

0009

BOX:

230

FOLDER:

2251

DESCRIPTION:

Dailey, Michael

DATE:

09/23/86



2251

Witnesses:

So Worn

Counsel,

Filed 23

day of

Sept 1886

Pleads,

Indigence (24)

THE PEOPLE

vs.

Michael Raily

Grand Larceny, *in* Degree.
(From the Person.)
Sections 528, 529, 530 — Penal Code.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Stand Macclary
Oct 12/86 Foreman.

Speed & Corroborated.
Clarence R. R.

No 25 & 26

19th *

20
The People Court of General Sessions. Part I
Michael Dailey } Before Judge Cowing. Oct. 12. 1888.
Indictment for grand larceny in the first degree
Joseph Warrin sworn and examined.

I live 615 East Fifteenth St.; on the 12th of August
I was at 128 Christie St.; it was on a Saturday; at
two o'clock in the morning I had eight dollars and
a little pocket knife in my pantaloons pocket
I saw the prisoner Dailey there. I went with a
friend into a saloon and had a couple of
glasses of beer in Christie St. Then I left my
friend, I did not feel well after the beer and
I sat in front of a tenement house and fell
asleep. I think I remained asleep about an
hour and a half. Somebody thrust his hand
into my ^{left pantaloons} pocket and I was awakened. There
were four men, I remained quiet. I caught
this prisoner putting his hand on my pocket,
I caught him by the throat and held him until
the policeman came; the other three ran
away. Then I examined my pocket and the
eight dollars were gone and the pocketbook
and the pen knife. I have not seen them since.
It was not very dark; it was two o'clock on
Sunday morning. Cross Examined. Before I
left the saloon I had the money. I had the
money when I fell asleep. I was not ac-
quainted with the people in the saloon

and I and my friend we sat separate by a table all ~~alone~~ alone. I had not been drinking before I met my friend. We went to some places where they were singing. - Artists Hall it is called. I had about five or six glasses of beer. I think it was on the corner of Grand and Christie sts. that I went asleep. I left my friend in Grand st. and then I went alone and sat down. I had two pocket books; one pocket book I kept change in and in the other pocket book I kept bank notes. Just as the hand was thrust into my pocket I woke up; the pocket book was in the left pocket; at the same time, the other man put his hand into my right side pocket. I don't know whether he took anything out of that pocket or not, but I felt my hand in his pocket and I held on to it. I do not know whether the man who ran away took anything out of my left pocket or not. He had one hand free and my both hands were occupied. He might have thrown something away before he was arrested. There was no money found with him.

Louis Billig, sworn and examined. I am a police officer attached to the South precinct. I was on duty in Christie St. on the night of the 12th of Sept. last. I arrested the defendant on Christie between Broome and Delancey streets. About

three o'clock in the morning of the 12th of Sept. I
 was standing with another officer on the corner
 of Broome and Christie Sts. and I heard a halloo
 of "Police." I turned round about a hundred
 feet away and the complainant and the
 defendant were standing. He ran to him and
 he had hold of the defendant by the neck. That
 is the matter, I said? He said, "That man entered
 my right or left pocket," and I saw three
 of them running towards Delancey St.; he
 accused him of having his hands in his pocket.
 I arrested the defendant and had him remand-
 ed from Sunday till Monday. He said, "If I
 plead guilty, how much can I get, three months
 or six months?" I said, I could not tell you,
 I am no judge, it is a case of larceny, it is
 a bad case." He said, "I am sorry I done it,
 that is the first time. Cross Examined. The
 complainant was not very drunk. I arrested
 the defendant in Christie between Broome and
 Delancey Sts.; that is about two and a half blocks
 from West St. I don't know whether the com-
 plainant examined any of his clothing to
 see if he had any money. I did not search
 the sidewalk to see if there was any money
 there or not. Then I brought the defendant
 to Court he and I were alone.

Micheal Dailey, sworn and examined in
 his own behalf testified. I was working as sub-collector
 in an Insurance Co.; the last time I worked
 around there was last Christmas. I have been
 sick going on two years. I remember the night
 of my arrest. I was with two friends and I
 left them down home; he was under the in-
 fluence of liquor - one of the friends - and I
 left him home in Monroe St. I was going
 through Christie St; and just as I got up
 to the complainant there was three men after
 leaving him. As soon as he got up he halloo-
 ed; there was two policemen on the corner;
 he grabbed me. I stayed there. I did not have
 my hand in his pocket and did not steal
 his money. I was not with any of the three
 men who ran away. I never had seen
 them. Cross Examined. I live at 12 Prince St;
 I went out after supper around to the corner
 of Spring and Mott Sts. I met a young fellow
 named James Parks and afterward met
 James Lewnes and drank soda water and
 played pool with him. I am a sub collector
 for the Metropolitan Insurance Co. for a man
 named Murphy 194 Allen St.; he is in
 Canada now, he is sick.

The jury rendered a verdict of guilty of
 grand larceny in the second degree.

00 15

Testimony in the

case of

Michael Bailey

pled Sept.

1966.

00 16

Court of General Sessions
The People
vs
Michael Dailey }

City & County of New York ss: John
McGowan of said city being
duly sworn says: that he
resides, and has a ~~grocery~~ ^{oyster}
store at No 211 Knott Street
in said city and is acquainted
with Michael Dailey, who
is now charged with Larceny
for the past 3 years: that
he has always esteemed
him as an honest, good,
obedient and hard working
young man, and never
knew of his being mixed
up in any scrape or of
his being arrested before
and previous to this occur-
ance bore a very excellent
character.

In and before me }
this 18th day of October 1886 } John M^cGowan
Oliver Keene }
Commissioner of Deeds
N.Y. City }

Court of General Sessions
The People

vs
Michael Daily

City of New York ss: Michael
J. Quigley of said city being
dearly sworn says: he is a
liquor dealer doing business
at No 52 Spring Street in said
city and is acquainted for
the last 8 years with Michael
Daily who is now charged
with Larceny: that previous
to this occurrence he has known
the said Daily to be an honest
good and hard working
man bearing an excellent
character.

From & before this
18th day of October 1886

Oliver Keane

Commissioner of Deeds

N.Y. City

M. J. Quigley

0018

Board of General Sessions
The People's
Michael Dailly

City of New York: George Wilson
Witness said city being
duly sworn says: he is a
liquor dealer doing business
at the corner of Spring and
Elizabeth Streets in said city
and is acquainted with
Michael Dailly, who is now
charged with larceny, since
his childhood: that he has
always known him to be a
good honest, obedient and
hardworking lad, never
frequenting with evil
or dissolute companions
and bearing previous to
this occurrence an excellent
character.

Sworn before me
this 18th day of October 1886 } George Wilson
Oliver Keane }
Commissioners of Deeds
N.Y. City

0019

Police Court— 3d District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 615 East 15th Street, aged 30 years,
occupation bookbinder being duly sworn

deposes and says, that on the 19 day of September 1886 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:

good and lawful money of the
United States to the amount and
value of eight dollars and a
half and a
knife of the value of one
dollar, in all of the value of nine dollars
(\$9.50)
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 Michael Sealey (now here)

from the fact that while the deponent
was sitting on the stoop of 128
Myrtle Street at the hour of 3 o'clock
a. m. on said day and then another
person caught the deponent with his
hand in his, the deponent's right
hand pants pocket stealing
from said pocket the above said
property, the deponent seized
the deponent's hand and held
on to it until arrested

Joseph Brown

Sworn to before me, this 19 day
of September 1886

William J. Brown Police Justice.

0020

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, { ss

94 District Police Court.

Michael Daley 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

Michael Daley

Question. How old are you?

Answer

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

14 Princes street two years

Question. What is your business or profession?

Answer

Printer

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

Answer.

*I am not guilty.
That is all I have to say*

Michael Daley

Taken before me this

13

day of *July* 188*6*

William J. Sullivan

Police Justice.

0021

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

Dated *Sept 13* 188*6* *W. H. Harrison* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0022

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 3rd District. 1392

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Brown
615 vs. 615

Michael Dail

2 _____

3 _____

4 _____

Dated *September 13* 188*6*

Patterson Magistrate.

Deitz Officer.

10 Precinct.

Witnesses _____

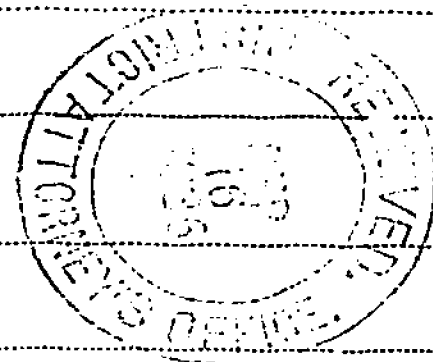
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1500.* to answer *G.S.*

No 152 *Comd*



0023

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Dailery

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

Michael Dailery

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

The said

Michael Dailery

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Xth day of September, in the year of our Lord one thousand
eight hundred and eighty-~~five~~, in the night time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one badge of the value of one dollar,
and the sum of eight dollars in
money lawful money of the
United States and of the value
of eight dollars,

of the goods, chattels and personal property of one Joseph W. W. —
on the person of the said Joseph W. W. —
then and there being found, from the person of the said Joseph W. W. —
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.

Randolph B. Martin,

District Attorney

0024

BOX:

230

FOLDER:

2251

DESCRIPTION:

Daly, Richard

DATE:

09/17/86



2251

Witnesses:

Mabelda Gulla
H. Foley, 18th St.

Read and
H. Sullivan
Counsel,
Filed 17 day of Sept 1886
Pleads, which nullify

Grand Larceny, 2nd Degree.
From the Person.
Sections 328, 331. — Penal Code.

THE PEOPLE

vs.

Richard Daly

H.D.

RANCOLPH B. MARTINE,
District Attorney.

James Cronston.
Elmore R. J.
A True Bill. Oct 20/86

W. H. Macclay
Foreman.

Oct 5/86.

Sept 28/86

2.5.0

No 141

0026

Police Court—

✓ District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

435 E 11th Thomas Riley

Street, aged 43 years,

occupation

Boilermaker

being duly sworn

deposes and says, that on the

30

day of

August

188

(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 daytime, the following property viz:

Four Dollars.

the property of

deponent

and that this deponent

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

Richard Dale (now here)

from the fact that while deponent was sitting on a stoop in East 2nd Street, said Dale, approached him, abstracted said money from deponent's pocket and ran away with the same

his
Thomas Riley
mark

Sworn to before me, this

15th

day

of

1888

Police Justice.

0027

TORN PAGE

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ⁶⁵

14 District Police Court.

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

Question. What is your name?

Answer

Richard Daly

Question. How old are you?

Answer

19 years

Question. Where were you born?

Answer.

MS.

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

Answer.

407 E 19 St, 18 months

Question. What is your business or profession?

Answer.

Russian

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?

I am not guilty

Richard Daly

Taken before me this

day of

188

Police Justice.

0028

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 August 30 1888 C. J. Coney Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0029

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

Thomas Kelly
(K.O. 28.)

Richard Kelly

2

3

4

Dated

August 30

1886

M. J. Power

Magistrate

Foley

Officer

Precinct.

Witnesses

Matilda Gulde

No.

344 E 21

Street.

No.

Annie Brown

Street.

No.

380 E 21

Street.

No.

Complained by

Street.

\$

to answer

No.

1000

No.

141

0030

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT,

4 DISTRICT.

of James Foley
14 188 Penn Street, aged years,
occupation Police man being duly sworn deposes and says
that on the 30 day of August 1888
at the City of New York, in the County of New York, he arrested

Richard Leahy who as deponent
believes had robbed one
Thomas Keilly and that further
that deponent believes that said
Keilly will not prosecute said
deponent because he paid a bond
for his appearance or
is committed to the house
of detention as an unwilling
witness James Foley

Sworn to before me, this

August 1888

20 day

Police Justice.

0031

Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Foley
vs.
Thomas Kelly

AFFIDAVIT.

