerous character, and by said fraudulent acts and misdemeanors, said Union National Gas Saving Company has been greatly injured in its good name and credit and has been put to

(4)

great pecuniary loss and expense, in replacing said stolen machines and in restoring friendly relations with many of their said patrons and for which said several acts crimes and misdemeanors deponent prays that said "suspended sentence" may be recalled and that said sentence be promptly executed.

Sworn to before me this (Signed)
1st day of November 1888 J. C. Richardson
Randolph B. Martine
Judge of General Sessions

Court of General Sessions

The People

vs

Wm James G. Duffield

Affidavit

Court of General Sessions

The People

vs

Wynnes G. Duffield

Affidavit

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ulysses G. Duffield

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

— Ulysses G. Duffield —

of the CRIME OF PETIT LARCENY committed as follows:

The said Ulysses G. Duffield

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

one gas governor of the value of twenty dollars

of the goods, chattels and personal property of one *Henry A. Weeks*

then and there being found, then and there unlawfully 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

Ulysses G. Duffield

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Ulysses G. Duffield*

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 gas governor of the value of twenty dollars

of the goods, chattels and personal property of one

Henry A. Weeks

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

Henry A. Weeks

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

Ulysses G. Duffield

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

JOHN R. FELLOWS,
District Attorney.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ulysses G. Duffield

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

Ulysses G. Duffield

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

The said *Ulysses G. Duffield*,

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

one gas regulator of the value of thirty dollars

of the goods, chattels and personal property of one *William H. Draper*

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

— *Ulysses G. Duffield* —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Ulysses G. Duffield*

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 gas regulator of the value of thirty dollars —

of the goods, chattels and personal property of one *William H. Draper* —

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

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

— *Ulysses G. Duffield* —

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.

JOHN R. FELLOWS,
District Attorney.

0927

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dunn, Dennis

DATE:

05/16/88



2915

0928

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dunn, Dennis

DATE:

05/16/88



2915

0929

Witnesses:

Carroll Brown

Counsel,

A. H. Pundy

Filed

16 day of *May* 188*8*

Pleads,

Arraignment

THE PEOPLE

vs.

Dennis Dunn

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. R. Fellows

Foreman.

June 13/88

James H. Kelly

James H. Kelly

S. E. H. 405 B.M.

0360

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated May 8 1888 Police Justice.

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

Police Court

727

District

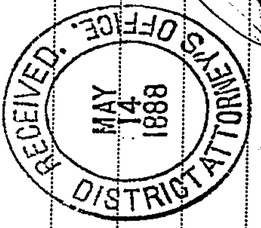
THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Smith
136 West 13th St
New York

Office
Dated May 8 1888

BAILED,
No. 1, by
Residence Street
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street

Magistrate
Officer
Precinct
Witness
No. 183 Fulton Market Street



No. Street
No. Street
\$ 1000 to answer
Sam

0931

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

Sergeant 1st Michael Doherty
Francis Police Street, aged 40 years,
occupation Sergeant Police being duly sworn deposes and says,
that on the 1st day of February 1888

at the City of New York in the County of New York, deponent arrested
arrested Dennis Durm (now here) for
feloniously assaulting and beating one
Georgina Cronin of No 53 Chatham Street
by cutting and stabbing said Cronin on
the left side of the back with a butcher
knife the defendant held in his hands
inflicting injuries from which said Cronin
is now confined to the Chatham Street Hospital
said Cronin identified the defendant in the
presence of deponent as the person that did
inflict said injuries wherefore deponent

Sworn to before me this

1888

day

Police Justice

Police Court 102 District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Michael Osherty

vs.

Dennis Osherty

87 W 125 Roosevelt

AFFIDAVIT.

Thomas W. O'Connell

Onondaga County

Dated Feb 7 1888

[Signature]
Magistrate.

Osherty
Officer.

Witness,

Disposition, held to await
the result of injuries

Subscribed before me this
7th day of February 1888
[Signature]
Justice of Peace
Michael Osherty

Prays that said defendant may
be held to answer the charge of said
injuries

0933

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Samuel Sumner

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~~ ^{he}; that the statement is designed to enable ~~him~~ ^{he} if he see fit to answer the charge and explain the facts alleged against ~~him~~ ^{he} that he is at liberty to waive making a statement, and that ~~his~~ ^{his} waiver cannot be used against ~~him~~ ^{he} on the trial.

Question. What is your name?

Answer. *Samuel Sumner*

Question. How old are you?

Answer. *27 years -*

Question. Where were you born?

Answer. *New York -*

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

Answer. *At home.*

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 may think will tend to your exculpation?

Answer. *I am guilty of the charge*

Samuel Sumner

Taken before me this *9th* day of *March* 18*98* at *New York* by *John J. Smith* Justice.

0934

Police Court - 1st District

CITY AND COUNTY OF NEW YORK, ss.

of No. 53 Cherry Street,

Age 27, but etc. being duly sworn, deposes and says, that

on Wednesday the 8th day of February

in the year 1888 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by Dennis

Dunn. (now here) who cut and
 started deep wounds in the face
 and neck with some sharp-
 instrument then and there
 held in the hands of the said
 Dunn. Cutting and lacerating
 deep wounds. And causing injuries
 from which deep wounds were
 confined in the Chambers Street
 and New York Hospitals
 for the space of seven days.
 That said assault was committed
 with

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 9th day of May 1888.

