

0305

BOX:
24

FOLDER:
293

DESCRIPTION:
Davis, William

DATE:
11/09/80



293

0306

No 26
Ames

Counsel,
Filed 9 day of Mar 1882
Pleads Not guilty

THE PEOPLE

vs.

J. H. [Signature]
William Davis
INDICTMENT
the People vs. William Davis

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John C. Phelps
Mar. 10 1882 Foreman,
Grand Jury of
S. C. 8th Dist. Court
Indictment

Thursday Mar 11
and will be present here

0307

H. District Police Court—

CITY AND COUNTY ss.
OF NEW YORK,

of New York Avenue between 145th Street and 145th Street,
being duly sworn, deposes and saith, that on the 28th day of October 1880
at the Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from the person of deponent*

the following property viz.:

*One gold watch with gold chain attached
in all of the value of Two hundred & 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 *William Davis (now here)*
for the reasons following: That on the
night of the aforesaid day deponent was
attending a meeting in Germany Hall
in said city having the above described
watch in the left side pocket of a vest
then and there worn by deponent and
the said chain attached to said vest
and watch. That deponent felt a
hand at said vest pocket and grabbed

0308

at said hand and caught the same
at the same time seized hold of
said Davis by the neck. But a person
who was standing by took hold of said
Davis and attempted to assist defendant,
defendant released the hold on said
Davis when said other person walked
to the top of the stairs with said Davis
and then released his hold when said
Davis started and ran away. defendant
then ran after him and tried to stop
thief where he (Davis) was arrested at
the door of the building trying to escape.
That at the time defendant seized hold
of said Davis' hand he (Davis) had the
aforementioned watch in his hand
and out of defendant's vest pocket.

Swear to before me this
29th day of October 1880

R. D. Richy

Police Justice

H. H. Ford

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - LaFrenay.

vs.
William Davis

DATED Oct 29th 1880

MAGISTRATE

OFFICER

WITNESSES:

0309

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

William Davis 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. William Davis

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 220 East 16 Street

Question. What is your occupation?

Answer. Clerk

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

Answer.

I am not guilty of the charge preferred against me

William Davis

Taken before me this 29 day of October 1890
Rufus M. Pollock, Justice.

Police Court--Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF
William Clegg,
Plaintiff, vs. John S. Goss,
Defendant.

BAILED:

No. 1, by _____	Residence _____
No. 2, by _____	Residence _____
No. 3, by _____	Residence _____
No. 4, by _____	Residence _____
No. 5, by _____	Residence _____
No. 6, by _____	Residence _____

1971
1972

Difference, 1880
October 26 5 6 Dated

1

Magistrate

גְּדוֹלָה

Mark. Officer 18

10

111

2000 ft. above sea level.

W. H. Smith & Sons

Received in District Att'y's Office.

0311

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William Davis

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

on the twenty-eighth day of October in the year of our Lord one thousand eight hundred and eighty — at the Ward, City, and County aforesaid, with force and arms

One watch of the value of two hundred dollars.

One chain of the value of fifty dollars.

of the goods, chattels, and personal property of one Henry J. Ford
on the person of said Henry J. Ford then and there being found,
from the person of said Henry J. Ford 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.

BENJ. K. PHELPS, District Attorney.

0312

BOX:
24

FOLDER:
293

DESCRIPTION:
Dixon, John Henry

DATE:
11/24/80



293

0313

KNOW ALL MEN BY THESE PRESENTS THAT THE PEOPLE OF THE STATE OF NEW YORK, HAVE BEEN AND ARE IN THIS CASE, AND ARE HEREBY, PRESENTED WITH A BILL, TO BE ENACTED, AS PROVIDED BY LAW, IN THE STATE OF NEW YORK, IN THE FORTY-EIGHTH LEGISLATURE, COMMENCING ON THE TWENTY-FIRST DAY OF JUNE, IN THE YEAR OF CHRIST, ONE THOUSAND EIGHT HUNDRED AND EIGHTY-TWO.