~~\$~~ 300

Dated Aug 30 188

W. J. Dwyer Magistrate.

J. Foley Officer.

Witness, _____

I do bind for his
appearance or if
he is committed to the

Disposition,

James Dwyer
Deputy

0032

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Dady

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

Richard Dady

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

The said

Richard Dady

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~thirtieth~~ day of ~~August~~, in the year of our Lord one thousand eight hundred and eighty-~~five~~, in the ~~year~~ time of the said day, at the Ward, City and County aforesaid, with force and arms,

Two promissory notes for the payment of money, of the kind called United States Treasury notes, of the denomination and value of two dollars each, four other promissory notes for the payment of money, of the kind called United States Treasury notes, of the denomination and value of one dollar each, and divers coins, of an number, kind and denomination to the Grand Jury (aforesaid) in the value of four dollars.

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

Randolph B. Mott

Robert R. Mott

0033

BOX:

230

FOLDER:

2251

DESCRIPTION:

Davis, Jacob

DATE:

09/28/86



2251

0034

Witnesses:

C. Scheiding

Counsel,

Filed *28* day of *Sept.* 188*6*

Pleads

THE PEOPLE

vs.

Jacob Davis

33 pleas

Grand Larceny, 2nd degree
[Sections 528, 58, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

*In Sept 28/86
pleas guilty*

A TRUE BILL.

Wm. M. Macleay

Deputy

S. J. Lavoie & Co.

Wm. M.

0035

Police Court—12 District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. Frederick Scheidig
43 Maiden Lane Street, aged 33 years,
occupation Optician being duly sworndeposes and says, that on the 16 day of September 1886 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:Two pearl body opera
glasses of the value of
thirty dollars

the property of

Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Jacob Davis (now here)from the fact that on said date
About the hour of 12:30 in the
afternoon as deponent is informed
by Henry F. Krone who is in employment
of deponent as a salesman in
the store of said premises, that on
said date said Krone saw said defendant
take, steal, and carry away the
above-described property from a
show case in said premises.Frederick Scheidig

Sworn to before me this

day

of September 1886
Police Justice.

0036

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

aged 22 years, occupation Henry F. Krone of No. 43 Maiden Lane Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Fredrick Scheidig and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 16
day of September 1888

Henry F. Krone
[Signature]
Police Justice.

0037

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY
OF NEW YORK, ^{SS}

Jacob Davis 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

Jacob Davis

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.

33 Orchard street for the last 5 years

Question What is your business or profession?

Answer

Redder

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.

Jacob Davis

Taken before me this

day of *July* 1888

Police Justice.

0038

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 September 16 188 Police Justice.

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

Dated 188 *Police Justice.*

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

Dated 188 *Police Justice.*

0039

1430
Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick Scheidig

Jacob Davis

2 _____
3 _____
4 _____

Grand Juror
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *September 16* 188 *6*

Driffy Magistrate.
Francis Carlin Officer.

1st Precinct.

Witnesses *Henry F. Krone*

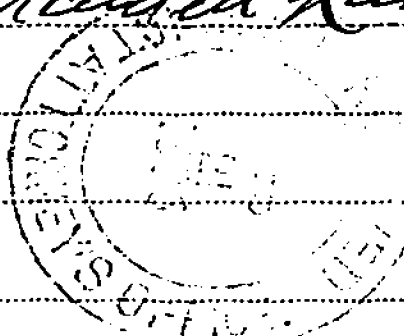
No. *43 Maiden Lane* Street.

No. _____ Street.

No. _____ Street.

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

Com
the 29th



0040

The Judge of Sessions

Present

0041

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 Davis

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

John Davis -

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

The said

John Davis,

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

Two silver chains of the

value of fifteen dollars

and,

of the goods, chattels and personal property of one

Frederick Schindler.

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.

Charles H. Smith,

District Attorney

0042

BOX:

230

FOLDER:

2251

DESCRIPTION:

DeBold, Joseph

DATE:

09/23/86



2251

Witnesses:

John W. Scanlon
Oppenheimer, 8th Pr.

Sharon

[Signature]

Counsel,

Filed 23 day of Sept 1886

Pleads *[Signature]*

THE PEOPLE

vs.

[Signature]

Joseph De Bold

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

Pl. III. Verdict 8/18/87
Acquitted.

A True Bill.

[Signature]

Foreman.

No 530

0044

Police Court—2 District.

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

of No. 176 Myrtle St. Street, aged 21 years,
occupation Working being duly sworn

deposes and says, that on 18 day of September 1884 at the City of New
York, in the County of New York, at door of Matt + James Smith

he was violently and feloniously ASSAULTED and BEATEN by Joseph Deboldi
(now here): who then made three cuts and stabbed
deponent once in the right side with a knife
or other sharp instrument, which the said Joseph
Deboldi held in his hand

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 dealt with according to law.

Sworn before me, this 19 day
of September 1884

Soldier Smith
Police Justice.

0045

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK.

Joseph Debold 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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 exoneration?

Answer

I am not guilty - The complainant struck me first
Jos. De Bold

Taken before me this 19

day of April 1898
J. W. Smith

0046

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

_____ *Joseph L. B. B. B.*
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 *Sept 19* 188 *Alon B. 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0047

BAILED,

No. 1, by Adam Kramer

Residence 104 West Broadway Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

1412
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Joseph DeBelle
2 _____
3 _____
4 _____

Office of St. Michael

St. Michael

Dated Sept 19 188 6

Edmund Smith Magistrate.

William K. Hargreave Officer.

_____ Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer FD

Edm

No 530

0048

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph DeBoda

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

Joseph DeBoda

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

The said

Joseph DeBoda

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

eighteenth day of *September*, in the year of our Lord

one thousand eight hundred and eighty-*five*, with force of arms, at the City and

County aforesaid, in and upon the body of one *John W. Scanlon*,

in the peace of the said People then and there being, feloniously did make an assault

and *him* the said *John*,

with a certain *knife*

which the said *Joseph*

in *his* right hand then and there had and held, the same being a deadly and

dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent *him* the said *John*,

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

Joseph

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

The said

Joseph

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 *one the said John*.

in the peace of *another* the said People then and there being, feloniously did wilfully and

wrongfully make *a* assault, and *him* the said *John*.

with a certain *knife*

which *he* the said *Joseph*

in *his* right hand then and there had and held, the same being an

instrument likely to produce grievous bodily harm, then and

there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Charles B. Martin

District Attorney

0049

BOX:

230

FOLDER:

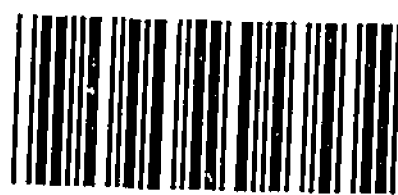
2251

DESCRIPTION:

DeChiele, Rafalo

DATE:

09/29/86



2251

Witnesses :

J. Pignatello
app. Gargano, 688

Counsel, J. Pignatello
Filed 29 day of Sept 1886
Pleads 1. Ind. 2. Ind. 3.

Grand Larceny, 2nd degree
[Sections 528, 531 Penal Code].

THE PEOPLE

vs.

Rafalo De Chio

RANDOLPH B. MARTINE,

District Attorney.

In 688 5/12

Ind. accepted.

A True Bill.

Wm. H. MacCall

Foreman.

No 371

0051

Police Court—Third District.

Affidavit—Larceny.

City and County
of New York, } ss.of No. 63 Mulberry Street, aged 31 years,
occupation Restaurant being duly sworndeposes and says, that on the 19 day of Sept 1886 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 gold watch and chain
Being together of the value of
One hundred and fifty 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 Rafalo De Chille (now

here) for the reason that on said
 day said property was in a vest the
hangings in said room and deponent
 saw said defendant come into said
 room and go near said vest, and then
 leave said room, and when deponent
 went to look for said property he
 found it gone, that from the time he
 left said property in said vest until
 he went to look for it, there was no
 other person in said room excepting
 said defendant, Deponent therefore
 charges said defendant with the larceny
 of said property.

— Salvator ^{his} Pignoloso
sworn

Sworn to before me, this

19th day
1886of De Chille
Police Justice.

0052

Sec. 198-200.

1/21

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Rafalo DE Chille 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

Rafalo DE Chille

Question. How old are you?

Answer

35 years.

Question. Where were you born?

Answer.

Italy

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

Answer.

65 Mulberry Street, 14 years.

Question. What is your business or profession?

Answer

Labour

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

*Rafalo DE Chille
X
mark*

Taken before me this

day of

188

Police Justice.

0053

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 *Sept 19* 188 *Police Justice.*

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

Dated..... 188..... *Police Justice.*

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

Dated..... 188..... *Police Justice.*

0054

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court *14th* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Salvatore Pignatelli
63 Mulberry
Rafael De Chille
1 _____
2 _____
3 _____
4 _____

Offence *Carrying*

Dated *Sept 19* 188*6*

Cluffy Magistrate.
Marionston Officer.
6 Precinct.

Witnesses *Sarah Brosella*
No. *63 Mulberry* Street.
Angelo Barone
No. *63 Mulberry* Street.
Antonia Brosella
No. *63 Mulberry* Street.

\$ *500* to answer

No 371

0055

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rafael De Vinck

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

Rafael De Vinck

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

The said

Rafael De Vinck,

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

one watch of the value of one

hundred and twenty five

dollars, and one chain of the

value of twenty five dollars.—

of the goods, chattels and personal property of one

Salvador Bagalada, —

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.

Rafael De Vinck,

Attorney

0056

BOX:

230

FOLDER:

2251

DESCRIPTION:

DeMazzo, Nicola

DATE:

09/09/86



2251

0057

Witnesses:

Mauro G. Protenza

Off Goodenough

Foreman

Giovanni Contoluppi

No 130 & 126

for Mario Guigiano Protenza

of Joseph Mancini

Counsel,

Filed,

Pleads,

1886

THE PEOPLE

vs. E. W. E. III

Nicola De Maggio

MURDER IN THE FIRST DEGREE.

[Section 189, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Walter Macleay

Foreman.

Wied + convicted all on 1st

of the 1st by jury

No 327 5/10 years.

0058

Theresa Caserio - } 424 E-111-
Nicola Caserio - } 1719 Fulton Ave Bklyn
Are important
witnesses for the Prosecution.

Madeline Ferroggi. }
Leonardo DiGillis }

Heard the
deceased say he was going to die, and
deceased stated to them that De Maggio
stabbed him -

Leonardo Manchese -

Lu Vincenzo De Troia
437 E-111-48.
M.C.

and he will find all
these people

0068

People

- 114 -

De Maggio

Supplemental Witness
for the Prosecution

TO THE KEEPER OF THE CITY PRISON.

Sir:

Send to THIS OFFICE, by beaver, the following prisoners

Yours, &c.,

RANDOLPH B. MARTINE,

~~JOHN M. MARTINE~~ DISTRICT ATTORNEY.

Dated the 6th day of September 1886

Per *J. W. Small* Chief Clerk.

1886	NAMES.	DATE OF COMMITMENT.	BY WHOM COMMITTED.	TRIED AND ACQUITTED.	TRIED AND CONVICTED.	SENTENCED.	BAILED.	REMAINED.
------	--------	---------------------	--------------------	----------------------	----------------------	------------	---------	-----------

Ans. John Dr. Graham Nov. 3rd Graham

Paroled by District Attorney with Sunday morning.

*De launcay nicold
not bailed attorney*

0062

FRANK J. KELLER,
COUNSELLOR AT LAW,
320 Broadway,
NEW YORK.

New York, November 1st, 188

The People Etc.

vs

Nicola Dimazzi.

Hon. Randolph B. Martine.
District Attorney.

Dear Sir:-

Can you not kindly fix some day for
the trial of the above case? I am informed
that two of my witnesses are leaving the country
and it is placing me in a very embarrassing pos-
ition with my client. Please manage to fix
some day, and I will feel exceedingly obliged.

Yours truly,

Frank J. Keller.

Dictated.