Cornelius Brown

Seoul Smith
 POLICE JUSTICE.

0935

Report of Ambulance Call.

Date Feb. 8th 1888
Call Came in
Time 7. AM
Arrival _____
Return _____
Name Cornelius Cronin
Age 26
Condition I
Nativity us
State _____
Time in N. Y. City Life
Occupation Butcher
Residence 53 Cherry St
Friend's Name W. Fisher
Friend's Residence 79 1st St
Diagnosis Stab wound of
neck
Property _____
Driver's Name _____
Geoffe Stoughton, M.D. Surgeon

0936

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dennis Dunn

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

- Dennis Dunn -

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

The said Dennis Dunn,

late of the City of New York, in the County of New York aforesaid, on the
ninth day of February, in the year of our Lord
one thousand eight hundred and eighty-eight, with force and arms, at the City and
County aforesaid, in and upon the body of one Remedius Cronin,
in the peace of the said People then and there being, feloniously did make an assault,
and
Dunn - the said Remedius Cronin,
with a certain sharp instrument to the Grand
jury aforesaid unknown
which the said Dennis Dunn
in his right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent
Dunn the said Remedius Cronin,
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

- Dennis Dunn -

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

The said Dennis Dunn,

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 Remedius Cronin,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and
Dunn the said
- Remedius Cronin -
with a certain sharp instrument to the Grand
jury aforesaid unknown
which the said Dennis Dunn
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 strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the Peace of the People of the State of New York
and their dignity.

THIRD COUNT—

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

- Dennis Dunn -

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

The said *Dennis Dunn,*

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 said *Randolph Brown,* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and

the said Randolph Brown. —
with a certain *sharp instrument to defend*
any person unknown —

which *he* the said *Dennis Dunn* —
in *his* right hand then and there had and held, in and upon the *head,*
face and neck of *him* the said *Randolph*
Brown. —

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Randolph Brown.* —

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.

0938

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dunn, Thomas

DATE:

05/10/88



2915

0939

62

Witness
G. W. Boyle
31st Precinct

Counsel,
Filed, *10* day of *May* 188*8*
Pleas, *Stoughton* (187)

THE PEOPLE,
vs.
B
Thomas Dunn
S. D. Dunn

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.
[Signature]

Foreman.
Part III May 21, 1888,
Complaint sent to Special Sessions

0940

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 Dunn

The Grand Jury of the City and County of New York, by this indictment, accuse *Thomas Dunn* - 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 *Thomas Dunn* - late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight*, 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.

0941

BOX:

306

FOLDER:

2915

DESCRIPTION:

Dwyer, Frank

DATE:

05/11/88



2915

0942

46

Witnesses:

Richard S. Owen
Off. Martin Hardy
Centra. off. a

Counsel,
Filed *11* day of *May* 188*8*
Pleads *Chynell*

THE PEOPLE
vs.
Frank Dwyer
Grand Larceny, *5th* Degree,
(From the Person.)
[Sections 528, 530-550 Penal Code.]

17/18
JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. M. Beale

Part III *May 18. 1888* Foreman.
Tried & acquitted.

0943

Police Court - 2 District. Affidavit - Larceny.

City and County of New York, ss.: Henderson B. Owen

of No. 115 Nassau Street, aged 39 years, occupation Journalist

deposes and says, that on the 13 day of March 1888 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 cased watch of the value of One hundred dollars

the property of Aymunt

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 Frank Dwyer from her. From the facts that upon said date Aymunt was in my Ferry House at the foot of 126th Street in said City, that he felt that his watch chain had been detached and was hanging loose, that he discovered that this watch had been stolen and immediately attempted to seize the defendant but that the defendant rushed in and wiped himself up in the crowd and succeeded in escaping with said property

H. B. Owen

Sworn to before me, this 13 day of March 1888. Police Justice.

0944

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Dwyer 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. Frank Dwyer

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Mr

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

Answer. 210 E 37 St 7 mos

Question. What is your business or profession?

Answer. Cut

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

Answer. I am not guilty
Frank Dwyer

Taken before me this

day of

July 1888

Police Justice.

0945

§ 277. CIVIL A.P.

The preceding justice will hear and determine the within case in my honor
John J. [Signature]
John [Signature]

BAILLED,
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Police Court No. 2 1886 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1115th St. [Signature]
Frank [Signature]

1 _____
2 _____
3 _____
4 _____

Dated _____ 1888
[Signature] Justice

Magistrate
Officer
Precinct

Witnesses

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



to answer

1500
By [Signature]
acc'd May 8-2 1/2 P.M.
Committee

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 [Signature]

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 May 8th 1888 [Signature] Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Dwyer

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

— *Frank Dwyer* —
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Frank Dwyer*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *March* in the year of our Lord one thousand eight hundred and
eighty-*eight*, in the *night* time of the said day, 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 *Henderson B. Owen*
on the person of the said *Henderson B. Owen*
then and there being found, from the person of the said *Henderson B. Owen*
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

— *Frank Dwyer* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Frank Dwyer*

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

*One watch of the value of one
hundred dollars* —

of the goods, chattels and personal property of one *Henderson B. Owen*

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

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

— *Frank Dwyer* —

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

JOHN R. FELLOWS,
District Attorney.

0948

**END OF
BOX**