0063

The People
vs
Nicola Dimaggio
Man slughter

Indicted
Sept. 8/56

0064

Law Offices of

Frank J. Keller,

320 Broadway, N.Y.

The People, etc.,

vs.

Nicola Dimazzi.

September 15th 1886.

Hon. Randolph B. Martine,

District Attorney &c., City.

Dear Sir:-

I was very much surprised last evening when I ascertained that Joseph Mancini, a witness against the above named defendant, had been released on \$1000 bail after my communication to you of the 9th inst. I desire at once to submit the following information to you. Giovanni Contalupi, who has become the bondsman for Mancini and the deceased's wife, was the interpreter I am informed in the Police Court before Judge Welde and also acted as interpreter at the Coroner's inquest. I am furthermore informed that the said Contalupi who knew nothing of the facts of the case, stated to certain witnesses who were present in the Police Court, but who were not examined (and of whose presence Judge Welde was ignorant) but who then and there were prepared to testify that Joseph Mancini had inflicted the wound, that their evidence was unnecessary. These witnesses, with a number of others, are prepared to testify that Joseph Mancini was the man who wounded the deceased. On August 30th

0065

2

late in the afternoon, I was retained on behalf of the accused and ascertained that the inquest was fixed for the following morning at 11 o'clock. I attended the inquest merely as a matter of form and produced no testimony there, but immediately wrote to Judge Welde, asking on what day the examination in the case could proceed, to which letter I received no reply (Judge Welde being absent from the City) and subsequently ascertained that Judge Welde had fully committed Nicola Dimazzi on the day ~~after~~ he had been brought before him without waiting for the Coroner's inquest.

If the statements of the witnesses given me be true, I would respectfully suggest that the matter requires an immediate investigation.

Yours very respectfully,

(Dictated.)

Frank J. Keeler
Counsel for
Nicola Dimazzi

0066

New York Sep 10th 1886.

Hon Randolph B Martine.

District attorney.

Dear Sir:

The people

vs

Nicola Dimassi.

On wednesday the 8th I ascertained from your office, that the Grand Jury ^{were} ~~was~~ investigating the above matter. On my return to the office, I dictated the letter received by you yesterday. I was absent from the City all day yesterday, and to my great surprise on my arrival at my office this morning, and examining yesterday's Register, found the case of Nicola Dimassi on for pleading: my letter must therefore have been delivered at your office after the indictment was found.

I write this to explain my position, and the error which has occurred. I authorized a clerk in the office to sign my name, when I left my office hurriedly on the 8th.

Yours respectfully,

Randolph B. Martine

0067

New York Sep 9th 1886.

Hon Randolph B. Martine,
District Attorney.

Dear Sir:

The people

vs

Nicola Dimassi.

I understand that the above case has been submitted to the Grand Jury who as yet have taken no action.

If the evidence in my possession be true, the wound which it is said caused the death of Lenio Polenja was inflicted not by the prisoner, but by Joseph Manohini the witness who is testifying against him, and who is now in the house of detention.

Should you in your discretion, desire to submit this testimony to the Grand Jury, I will furnish you with the names and addresses of the witnesses in my possession.

Yours truly.

Frank J. Keller.

0068

The People

vs

Nicola Dimitroff

0069

FRANK J. KELLER,
COUNSELLOR AT LAW,
320 Broadway,
NEW YORK.

New York, October 22nd, 188

The People Etc.,

agst

Nicola Dinazzi.

Hon. Randolph B. Martine,
District Attorney Etc.

Dear Sir -

I waited in Court yesterday from
11 A. M. to 4.10 P. M. to proceed with the trial of the above action,
which had been fixed by Judge Gildersleeve. Mr. Purdy at four
o'clock moved that the case go off the term, but after argument Judge
Gildersleeve fixed it for next Monday in Part I forgetting that the
trial of one or more of the Aldermen was fixed for that day. Mr
Racey, Counsel for the private prosecution was not in Court at any
time, and you can imagine my surprise when at half past four I acci-
dently met Mr. Racey's clerk who informed me that Mr. Purdy had stated
the day previous that he had no intention of trying the case. I
think it was unfair to keep me a whole day in Court under the circum-
stances. Would you not kindly fix some day yourself, so that I could
make my engagements accordingly and not have to bring a number of
witnesses from 111th Street unnecessarily,

(Dictated.)

Yours truly,

Frank J. Keller.

Court of General Sessions of the Peace.

The People
 agt.
 Nicola De Maggio

{ Evidence for the
 Prosecution.

Joseph Mangius says, that on the 22nd day of August, 1886, about 6.30. P.M. his East 111th street, between Avenue A & First Avenues, the deceased was stabbed to death by Nicola De Maggio. The trouble commenced in this way - two women viz: Madelana Suced or Madelana Tadulo the same person and Rosa Balinota, the sister in law of Nicola De Maggio were quarrelling about something unknown to deponent, and I went between them and separated them. While trying to separate them, the wife of Nicola De Maggio, struck me on the head with a piece of iron.

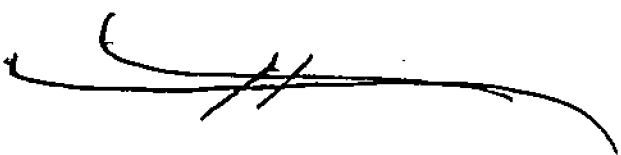
After that two other women got quarrelling, then I again tried to separate them. Just about this time I saw Nicola coming

0072

I saw him pull the knife out of his breast pocket and come towards the women with the knife in his right hand which was about one foot in length. Then I jumped on him and tried to take the knife away and in doing so I was cut on my hand twice by Nicola De Maggio. As soon as I got cut I released him. The deceased was there and had a sort of baby's chair in his hand and then De Maggio said to the deceased, you are a pig and fool you coming around here too. And then De Maggio stabbed deceased in the abdomen - (one stab.)

Then De Maggio ran away in the yard - After that he came out again in the street with the knife in his hand, at the same time he had a man named Antonio Rosuto who also had a knife, and they cleared the crowd on the street.

Shortly after this De Maggio was arrested.



0073

Theresa Paulo and Theresa Elania
These women saw De Mazzo
have the knife, and he took
it from his vest.

Nicola Casius.

Saw defendant
trying to secrete the knife after
he stabbed deceased, and saw
him run away.

Madeline Ferroggi & Leonardo Digillio

Heard deceased declare when
dying that it was De Mazzo
that stabbed him. Deceased
knew he was dying at the time.

Leonardo Marchese.

Saw defendant have a knife. I
tried to get De Mazzo away and
De Mazzo said you will be
the first one that I'll kill
or words to that effect, and then
the deceased came along and
De Mazzo said you are a
pig and ^{you are} coming too.

Andrea Fornabara Ed Maria
Grazziana Potenza. Saw
the defendant stab deceased.

One of the defendant's witness
viz: Michael Lorrino was convicted
of Robbery or Burglary in
Potenza, Italy, and was in
prison for six years.

Court of General Session

The People

vs

Nicola De Maggio

Prisoner for Prosecution

0075

Police Court, 5th District.City and County } ss.
of New York,of No. 427 East 111th Street, aged 45 years,occupation *Widow* being duly sworn, deposes and says,that on the 22nd day of August 1886, at the City of New

York, in the County of New York

Nicola De Maggio (nowhere)
did feloniously, Willfully and
intentionally, and from a premeditated
and deliberate design, to ^{kill} *the*
death of one Emma Protanza.
Protanza did kill the said Emma Protanza
by Willfully cutting and stabbing
the said Emma Protanza in the
abdomen with a knife. There
are three holes in the hands of
the said De Maggio. Causing
injuries from which the said
Emma Protanza died on said
date. *deponent further says,*
that she saw the said De Maggio
cut and stab the said Protanza

Sworn to before me
this 23rd day of August 1886
Wm. W. W.

Maria Graziano Protanza
mark

Police Justice

0076

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

of No. 427 East 111th Street, aged 33 years,
occupation Labourer - being duly sworn deposes and says

that on the 22^d day of August 1888

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

Dependent
Law. Nicola De Muzzo (now dead)
Willfully cut and stab me
Genaro Potenza in the abdomen
with a knife then and there held
in the hands of the said De Muzzo
and that Dependent tried to prevent
the said De Muzzo from stabbing
the said Potenza

Giuseppe Mancini

Sworn to before me, this

of August 1888

day

W. H. H. H.

Police Justice.

0077

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 17 DISTRICT.

Andru Tarnabane

of No. 424 East 111th Street, aged 34 years,

occupation Laborer - being duly sworn deposes and says

that on the 22nd day of August, 1886

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

Department
Saw McEla De Mazzo (myself)
willfully cut and stab Annan.
Protector in the abdomen with
a knife then and there held
in the hands of the said De Mazzo.

his
Andru Tarnabane
mark

Sworn to before me, this 22nd day

of August 1886

Police Justice.

0078

Sec. 108-200.

CITY AND COUNTY OF NEW YORK ss

✓ District Police Court.

Nicola De Maggio 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

Nicola De Maggio

Question How old are you?

Answer

27 Years -

Question Where were you born?

Answer

Italy

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

Answer

#23 Court St. 11 Years -

Question What is your business or profession?

Answer

Drunk Dealer -

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

Nicola De Maggio
Drunk

Taken before me this

day of *August* 188*8*

Wm. J. F. Fidd

Police Justice.

0079

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

Nicola De Maggio

guilty thereof, I order that he be held to answer the same and he be ~~admitted to bail in the sum of~~
~~one 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 *for legally discharged*

Dated *Aug 26* 188 *M. A. Hilde* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0080

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

1274 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mari Mariano Potenza
House of Detention
in default of \$1000 bail to take
Nicola de Muzgo

1
2
3
4

Offence

Dated

August 23 1886

Magistrate.

Officer.

Precinct.

Witnesses

No.

421 Court 111 Street.

No.

427 Court 111 Street.

No.

427 Court 111 Street.

No.

427 Court 111 Street.

No.

427 Court 111 Street.

No.

427 Court 111 Street.

No.

427 Court 111 Street.

0081

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

The People

vs

Nicola Damazzi.

Sir:

Please take notice that the above named defendant Nicola Damazzi will require the production of the original letters dated the 9th and 15th of September 1886 written by the undersigned Frank J. Keller as Counsel for the defendant to you in connection with the above entitled criminal action and that in default of the production thereof secondary evidence will be given of their contents at the said trial on Thursday the 21st of October 1886 or at such other time as the said trial may take place.

Dated New York October 20th, 1886.

Frank J. Keller,

Counsel for defendant,

To Hon. Randolph B. Martine.

Districe Atty. Etc.

Court of General ~~Session~~.
Sessions of the Peace.

The People vs

Plaintiff S

against

Nicola Dimaggio

Defendant

Notice to produce.

FRANK J. KELLER.

Attorney for Defendant

320
BROADWAY,
NEW YORK CITY.

To John M. Carson Esq.

Attorney for

Due and timely service of

is hereby admitted.

188

Dated

Attorney for

0082

0083

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroners Office
 No. 67 Park Row Street in the 4th Ward of the City of
 New York, in the County of New York, this 31st day of August
 in the year of our Lord one thousand eight hundred and 86 before

Coroner,

of the City and County aforesaid, on view of the Body of Genio Potenza
 lying dead at

Upon the Oaths and Affirmations of
 Nine good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Genio Potenza came to his death, do
 upon their Oaths and Affirmations, say: That the said Genio Potenza
 came to his death by

Shock from Internal Hemorrhage
 Caused by Stab-wound severing the Iliac Vein, by a Knife
 in the hands of Nicola De Mazzo opposite 421 E.
 111th St on August 22/86 about 6.30 P.M.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

Julius Fleischer	427 East Houston
August Fischer	83 Jackett St Brooklyn
Mark Horgan	87 East 4 th St
Bernard Heisl	351 E. 69 th St.
Edwin J. Hesse	124 Attorney St
Bernhard J. J. J.	942.3. ave.
John Porter	216 Edison St
John J. J.	176 Houston St
J. Hubermacher	95 Stanton St.

Dominic Daman

CORONER, L. S.

0084

Coroner's Office.

TESTIMONY.

Officer Theodore Goodenough 12th Precinct, being sworn says: On Aug. 22/86 about 6.30 P.M. I was on post on E. 111th St. when I observed some persons quarrelling I arrested Joseph Monceni, Nicolò Demaggio, Andrew Furberg. When I went back on post I was notified about a man being stabbed, I went into 427 E. 111th St. and saw the deceased lying dead, I went to the Station House and reported the case, I brought the wife of the deceased to the Station House where she identified the prisoner ^{Nicolò} ~~Demaggio~~ ^{Joseph} ~~Monceni~~ as the person who stabbed the deceased her husband.

Theodore Goodenough

Officer Goodenough having been recalled says when questioned by Counsel for prisoner the deceased's wife accused the witness Joseph Monceni by mistake ^{in the name} of having murdered her husband, When I brought the four prisoners into the Station House, & the wife of deceased had identified the prisoner Nicolò Demaggio as the person who murdered her husband, the Sergeant at the desk by mistake put down the name of the witness Joseph Monceni as the murderer on the blotter, I had it

I taken before me

this 31 day of August 1886

Dominick J. Adams CORONER.

0085

Coroner's Office.

TESTIMONY.

Corrected for that night about 8 P.M. in the Station House. On the following morning I had the mistake corrected in the Court ^{before Judge Weld}. I also spoke ^{again} to the Sergeant at 12 P.M. concerning it before the prisoners appeared in Court the following morning. The Sergeant's name is Grant. Although the correction was made, the charge of murder against Joseph Moricini was not erased on the blotter nor on the returns & that was the reason I had to explain to Judge Weld. When asked by a juror the officer says it was a mistake in the name & not in the person, I informed Sergeant Grant of the mistake but he did not correct it.

Thomas H. Haskins

Taken before me

this 31 day of August 1886

Frederick P. Piddiman CORONER.

0086

Coroner's Office.

TESTIMONY.

3

Joseph Mancini being sworn says: I reside at 427 E 111th St. I am a laborer. On Aug. 22/86 about 630 PM. I saw two women fighting and I went between them to prevent them, when Nicola Demaggio the prisoner came with a knife and said "Look out for yourself" when he stabbed me twice in the hand slightly. Then he turned around and stabbed the deceased. When the deceased was stabbed I went away and left the deceased and the prisoner. I never gave the prisoner any reason to stab me. The deceased had a piece of stick in his hand but he did not strike ~~him~~ ^{the prisoner}. They may have had quarrels before which I know nothing about. I was not accused of murdering the deceased. I was arrested because I was among the crowd at the place. My brother was also arrested. There were myself & brother & the prisoner & Francisco Denti, arrested. The prisoner said I cannot say if it was an Italian Stiletto or a table knife that the prisoner stabbed the deceased with. The prisoner stabbed me with the same knife that he stabbed the deceased with.

Taken before me

this 31 day of August 1886,

Giuseppe Mancini

Prudence Dickman CORONER.

0087

Coroner's Office.

TESTIMONY.

Leonardo Marchesa being sworn says: I reside at 437 E. 111th St. Am a laborer. On August 22/86 about 6:30 P.M. I saw two women fighting, ~~Rosie~~ when I went to separate them, I wanted to take one of the women home, the other woman followed ~~the other~~^{her} with an axe. The witness Joseph Mancini kicked the woman that I wanted to take home. The wife of the prisoner struck Joseph Mancini with an iron bar on the head. Then the prisoner came and Joseph Mancini said "Your wife struck me on the head & some body will have to cry for that to-night" The two Mancini came and fought with the prisoner. I went between them & took hold of Nicola Demazzi & told him to go home. Then Demazzi opened his vest & pulled out a knife and told me to go away or ~~I will~~^{he would} kill ~~you~~^{me} first. The two Mancini had the prisoner down on the street but he was in a standing position ~~when he opened his vest & took out the knife.~~ I did not see a knife in the hands of either of the Mancini brothers. I did not see the prisoner stab the deceased, but I saw the knife in his hand. The wife of the deceased

Taken before me

this 31 day of August 1886

Frederick Dickman CORONER.

0000

Coroner's Office.

TESTIMONY.

5

Came and some one struck her on the head, then the deceased came to take his wife away & the prisoner said "You pig! What do you want around here?" The prisoner went after the deceased but I did not see the stabbing.

Leonardo ^{his} Marchesa
mark

Taken before me

this 31 day of August 1886

Edmund Cidman CORONER.

0089

Coroner's Office.

TESTIMONY.

Maria Gazziano being sworn says: I reside at 427 E. 111th St. On Aug. 22/86 about 6:30 P.M. the deceased came into the crowd that were fighting, he came for me. The wife of the prisoner struck me on the shoulder with a chair, my husband wanted to separate when he was stabbed by Nicolo Demozzi the prisoner. I saw the Knife in his hands I don't know what kind of a Knife it was — it was about 7 or 8 inches long handle and blade. The deceased had no quarrel with the prisoner, four or 5 years ago the prisoner slapped the deceased on the face. The Counsel for prisoner asked the witness if she had ever been a mistress to Joseph Morini and she answered "No".

Maria ^{her} Gazziano
mark

Taken before me

this 31 day of August 1886

Richard P. P. CORONER.

0090

Coroner's Office.

TESTIMONY.

Autopsy
on the body of Genio August 23rd 1886
Genio Potenza

Age 52 years
Laborer

Italy
Widower

427 E. 111th St.

Inspection Body well nourished Rigor mortis marked
An incised Wound about one inch long on the
anterior wall of the abdomen, midway between
the umbilicus and symphysis pubis and a little
to the right of the median line.

Probe entered directly inward and backward
Opening plugged by the Peritoneum.

Autopsy Heart fatty. Lungs adhesive. Liver cirrhotic
Kidneys in pathological state.

Peritoneum showed a small cut penetrating
through and into the small intestines

The external iliac vein showed an incision
which allowed free exit of blood.

Profuse haemorrhage in the abdominal
cavity

Cause of death: Shock from internal haemorrhage
due to severing the external iliac vein.

Taken before me

this

day of

188

Andreas Edman CORONER.

Gustav Schuler
M.D.

0091

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

Nicola De Maggio being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—Nicola De Maggio.

Question—How old are you?

Answer—27. Years.

Question—Where were you born?

Answer—Italy.

Question—Where do you live?

Answer—423. East 111th Street.

Question—What is your occupation?

Answer—Junk Dealer

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

I have nothing to say.

Nicola X De Maggio
mark.

Taken before me, this 31 day of August 1886

Frederick C. Cidman CORONER.

0092

MEMORANDUM.

—AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
52 Years.	— Months.	— Days.	Italy	427 E. 111 th St.	Aug. 23/86

Ind. 634 - 1886.
HOMICIDE.
634
AN INQUISTION

On the VIEW of the BODY of

Genio Potenger

whereby it is found that he came to
 his Death by the hands of

Nicola De Maggio,

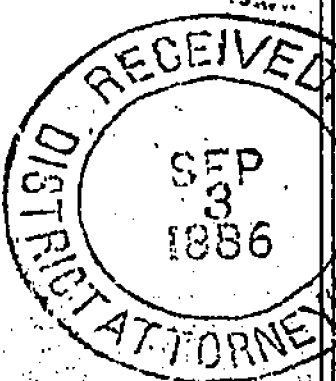
Inquest taken on the 31st day
 of August 1886
 before

Jerdineck *De Maggio*
 Coroner.

Committed

Obtained

Discharged



Date of death August 22/86

634

0094

Ind. No. 634 - 1886.

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Genio Potenger

whereby it is found that he came to
his Death by the hands of

Nicola De Maggio,

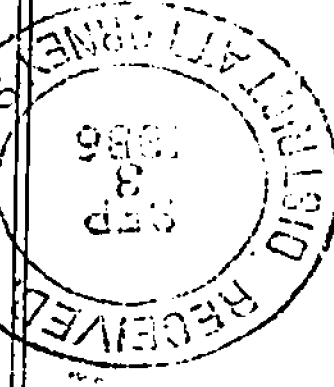
Inquest taken on the *31st* day
of *August* *1886*
before

Jordinaud ~~*Edging*~~ *Coroner.*

Committed

Bailed

Discharged



Date of death *August 22/86*

No 34

MEMORANDUM.

AGE.	52 Years. — Months — Days.	PLACE OF NATIVITY.	427 E. 111 th St.	WHERE FOUND.	Aug. 23/86
DATE.	When Reported.				

0095

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nicola De Margo

The Grand Jury of the City and County of New York, by this indictment accuse *Nicola De Margo* -

of the CRIME OF Murder in the first Degree, committed as follows:

The said *Nicola De Margo*,

late of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the City and County aforesaid, with force and arms, in and upon one

Figueroa C. De Margo, -

in the peace of the said People then and there being, wilfully, feloniously, and of *his* malice aforethought, did make an assault, and *he* the said

Nicola De Margo, *him*.

the said *Figueroa C. De Margo*, with a certain *knife* - which *he* the said *Nicola De Margo*, in *his* right hand then and there had and held, in and upon the *side* of *him* - the said *Figueroa C. De Margo*, - then and there wilfully, feloniously, and of *his* malice aforethought did strike, stab, cut and wound, giving unto *him* the said *Figueroa C. De Margo*, - then and there with the *knife* aforesaid, in and upon the *side* of *him* - the said *Figueroa C. De Margo*, - one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

0096

mortal wound *the* the said *Figueroa Colunga*
~~at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the~~
~~day of~~ *in the same year*
~~aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ *in the year aforesaid,* the said
~~at the City and County aforesaid,~~
of the said mortal wound did die.

When and where did die.

And so the Grand Jury aforesaid do say: That the said
Nicola De Mingo, Jr.
the said *Figueroa Colunga*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, 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.

RANDOLPH B. MARTINE,

District Attorney.

0097

BOX:

230

FOLDER:

2251

DESCRIPTION:

Denton, Joseph

DATE:

09/16/86



2251

0098

Witnesses:

Alex Robinson

Dr. Fuller (City prison)

J. H. Sackman to be
1874 m. 12/1/86

Counsel,

Filed 1/6 day of

1886

Pleads

Not guilty

THE PEOPLE

vs.

Joseph Denton

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

RANDOLPH B. MARTINE,

District

Attorney

A True Bill

Foreman

0099

Police Court—4th District.

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

of No. 403 West 42^d Street, aged 21 years,
occupation Designer being duly sworn
deposes and says, that on the 4th day of August 1886 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph B. Deuts
(now here) who did will fully and feloniously
point aim and discharge at the person
of deponent one shot from a Pistol held
in the hand of said defendant the shot
from the Pistol striking deponent in the
mouth and cutting deponent's Tongue
and breaking his Teeth

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 25th day
of August 1886 A. J. Robinson
ay Over Police Justice.

0100

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

4th District Police Court.

Joseph B Denton 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

Joseph B Denton

Question. How old are you?

Answer

58 years

Question. Where were you born?

Answer.

Long Island

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

Answer.

403 West 42nd Street, New York

Question What is your business or profession?

Answer

Car driver

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

Answer.

I am not guilty.

Joseph B Denton

I taken before me this

day of

188

Police Justice.

0101

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 August 25th 1886 ay Owen Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0102

6' 9" 20" 24",
aug 26
27

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.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

339 W 38

Alexander Robinson

403 W 42

Joseph B. Deutor

2 _____

3 _____

4 _____

Dated August 25th 1886

W. J. Burr Magistrate.

Howe Officer.

22^d Precinct.

Witness Sarah Melin

No. 403 W 42^d Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000⁰⁰ to answer

1886

Peny G. J. 27

42
 The People vs. Joseph Denton } Court of General Sessions. Part I
 Before Judge Cowing.
 Tuesday, October 12th 1886.

A jury was empanelled and sworn to try the preliminary question of sanity or insanity.

Asst. Dist. Atty. Fitzgerald for the People.

Alben Fitch, sworn and examined, testified as follows: Q. Mr. Fitzgerald O You are a physician. A. Yes sir. Q. How many years have you been practicing in this city.

A. Seven. Q. Officially you hold a position do you not, doctor. A. Yes sir. Q. What position, doctor?

A. Examiner in Lunacy for the Department of Charities and Correction. Q. And for how many years have you occupied that position?

A. Three. Q. You are examiner in pretty nearly all the cases that come before that body. A. Yes sir. Q. And in the course of your official, professional career you have had to do with people of unsound mind?

Yes sir. Q. You have seen the defendant John Denton? A. Have. Q. At the Jail. A. Yes sir.

Did you make any examination of him? A. I did. Q. Will you state to the jury the result of the examination that you made into the mental qualities of Denton, whether sound or unsound?

A. I found him insane. Q. Now would you state, doctor, what specific

examination you made, and what conversations you have had with him. A. Well, on the first occasion he did not seem to realize what he had done at all - did not remember many things that had been told him that he had done on the last examination. He did not remember as to his having been down here the day that he was - did not remember to have seen me before; in fact, he seems to have been demented. Q And in your opinion he ~~seems to be demented~~ ^{is insane now?} A. Yes sir. Q If he had a defence to the charge against him do you consider that he would be able to make it at the present time? A. I do not.

Eugene Fuller sworn and examined testified. Q You are a medical doctor? A. I am, sir. Q And how long practicing? A. Three years. Q You are at present in an official medical position in this city? A. Yes sir, I am. Q What is that position, doctor. A. Physician to the Tombs and assistant examiner in lunacy for the Department of Charities and Correction. Q You have examined quite a number of cases of lunacy? A. Yes sir. Q Did you make an examination of Joseph Denton? A. Yes sir. Q Where did you make that examination? A. At the Tombs. I examined

him twice. Q. Twice? A. Yes sir. Q. With a view to ascertain his mental condition? A. Yes sir.

Q. Now state the result of that examination, doctor, what condition did you find his mind in in your opinion. A. I found him - he had many of the symptoms of dementia. He has delusive delusions and hallucinations of hearing. He seems to imagine that he has been tropped innumerable times on the street and other times; he cannot sleep because he says he sees people round his door all the time plotting and making plans to rob him and he does not feel safe. He does not remember shooting ^{but} at one time, he shot several times. I understood he only remembers one, and that very indistinctly. Q. Well, in your opinion now, doctor, is he sane or insane. A. Insane. Q. And in your opinion if he had a defence to the charge against him is he in a mental condition to make it. A. No sir. By the Court Q. You have no doubt he is not feigning anyway. A. I think not; it would not take that form. Q. You do not think he can make a rational defence if he had one. A. No sir. Q. He has not mental capacity. A. He has not mental capacity.

Judge (going) said: Gentlemen of the jury: The humanity of our law is no better illustrated than the proceeding which has just taken place before you. The law of this State will not permit that a man who is insane shall be called upon to make any defence for any act which he commits. It won't permit him to be sentenced executed or judgment to be pronounced upon him.

You have been empanelled simply to try the preliminary issue as to his present mental condition! You will observe from what has taken place you are not called upon to pass upon the merits of any case. You are not called upon to determine whether he is guilty or innocent of any crime. The simple, solitary issue is as to whether or no his present mental status is such that he could make a rational defence if he had one to make. The two doctors connected with our institution here, the Jumbos, both of them have sworn that the defendant's mental condition is such that he is not fit to make a defence if he had one.

The jury rendered a verdict that he was insane.

The Court directed that he be sent to the State Lunatic Asylum.

0107

Testimony in the
Case of
Joseph Denton

filed Sept.
1886.

0108

Department of
Public Charities and Correction,
HENRY H. PORTER, THOMAS S. BRENNAN, CHARLES E. SIMMONS,
Pres't. Com's.
Office of City Prison, Cor. Franklin and Center Streets,
JAMES FINN, Warden. New York, Oct. 5th 1886

Hon. Rufus B. Covington -
Judge Court of Sessions -
Dear Sir -

As requested by you
I have this day examined
Joseph B. Denton in regard to his
mental condition. although
I have seen him but this once
and have had very little
opportunity to get any history
of the case. I find him
considerably demented and
I do not believe him responsible.
Very Respectfully -
Allen Tappan
42 W 2d

0109

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of #. 24 Police Precinct, Street, aged 28 years,
occupation Police Officer being duly sworn deposes and says

that on the 7 day of August 188

at the City of New York, in the County of New York, Dependent arrested
said Joseph B. Denton (now held)
on a charge of assaulting and
Alexander Robinson in the
mouth. That said Robinson
on account of his injuries is
not at present in court. There-
fore Dependent asks that said
Denton be committed to await
the result of said injuries
or till such time as said Robi-
son can appear. John J. Horne

Sworn to before me, this

of August 188 day

at New York

Police Justice.

0110

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John T. Horn

vs.

Joseph Redenton

AFFIDAVIT.

Ed. A. Reed

~~Committee~~

Committee to await
the result of inquiry
by Alexander
Robinson

Dated August 188

Paul Magistrate.

Horn Officer.

Witness, [Signature]

Disposition,

01111

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Denton

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

Joseph Denton

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

The said

Joseph Denton,

late of the City of New York, in the County of New York aforesaid, on the ~~seventh~~ day of ~~August~~, in the year of our Lord one thousand eight hundred and eighty-~~six~~, with force of arms, at the City and County aforesaid, in and upon the body of one *Alexander Robinson,* in the peace of the said People then and there being, feloniously did make an assault and to, at and against ~~him~~ the said *Alexander Robinson,* a certain ~~pistol~~ then and there loaded and charged with gunpowder and one leaden bullet, which the said *Joseph Denton,* in ~~his~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent ~~him~~ the said *Alexander Robinson,* 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

Joseph Denton

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

The said

Joseph Denton,

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 one *Alexander Robinson,* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against ~~him~~ the said *Alexander Robinson,* a certain ~~pistol~~ then and there charged and loaded with gunpowder and one leaden bullet, which the said *Joseph Denton* in ~~his~~ right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0112

BOX:

230

FOLDER:

2251

DESCRIPTION:

Devoy, Edward

DATE:

09/23/86



2251

0113

BOX:

230

FOLDER:

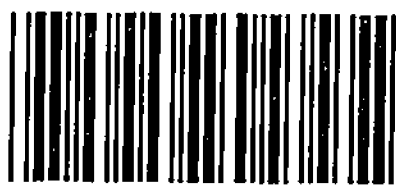
2251

DESCRIPTION:

Devoy, James

DATE:

09/23/86



2251

Witnesses:

Off Duty, etc.

I recommend that
the Defendants be
permitted to plead
to Assault in 3 days
upon an Examination
of the Complaint
James H. H. H.
and Test my

1. Clerk
2. Louis H. H. H.
Counsel,
Filed 23 day of Sept 1886
Pleads
Not Guilty.

THE PEOPLE

vs.

Edward Davoy

and
James Davoy

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

Att'y at Law, District Attorney.

(Both Offended severely 3 days
A True Bill.

Walter H. H. H.
Foreman.

601 Pen 1 yr
No 2 CP 20 days.

0115

Sec. 108-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

James Devoy 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

James Devoy

Question How old are you?

Answer

21 years

Question Where were you born?

Answer

New York

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

Answer

41 Watts street N.Y. about 7 months

Question What is your business or profession?

Answer

Express 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 guilty

James Devoy

Taken before me this

day of September 1885

Police Justice.

0116

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

First District Police Court.

Edward Devoy

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 Devoy

Question. How old are you?

Answer 27 years

Question. Where were you born?

Answer. New York City

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

Answer. 41 Watts street and five months

Question What is your business or profession?

Answer Laborer

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

Answer. I am not guilty

Edward Devoy

Taken before me this

day of September 1891

William J. Sullivan Police Justice.

0117

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

Dated *Sept 14* 188 *6* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0118

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

1407 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. Tate
P. 100

Edward Devoy
James Devoy

8

4

Offence Assault on
an officer

Dated

September 14

188

6

Druffy

Magistrate.

Charles H. Tate

Officer.

Precinct.

Witnesses

John Van Etten

of 5th Precinct Police

No.

Street.

No.

Street.

\$

to answer

Am
No 246

0119

Police Court—10th District.CITY AND COUNTY }
OF NEW YORK, } ss.

of No. the 5th Precinct Police Charles H. Tate Street, aged 34 years,
 occupation Police Officer being duly sworn, deposes and says, that
 on the 13th day of September 1886 at the City of New York,
 in the County of New York,

he was violently ASSAULTED and BEATEN by Edward Devoy and
James Devoy (both now here) That said
Edward made several attempts to stab and cut
deponent with the blade of a knife which he the said
Edward held in his hand. - That said James struck deponent
on the left eye with his said James' fist. That deponent was
assaulted as aforesaid while on duty in the discharge
of his duties as an officer of the municipal police. 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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of

1886

Charles H. Tate
 Police Justice

0120

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 Devoy
and
James Devoy

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

Edward Devoy and James Devoy

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

The said Edward and James Devoy,

late of the City and County of New York, on the ~~thirteenth~~ day of
~~September~~, in the year of our Lord one thousand eight hundred and
eighty ~~six~~, with force and arms, at the City and County aforesaid, in and upon one

- Charles M. Tate. -

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said Edward and

James. -
with a certain ~~knife~~ which ~~they~~ the said

Edward and James -
in their right hand and then and there had and held, the same being then and there an
instrument likely to produce grievous bodily harm, ~~knife~~,
the said ~~Charles~~ then and there feloniously
did wilfully and wrongfully ~~attempt to~~ strike, beat, ~~stab~~, cut, - bruise 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.

Randolph B. Smith,
District Attorney

0121

BOX:

230

FOLDER:

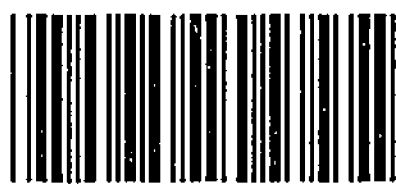
2251

DESCRIPTION:

Diegen, John

DATE:

09/16/86



2251

0122

BOX:

230

FOLDER:

2251

DESCRIPTION:

Forrest, George

DATE:

09/16/86



2251

Witnesses:

A. Laquint

Snoper officia
Decl

7/2

had of recep
known workmen
of affls. perianer
Ch. Property Receiver

7/2

Counsel,

Filed 16 day of Sept. 1886

Pleads,

THE PEOPLE

at the Court

16/9/86

John Degen

George Forrest

Grand Larceny, (From the Person.) Degree. [Sections 328, 33 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

Reads 6/2 day

A True Bill.

Walter Macece

Foreman.

2430m St. Lucet

Oct 17/86

No 133

0123

0124

Police Court—3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Abraham Lajinik
of No. 123 Norfolk Street, aged 23 years,
occupation Ladies Tailor being duly sworn

deposes and says, that on the 25 day of August 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

Person of deponent, in the night time, the following property viz:

One gold watch and chain of
the value of eighty-five dollars

the property of deponent

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

George F. Orreck, both members,
from the fact that about the
hour of 3 1/2 o'clock A.M. on said
day deponent sat on a box on
the corner of Norfolk and Livingston
Streets, and said watch was there
contained in the watch pocket
of the coat then worn upon the
person of deponent. That deponent
was partially asleep and felt a
tug at said watch chain and
looking up deponent saw said
defendants standing over deponent.
That they immediately ran away
and deponent pursued them and

Subscribed before me this
1886
Police Justice

0-125

Apprehended the defendant Oregon
and defendant saw officer Newman,
here present, arrest the defendant
& arrest. That thereafter defendant
saw said officer find said watch
and chain in a Coal box about
ten feet from where the officer
arrested the defendant & arrest.

Sworn to before me this
25th day of August 1886

William H. L. Jones
Notary Public

A. M. Patterson Police Officer

0126

Sec. 198—200.

J District Police Court.

CITY AND COUNTY {
OF NEW YORK, { ss

John Diegen 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 Diegen*

Question. How old are you?

Answer *24 years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *164 Chambers St. 2 months*

Question What is your business or profession?

Answer *Cabinet maker*

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. That is all*

John Diegen

Taken before me this

25

day of *August* 188*6*

William J. ...
Police Justice.

0127

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

George J. Forest 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 J. Forest

Question. How old are you?

Answer

19 years of age

Question. Where were you born?

Answer.

New York

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

Answer.

I refuse to answer

Question What is your business or profession?

Answer

Painter

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. That is all.

George Forest

Taken before me this

25

day of *August* 188*8*

John J. Patterson Police Justice.

0128

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 Duggan and George J. West
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Fifteen* Hundred Dollars *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated *August 25* 188 *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.

0129

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- *3rd* *1344* District.

THE PEOPLE &c,
ON THE COMPLAINT OF

Abraham Tazewell
125 Norfolk
John Lingen
George T. Bush

3 _____
4 _____

Officer Lacey from the prison

Dated *August 25* 188 *6*

Patterson Magistrate.

Munn Officer.

10 Precinct.

Witnesses *Geo. H. Munn*

W. C. Munn Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1500.00* to answer *G. S.*

Connd

No 133

0130

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 Diegan and
George Bonest

The Grand Jury of the City and County of New York, by this indictment, accuse
John Diegan and George Bonest
of the CRIME OF GRAND LARCENY, in the first degree, committed as follows:

The said John Diegan and George Bonest, both —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty-fifth day of August, in the year of our Lord one thousand
eight hundred and eighty-five, in the night time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of sixty
dollars, and one chain of the
value of twenty-five dollars,

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

Randolph B. Matthews.

District Attorney

0131

BOX:

230

FOLDER:

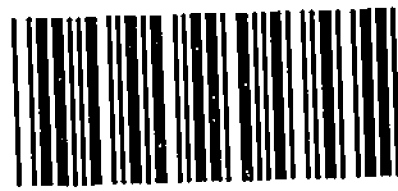
2251

DESCRIPTION:

Dillon, James

DATE:

09/09/86



2251

0132

Witnesses:

Jack Curry
off O'Malley

James P. O'Malley
off O'Malley
Gard O'Malley

RR

Counsel,
Filed
Pleadings
1886

THE PEOPLE
vs.
James Dillon
Grand Larceny, 2nd Degree.
(From the Person.)
Sections 528, 529, 530, 531 Penal Code.

RANDOLPH B. MARTINE,

District Attorney.
24th St. N.Y.
Sept 13/86
A True Bill.

Wm. McCleary
Foreman.
Sept 13/86
Spec. Counsel
Not

0133

The People
vs.
James Dillon.

Court of General Sessions, Part I.
Before Recorder Smyth.

September 13, 1886.

Indictment for grand larceny in the second degree.

James R. Curry sworn. I reside at Key West, Florida and keep a dry goods store there, I came to this city to purchase goods, I bought goods of Dunham & Buckley, Claflin's and other houses on Broadway; on the 21st day of August I saw the defendant at 23 Counties Slip, I was standing near the corner of Fulton and Water Streets making a purchase of two crates of fruit to send home to my children and the man whom I bought the fruit from marked my name on one of the crates, James R. Curry, Key West; a gentleman stepped up to me and gave his name as Mr. Brown, I did not pay any attention to that, I was busy, I think it was about half an hour after when a gentleman came up and claimed to be Mr. Allen and I did not care to make any acquaintance with him. He says to me, why don't you know me Mr. Curry, I am one of the seven Allen Brothers that used to be in your town some time ago, which was so. He said, "my brother William Allen is at Chukliska, a town in Florida, my brother William is cashier of the bank" and that is correct; "my brother's son Will has married Mrs. Pierce" and I knew that to be true. He said, "my brother Ben Allen is a liquor dealer in New York and my brother George, I don't know where he is; bye the bye, I have got in from New Hampshire and I have a nice line of samples, will you go and look at them?" I declined first but finally went with him to 23 Counties Slip. When we entered the door he said to a gentleman, "hand me that portmanteau with those samples." We took those

0134

samples into a little room which had two doors. He opened it, I had the samples on my knees and I thought I felt somebody at my pocket. He said to me, "have you got money". I said, "yes, sixty dollars in this pocket," I put my hand in the pocket and took out a package and in this pocket there was pearls worth five hundred dollars, my pocket was buttoned and one of my hands is crippled, this gentleman Allen pulled the money from my hand and momentarily Dillon grabbed me and said, "I have got you, those two men disappeared and I do not know where they went, - Allen and another man who came in after Dillon, I demanded my money, Dillon had me by the two arms, I never saw the man before in my life, I struggled and got away from him and got out into the street and the first man I met was Mr Brown, the man that first accosted me, I wanted to ask him what street it was and he took to his heels and ran. I took the number of the house and two gentlemen passed, I asked them the name over it and they gave it to me, it said "dealer in wines and ales". I asked where the first police station was and they pointed up to the street. I proceeded to the station house and made a complaint to the officer, they sent a policeman and we went there and found nothing, found none of these parties or no samples; there was a clearing up there, we found an empty room, we went back to the police station and the officer told me he would have a detective on the ground and to call back there soon after, I went up to the place where I was buying the fruit to settle with the man and started to go back to the Police Station when I met Dillon who said, "bye the bye, I have got your money for you, you had better take it, it will

0135

be easy for you and for me too." I did not make any answer; he said, you had better take this money and if you come down to the house we will give you a bonus, I got him close to the Station House, I stepped in and they gave me an officer. Just as we got out of the house he, Dillon, turned around and said to the officer, "bye the bye, that man's money I have got it for him and he gave the money before the officer arrested him. I said to the officer, according to our law this man is an accessory, and I had him arrested. It was Allen who snatched the money and it was the prisoner who held me. The prisoner did not explain to me afterwards how it was that he could pay me back the money; it was American currency and was my money.

Cross Examined. I was examined before the Magistrate, Dillon came in to the room alone, the moment the money was snatched Mr Dillon had hold of me, when Dillon took hold of me he frightened me so that I do not know whether he said, "are you gambling or I have got you" I caught myself after struggling a few minutes with this man, I was not gambling, I am a strict member of the Methodist Church and I never do anything of that kind, I did not complaint to Dillon that I lost my money, I had nothing to say to him after I broke away from him, he did not say then that he would get my money back for me, I did not see him again before I had gone to the Station House and come back; it was something less than an hour from the time the money was snatched until Dillon came to look for me, I never saw Allen and Brown afterward, Dillon said, I have got your money from them fellows, he went by the Station House but he did not go to the Station

0136

House with me, I went to the Station House and got an officer and pursued him and found him near the house where I was robbed; he never offered me the money but offered the money to the officer and the officer took it, I do not know whether the officer said anything to him or not.

Micheal O'Malley sworn. I am an officer of the first precinct and arrested Dillon about one o'clock on Mr Curry's complaint at 23 Counties Slip, it is a restaurant, I saw the little room pointed out by Mr Curry there it is in the rear building, there was no one in when I was there and nothing but a table and two chairs in it, the prisoner gave me sixty dollars and said he got the money from the thieves, this man's money. I believe a man of the name of Frederick W Fisher keeps the place.

James Dillon sworn and examined in his own behalf, testified: I reside at 21 Counties Slip and that has been my permanent home for thirteen years, I am a married man and was never arrested before for any crime I was arrested last winter for playing poker and discharged. On this day in question I went into 23 Counties Slip and called for a glass of beer with a boatman named Charles Newell, I believe he owns a boat which runs to Buffalo and back but he is not here. I heard some noise in the back room and I opened the door and looked in, I saw some men having some cards out. I says, "what are you doing here, gambling?" The complainant stepped up and says, no, we are not gambling and with that these two fellows flew out, I put my hand on the complainant and said, what are you doing here, gambling? He said no,

0137

we are not gambling and with that these other tow men flew out and then he says, these men have robbed me out of sixty dollars. I said, why didn't you say so? With that we both walked out together. He says, where are they? I looked around and of course they were gone. When he got out of the door he wanted to find a Station House, I told him where it was and with that he met some man out in the street and he said, young fellow you are the first one that spoke to me, pointing to this man, and he says, "yes, I saw you up the street"; he wanted to know where the Station House was and I told him and he went to the Station House. I goes to this fellow that he met first, I think he called him Brown, I did not know him but I saw him at the time, I says, "here you fellows have got this man's money and I want you to get it back for him and if you don't I will give you trouble", so I went away. The fellow said he would try and get it. I would not be certain but I think he went around South Street for about half an hour, I comes back again and I sees this fellow and he says, "here is that money" and he gave me the money. I left it there in the huse with this bartender 23 Counties Slip and ran right up to the Station House and as I was going up to the Station House I saw this man, the complainant coming down Front Street, I walks up to him and says, "I have got your money down to the place and you had better come down and get it." He walked right along with me down until we passed the Station House and he said, I have got to go to the Station House first. I said, all right, when you get ready come down and get your money, it is there for you. I went down to the saloon and said to the bar-keeper, "give me

0138

that money, the man is coming for it." The complainant came back with the officer and I handed it to him and Mr O'Malley reached and took the money. I don't know how much for I never counted it, I was not in the room when the money was snatched and did not know anything about it.

Cross Examined. I am a bar-tender and the last place I worked was at 31 Counties Slip in May, the place was sold out at the time, I worked for Thomas Crogan, I never was in that little room until that morning when I heard the noise and did not know the parties who were in there, they were absolute strangers to me; they got this money and got away and they gave me the money back an hour after. After Curry had gone I said to this man, "you fellows have got this money and I want you to get it back; nobody was with Brown when I said that but I thought he was mixed up with it and sometime after Brown came and gave me the money.

Kate Dillon sworn. I am the wife of this defendant and have been married ten years; during that time he has never been in any trouble to my knowledge and he has always been a good husband to me.

James R Curry recalled. When I came out of this place I met Brown and asked him what street that was, I got the number and he left in a hurry. Brown had nothing to do with the taking of the money.

The Jury rendered a verdict of guilty of grand larceny in the second degree.

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0139

Testimony in the
case of
James Tillam
filed Sept.
1886.

0140

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.
of New York,

James R. Curry
 of No. 4 and 6 Fulton Street, aged 50 years,
 occupation Dry Goods Merchant being duly sworn
 deposes and says, that on the 21st day of August 1886 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

Good and lawful money of the
 United States Consisting of bills or notes
 of the denomination and value of
 five dollars and ten dollars, altogether
 amounting to sixty dollars
 (\$60⁰⁰/₁₀₀)

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 James Dillon (now here) and

another person who is not yet arrested
 and whose name is unknown to deponent
 and who was acting in concert with
 said Dillon. On said date, about the
 hour of 11 o'clock in the forenoon Deponent
 was standing on Fulton near Water Street
 when said unknown man accosted
 deponent and told deponent that he
 wished to sell deponent some dry
 goods. That said unknown man then
 conducted deponent to the Lager Beer Saloon
 and Restaurant No 23 Long Slip
 That said unknown man then and
 there presented to deponent a line

of Samples of Dry Goods for deponent's
 inspection — While deponent was
 inspecting the said Samples of Dry
 Goods mentioned as aforesaid the said
 unknown man suddenly asked deponent
 if he had any Money — That deponent
 answered in the affirmative — And deponent
 then produced the aforesaid described moneys.
 When said unknown man snatched said
 Moneys from the right hand of deponent —
 That deponent then demanded of said
 unknown man the return of said Money
 so snatched by him ^{whereas} the said Villen violently
 seized hold of deponent and held deponent
 until said unknown man escaped —
 Therefore deponent charges said
 Villen, And said unknown man acting
 in concert together with the larceny
 of said property.

Sworn to before me
 this 21st day of August 1886 } James H. Curry

J. H. Curry
 Police Justice

0142

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK } ss

James Dillon 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 Dillon

Question. How old are you?

Answer

48 years

Question. Where were you born?

Answer

New York City

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

Answer

21 Luncy Slip and about 10 years

Question. What is your business or profession?

Answer

Salvage Steeper

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

his
James Dillon
Mark

Taken before me this

day of September 1887

Police Justice.

0143

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 _____

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

Dated *August 21*, 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0144

1870
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James R. Curry
Sent to New York Prison
340 Broadway
Anna Dillon

Offence *Kept from
the person*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *August 21* 188

Driffy Magistrate.
Michael A. Malley Officer.

Witnesses

No. Street.

No. Street.

No. Street.

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

Com

No 1

Put found
Sept 6 1886
James Macleod
James Macleod

New York General Session

The People of the
State of New York
against
James Dixon

City and County of New York
James Dixon being duly sworn
says that he is the defendant
in the above entitled action; that
he is not guilty of the charge
for which in this case he is
indicted but that he has a good
defense upon the merits thereof
as he is advised by his Counsel
Charles Spencer who resides at
44 & West 23rd Street in said
City, after fully and fairly stating
to said Counsel the case in this
action, and verily believes

And this defendant says
that Charles Spencer is a material
and necessary witness for this
defense on the trial of this
action without whose testimony
he cannot safely proceed to
the trial thereof as he is advised
by his said Counsel after fully

that defendant has been in prison since the day of his arrest & is informed of the charges that have been made against him. He cannot in his best judgment & belief of his own innocence & of the facts of the case, see in this act of the jury any

and finally stating to him what he expects to prove by civil witness and finally declares - that he expects to prove by civil witness that he was in his Company and was not present nor took any part in the proceedings which form the basis & subject of the indictment in this action, and was cognizant of these facts he went into a room where the Comptroller was gambling and was interfered with by James ^{his} Dillon mark

Given September 13th 18th

E. M. Friend
Notary Public
(leg. N.Y.C.)

New York
General James

The People of
Verona

James B. Brown

Applicant

County of Warren
State of Massachusetts

1874 Warren

Prothonotary

W. H. H.

Filed Sept. 13. 1876.

0147

0148

Boats of all kind Bought and Sold.
Mortgages on Boats bought at a discount.
Money advanced on same.
Boats constantly on hand for sale.
Boats to Charter by the Day or Month.

OFFICE OF
The Erie Canal Line,
SHIPERS OF
MERCHANDISE, IRON ETC.,

Dealers in Firebrick, Clay, Kaolin, Mould-
ing and Rubbing Sand; Rockaway Sand and
Sand for Refining Cider; Lime, Cider and
Vinegar; also, Whiskey, Oil, Cider and Vin-
egar Barrels of all kinds.

TO ALL POINTS WEST, SOUTH, MONTREAL & OTTAWA, CANADA.

SHERMAN PETRIE,
142 Broad Street.

New York,

Sept 14 1888

Hon Recorder Smyth,

We the undersigned have known James
Dillon for a number of years, he has al-
ways been honest, sober & industrious man,
& this being the first time he has been
convicted, we humbly beseech you to be as
light as possible on him, he being a man
of family it will cause them a great deal
of suffering, we are willing to testify at
any time to his good character.

Sherman Petrie

Michael Moran, 12 South St.

Fagen Bross 13 South St

Robt Stewart 18 South St

William H Flannery 108 Wm St. BK

Capt Patrick Pavey

0149

[Faint, illegible handwriting]

Robert
Wilson

0150

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 Wilson

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

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

The said

James Wilson

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

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *to* United States Treasury Notes, of the denomination of *ten* dollars and of the value of *ten* dollars each,

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *Bank Notes*, of the denomination of *ten* dollars, and of the value of *ten* dollars each,

three Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *United States Treasury Notes*, of the denomination of *three* dollars, and of the value of *three* dollars each,

and three Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *Bank Notes*, of the denomination of *three* dollars, and of the value of *three* dollars each,

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

Randolph B. Martin

District Attorney

0151

BOX:
230

FOLDER:
2251

DESCRIPTION:
Doe, John

DATE:
09/22/86



2251

Filed Supra at 11:00

Feb

Witnesses:

Backed by
John S. Golden
56 South Fifth Ave.

Upon an examination of the
evidence herein and the
written statement of Police
Officer Samuel J. Ford
no testimony except that
of a convicted thief and an
accomplice, having no proof
to corroborate, I conclude to
discontinue charges
James J. Farrell
Att. Gen. Dist. Ct.

185

AW 22 Sep

Frank Colapinto

Counsel,

22 day of Sept. 1886

Pleads, *Not guilty* (23)

THE PEOPLE

vs.

John Doe &
alias "Frank"

*John Doe & Frank
read name in court*

RECEIVING STOLEN GOODS

[Section 550, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

*It's my duty
Indice did build*

A True Bill.

Wm. Macleay

Foreman.

0152

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 Doe

Indictment for

Receiving Stolen

Goods &c.

City and County of New York, ss.

John O. Savercock, Justice
of the Peace for the County of New York, being
duly sworn, says:

That as he is informed and
believes the defendant above named
was indicted by the Grand Jury of
this County upon the evidence of one
Julia Pence, the only who told the
property for receiving which the
defendant stands indicted.

That said Julia Pence pleaded
guilty to a charge of larceny based
upon this transaction and is now
serving a sentence of two years
imprisonment in the Penitentiary.

That said John Doe has
denied all knowledge of said
property to deponent, and deponent
very truly believes that the same was

0154

not found in his possession.

Said deponent does not know
of any evidence other than that of
the said Julia Pence, which can
be produced to substantiate the
charge against said John Doe.

Signed before me

this 16 day of January 1884

John O. Savinod
Notary Public (44)
N. Y. Co.

Figural Services

George &

John Doe dies
"Fraud" -

The defendant is charged with receiving a watch & chain valued at \$120.- the property of Mary E. Willard, 83 Thompson, which had been stolen by Julia Pence, known the same to be stolen.

Defr is a night watchman at Camp Major Stone, corner of McDougall and West 3d St.

Julia Pence, the thief pleaded guilty before Judge Eldredge Sept 15th and was sentenced to the Penitentiary for 2 yrs. where she now is.

J.D.H.

105. Bill ordered

George

^

John Doe

Dies "Frank"

Wm. J. Case

W. L. L. L. L.

Lidia Benson

Painted in
Chestnut St.

Wm. E. W. L. L.

533 Thompson St.

Off. J. L. L.

Dr. Green

Sarah Eddy

0158

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 Doe, otherwise
called "Frank"*

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Doe, otherwise called "Frank"*
*(whose real name is to the Grand
Jury aforesaid unknown)*
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Doe, otherwise called
"Frank,"*

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

*one watch of the value of one
hundred dollars, and one chain
of the value of twenty dollars,*

of the goods, chattels and personal property of one *Mary E. Willard,*

by one Julia Pence, and

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

Mary E. Willard,

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

Doe, otherwise called "Frank,"

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.

RANDOLPH B. MARTINE,
District Attorney.

0159

BOX:

230

FOLDER:

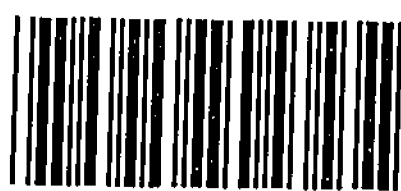
2251

DESCRIPTION:

Doran, John

DATE:

09/16/86



2251

0160

Witnesses:

Thomas G. Gault
Off. of Common

Counsel,

Filed 16 day of Sept.

1886

Pleads

Not guilty.

THE PEOPLE

vs.

Assault in the Second Degree.
(Section 218, Penal Code.)

John Doran

RANDOLPH B. MARTINE,

At Large 20/22 District Attorney.

Grand Ass. Sdy.

A True Bill.

Wm. D. Macclay

Forfeign.
Certy Brian 9 Decp.

Ind 117

0161

Police Court—^{1st} District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

41

Thomas Querk
Park

Street,

being duly sworn, deposes and says, that
on Wednesday the 25th day of August
in the year 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John
Doran who wilfully and
Maliciously cut deponent
on the left jaw with the
blade of a razor which
he the said Doran held
in his hand.

That deponent
was assaulted as aforesaid
by said defendant

with the felonious intent to ~~take the life of deponent~~ 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 26 day
of August 1886

Thomas Querk
mark

POLICE JUSTICE.

0162

Police Court / 1st District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF
Thomas Luck
vs.
John Moran

AFFIDAVIT—A. & B.
FELONIOUS.

Dated August 16 1886
Shiff Magistrate

Officer.

Precinct.

Witnesses,

0163

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

John Doran 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

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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, the complainant and another man attacked me, and I struck him with my hand.
John Doran

Taken before me this

day of

1889

Police Justice.

0164

Sec. 151.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Thomas Luerke

of No. 41 Park Street, that on the 25 day of August 1886 at the City of New York, in the County of New York,

and feloniously
he was violently Assaulted and Beaten by John Doran

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 1st DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 26 day of August 1886.

P. J. Duffy
POLICE JUSTICE.

0165

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Quirk

vs.

Edm. Moran

Warrant-A. & B.

Dated *Aug 26* 188*6*

Duffy Magistrate.

Chambers Officer.

The Defendant *Edm. Moran*

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Chambers Officer

Dated *Aug 27* 188*6*

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *9:25 am*

Native of *Ireland*

Age, *34*

Sex

Complexion,

Color *N*

Profession, *Sailor*

Married

Single, *Yes*

Read, *Yes*

Write, *Yes*

41 Park Street

0166

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

Loran guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of one 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 6 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0167

Police Court

1305
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Querk
41 Park
John Loran

2

3

4

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

500

to answer

Gen Sec

No 117

0168

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 Doran

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

John Doran

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

The said *John Doran*,

late of the City and County of New York, on the *Twenty Fifth* day of *August*, in the year of our Lord one thousand eight hundred and eighty *six*, with force and arms, at the City and County aforesaid, in and upon one

Thomas, Duval.

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *John Doran*

with a certain *razor* which *he* the said

John Doran

in *his* right hand then and there had and held, the same being then and there an *instrument and weapon* likely to produce grievous bodily harm, *him*, the said *Thomas, Duval*, then and there feloniously did wilfully and wrongfully strike, beat, *cut*, bruise 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.

Donald J. Martin

District Attorney

0169

BOX:

230

FOLDER:

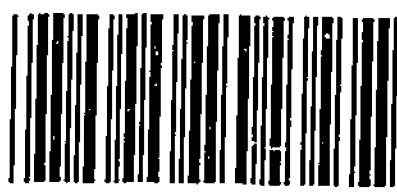
2251

DESCRIPTION:

Dreiger, Philip

DATE:

09/22/86



2251

Witnesses:

Chas. B. Foster

J. G. Romayne

Wm. H. Goodwin

Sgt. Lyman, Constable

Anthony A.

Counsel,

Filed 22nd day of

1886

Pleads

Guilty

THE PEOPLE

vs.

Forgery in the Second Degree.
(Sections 611 and 621, Penal Code.)

Philip Dreger

RANDOLPH B. MARTINE,

District Attorney.

Pr. Oct. 14/86

Ind. & convicted as

A True Bill. *(Stamped in 2nd Court.)*

Wm. Macleod

Foreman.

State Reformatory, Auburn

No 208

0171

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

POLICE COURT,

DISTRICT.

2

Charles B. Foote

of No.

9 Nassau

Street, being duly sworn, deposes and

says that on the

19th

day of

August

1886

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

Philip Draiger

(Now here) did unlawfully with the intent to defraud have in his possession and present the same at the Continental National Bank for payment the annexed instrument in writing purporting to be the act of another whereby a pecuniary obligation is created. from the fact that Depovent is informed by Frank G. Rounage of No 456. N. 2nd St that on the above mentioned date he saw the said defendant present the annexed Cheque calling for nine hundred and fifty five \$/100 Dollars purporting to be signed by the firm of Hatch & Foote. And Depovent further says that he has Examined said Cheque and that he never signed said ^{Cheque} or authorized any other person connected with said firm to sign said cheque. and that said cheque is a forgery. Wherefore Depovent prays the said Philip Draiger may be held and dealt with according to law

Chas. B. Foote.

Sworn to before me }
this 11th day of Sept 1886

Solomon Smith

Police Justice

0172

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Frank G. Rummage
Clerk of No.

456 W. 23 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Chas B Forte

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

Sworn to before me, this 11 day of Sept 1886 } Frank G. Rummage

Solomon D. Smith
Police Justice.

0173

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

Philip Draiger

Question. How old are you?

Answer.

21 years old

Question. Where were you born?

Answer.

New York

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

Answer.

325 E. 24th St. 4 Mo

Question. What is your business or profession?

Answer.

Barber

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 this charge.

Philip Draiger

Taken before me this

day

1886

John D. Smith
Police Justice.

0174

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

fifteen ~~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

Sept 13 188*6*

Solow B. 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 he to be discharged.

Dated

188

Police Justice.

0175

Sept 13

3pm

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

Chas B Foor

no 9 Nassau St

Philip Draeger

2

3

4

Offence

Dated

Sept 11th

188

6

Smith

Magistrate.

R. O'Connor & Lyman

Officer.

Central Office

Precinct.

70 Woodborough

Continental Bank

7 Nassau

Frank R. Murphy

456 W 23rd

No. 16 Brady

\$ 1500 to answer

Telephone 283. New

DOM

No 208

0176

HATCH & FOOTE
9 NASSAU ST

No. 6802 New York, Aug 19th 1886

644 Continental National Bank

Pay to the order of J. B. Ames or Cash

Five hundred and no. Dollars

\$ 500.00

[Signature]

0177

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Blindly Dreager

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

- Blindly Dreager -

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

The said *Blindly Dreager,*

late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *August*, — in the year of our Lord
one thousand eight hundred and eighty-*nine*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, *to wit: an order*

for the payment of money of the
said called Wanda Dreager, —

which said forged *Wanda Dreager, —*
is as follows, that is to say:

No. 6802

New York August 19th 1886

Continental National Bank

Pay to the order of R. B. Ames or Order

Nine hundred & fifty five 00/100 Dollars.

\$955 00/100

Wanda Dreager

with intend to defraud, 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.

0178

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Blindie Dreager

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

- Blindie Dreager -

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

The said *Blindie Dreager,*

late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *August*, — in the year of our Lord
one thousand eight hundred and eighty-*six*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, *to wit: an order*
for the payment of money of the
kind called Trade-Dreager, —
which said forged *Trade Dreager, —*
is as follows, that is to say:

No. 6802

New York August 1886

Continental National Bank

Pay to the order of R. B. Ames or Order

Nine hundred & fifty five 60 Dollars.

\$955 ⁶⁰/₁₀₀

Wm. & Co.

with intend to defraud, 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.

0179

SECOND COUNT:

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

Philip Dreager —

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

The said *Philip Dreager*,

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* — possession a certain forged instrument and writing, *to wit: an order for the*

payment of money of the said
called Bank - Dreager. —

which said forged *Bank - Dreager* —
is as follows, that is to say:

No. 6802

New York Aug 19th 1886

Continental National Bank

Pay to the order of R. B. Jones or ourselves

Nine hundred & fifty five ⁰⁰/₁₀₀ Dollars

\$ 955 ⁶⁰/₁₀₀

Walter H. Fote

with force and arms, and with intent to defraud, the said forged *Bank Dreager*
then and there did feloniously utter, dispose of and put off as true, *the* the said
Philip Dreager, then and there well knowing the same to be
forged, 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.

RANDOLPH B. MARTINE,

District Attorney.

0180

BOX:

230

FOLDER:

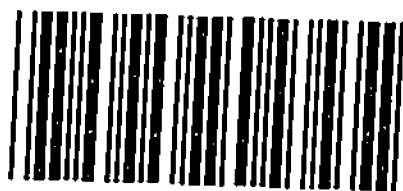
2251

DESCRIPTION:

Dunigan, John

DATE:

09/14/86



2251

1810

Witnesses:

Augustin J. Miller
Maurice Laffrey
Chas. Kiefer

Counsel,

Filed 14 day of Sept, 1886

Pleads Not Guilty

THE PEOPLE

vs.

John Dunnington

[Section 282 - Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

James Buckley

A True Bill

S. Bone year.

Wm. Maceay

Forman

Wm. Maceay

TORN PAGE

0182

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, September 23rd 1886

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

*The People
against
John Dunningan*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

Sir: This Society is interested in the prosecution of the above defendant; and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 8), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

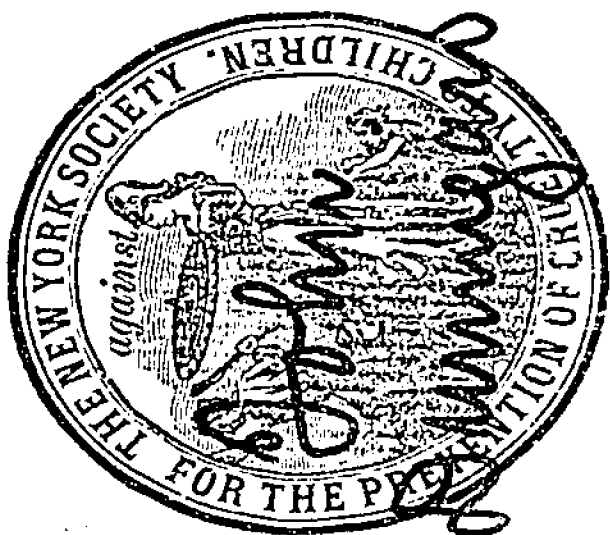
Elbridge T. Gerry,
President, &c.

TORN PAGE

0183

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN.
Abolition

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

0184

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

The People

v.

BRIEF FOR THE PEOPLE.

John Dunnigan.

STATEMENT OF THE CASE.

The prisoner, who is a pedler, of 89 Grand Avenue, Brooklyn, 25 years of age, is indicted for the abduction of Mamie Gaffney, aged 13 years, of 238 Hudson Avenue, Brooklyn, on August 25, 1886, in the City of New York. The facts of the case appear in the evidence.

EVIDENCE.

MAMIE GAFFNEY: - Is at the present time at service with a Mrs. Thompson, 264 Cumberland Street, Brooklyn, where she has been for two months, and earning \$4.50 per month. On the evening of August 25, 1886, witness went on a visit to her parents' house, and while there found the prisoner who was boarding with her parents. It was about 7.30 o'clock. Prisoner got her parents' consent to take her to the theatre. Instead of taking her to the theatre, he took her to 23 Bowery, but did not tell her what he was going to do with her. They went together to 23 Bowery, where the prisoner attempted to secure a room, which the man in charge, Charles Kasper, refused to give him, saying that the girl was too young. The parties were arrested by an officer about a block from the house. About a year ago the prisoner took her sister Katie to this same house, and while there the prisoner and her

sister took a room, and witness sat in the parlor in the house until they got through. Witness has known the prisoner a good while; he is in the habit of coming in the neighborhood with his horse and wagon. He peddles fruits and vegetables, and her mother buys from him occasionally.

MRS. GAFFNEY: - resides in Brooklyn, and is the mother of the last witness. Her daughter Mamie was born November 9, 1873. Witness did not give any consent to prisoner to take the girl to the theatre, and did not see him on the night in question. Knows the prisoner to be a licensed vender, and in the habit of selling fruit in her neighborhood.

OFFICER SEELIG: - Knows 23 Bowery, of which John Schroeder is the proprietor, to be a notorious house of assignation by common repute. Witness' attention was drawn to the case by a man named Charles Kasper, employed in the house, who stated that he had refused to give these parties a room as the girl was too young. Witness arrested both of them a block from the house. Prisoner admitted to him and also to Officer Reap that on three different occasions he had had sexual intercourse with the girl Mamie.

OFFICER REAP: - Officer of the 10th Precinct, will corroborate the statement of the last witness, Officer Seelig.

CHARLES KASPER: - Is employed in the house in question, which is a house of assignation or bed-house. Remembers the prisoner

0186

coming on the evening in question with a young girl to the house. Prisoner offered to pay for a room, but witness refused to let him have a room because the girl was too young. The prisoner and the girl went away together, and witness called the attention of Officer Seelig to the case, who made the arrest.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

John Dunningan

PENAL CODE, 70

BRIEF FOR THE PEOPLE.

0188

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

POLICE COURT, 3rd DISTRICT.

Mannie Gaffney, aged 18 years,
of No. 238 Hudson Avenue, Brooklyn, being duly sworn, deposes and says,

that on the 25th day of August 1886
at the City of New York, in the County of New York, John Hannigan,

now here, did in violation of Section
282 of the Penal Code of the State of New
York, take and harbor dependent,
who is under the age of 16 years. Hannigan
of the age of 18 years, for the purpose of
sexual intercourse, he not being
dependent husband.

That he took dependent into premises
23 Bowery and dependent went up
stairs with him and then turned
and went out again. Mannie Gaffney

Seem to before me, this

of August 1886

27th July

John J. McCune Police Justice.

0189

Mamie Gaffney sworn and Cross examined
by Counsel Hartman - The defendant
did not say anything to me about
~~what~~ what he was taking me into
23 Bondy Jov nor did he say any-
thing to me while in there.

Mamie Gaffney

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition

AFFIDAVIT.

Deborah Gaffney
27 days August 1886
Mamie Gaffney
Mamie Gaffney

TORN PAGE

0190

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK,

J District Police Court.

John Dunningan 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 Dunningan

Question How old are you?

Answer

25 years of age

Question Where were you born?

Answer

Brooklyn

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

Answer

89 Grand Avenue, Brooklyn, 6 Mo.

Question What is your business or profession?

Answer

Recluse.

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 a criminal
demand an explanation
his
John Dunningan
mark.*

Taken before me this

27

day of *August* 188*6*

TORN PAGE

0191

It appears 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 Carrigan
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 27 188 J. M. Putnam Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0192

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court *3* District. *1292*

THE PEOPLE &c,
ON THE COMPLAINT OF

Mamie Gaffney
100 East 73rd

John L. Morrison

Offence Abduction

Dated *August 27* 188 *6*

Patterson Magistrate.

Selig Officer.

10 Precinct.

Witnesses *Charles Kasper*

No. *23 Bowney* Street.

Louis Selig

No. *10 Bowney* Street.

Comd

Comd

No. *138 23rd* Street.

\$ *1500* to answer *J. D.*

Comd

No 99

0193

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

POLICE COURT, 3rd DISTRICT.

Charles Kasper

of No. *23 Bowery* Street, being duly sworn, deposes and says,

that on the *25th* day of *August* 188*6*

at the City of New York, in the County of New York, *at about the hour*

of 9 1/2 P. M. John Darrigan, New
York, came into said premises
and asked deponent for a
room. That deponent then
saw the child Mamie Gaffney,
now present, in his company
and thereupon deponent refused
to give him a room and he
went out with said child.

Charles Kasper.

Sworn to before me, this

of

August

188*6*

day

W. H. McClellan
Police Justice.

0194

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 Damagan

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

of the CRIME OF

Abduction,

committed as follows:

The said

John Damagan,

late of the *First* Ward of the City of New York, in the County of New York afore-
said, on the *Twenty-fifth* day of *August*, in the year of our Lord
one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid,

did feloniously take, receive and
conceal one Maria Tipton, who
was then and there a female
under the age of sixteen years, to
wit: of the age of fifteen years,
for the purpose of sexual intercourse,
the said John Damagan not
being then and there the husband of
the said Maria Tipton; against
the form of the Statute in such
case made and provided, and
against the peace and dignity of
the said People.

Randolph S. Martin,

District Attorney.