WHEREAS, THE PEOPLE OF THE STATE OF NEW YORK, HAVE BEEN AND ARE IN THIS CASE, AND ARE HEREBY, PRESENTED WITH A BILL, TO BE ENACTED, AS PROVIDED BY LAW, IN THE STATE OF NEW YORK, IN THE FORTY-EIGHTH LEGISLATURE, COMMENCING ON THE TWENTY-FIRST DAY OF JUNE, IN THE YEAR OF CHRIST, ONE THOUSAND EIGHT HUNDRED AND EIGHTY-TWO.

Counsel,

Filed, 24 day of July, 1882.

Pleads Not Guilty.

THE PEOPLE

vs.

John Henry Quinn,
for being
of

Indictment - Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John K. Phelps
District Attorney
July 24, 1882
John K. Phelps
D. C. Gage & Son
D. C. Gage & Son

0314

8 mo.

The People v.
John Henry Dixon
Court of General Sessions. Before
Judge Cowling. November 30. 1880.
Indictment for grand larceny of money.
Robert Easson, sworn and examined. I carry
on a private despatch for the delivery of letters,
notices, books; it is called "Hussey's Special
Message Express." I am the proprietor and active
Manager and was so on the 1st of July. I know
the prisoner; he was employed by me a year
before he took my money; it might be nine
months. I do not know exactly; he was a mess-
enger doing anything I wanted him to do.
The general duties of my office is the delivery
of letters, books and special messages—money,
drafts, anything that the banks employ me
to do; the prisoner was in my employ on the
1st of July. I remember that date perfectly. I entrust-
ed him with money to deliver that day. The
money was brought into my by the receiving
teller of the Bank of New York to take up town to
33 Union Square, A. A. Patrone. I filled out
the receipt myself, made it out and attached
it to the letter, so that he could get this signed
when he delivered the letter. All the writing
matter was on the receipt when I gave it
to him; this in pencil is Dixon's.
"Hussey's Instant Special Message Post, 54
Fine Street, basement, near William

0315

The Messenger must obtain the time on delivering the message. Date, July 1, 1880. Residence or business place, 33 Union Square. Then the time of delivery, "hour 1.50 (in pencil) Messenger, Dixon." In pencil, signature of receiver, in pencil. A. A. Patton, Jr., E.R. It probably might be one o'clock when I gave this to him; he went away with it. Then he came back he had to go to Forty Second St. after he had gone there. I should judge he was gone two hours. When he returned he gave me the receipt. I asked him if he delivered the letter all safe. I believed he had delivered it, I considered the receipt was all right when he said so to me then he fixed up all the other work he had to deliver on the line of Broadway; he bundled up his books and letters and small packages and I never saw him again after that. I did not see him for some months. I next saw him on the 19th of Nov. at 42 Watt St. at the house of Mr. Donaldson, an officer from the 8th precinct in uniform. I went in and looked around. I saw several persons sitting there. I did not see the man that I wanted to see. The prisoner was in my employ as a servant. I gave him \$300 to deliver in a sealed envelope. Cross examined. I deliver magazines from Harpers, Scribners, Appletons. I do not deliver

0316

heavy freight, but light valuable packages by special messengers sent from my office. Sometimes I have twenty five and sometimes have thirty messengers; they are selected by myself as a rule. I have regular routes for my men to take. I have men in my employ that have had for a dozen years; sometimes I have got them from the Young Men's Christian Association. I do not pick them up in the street. I am very careful about that. I get recommendations from men I do not take them without some sort of representations as to their character. I thought the man had a good character; when I took him he was recommended to me. I have given him money letters before this and he delivered them safely; he went up to the Forty Second St Depot with the coupons but that had nothing to do with the letter. I do not know personally that my messengers signed receipts themselves when they deliver tickets for lectures and circulars. Don't you know sometimes when you have had a number of these invitations or tickets to send out that messengers if they have been obliged to wait sign them themselves? They ask the servant girl their name and when the servant could not write they accept a cross for the receipts but not for money letters. After he came back I sent him with other work up

0317

Broadway Was that delivered? Not that I know of,
for I found a package of those things in a
liquor store in West Broadway and have the
package in my office of letters and books that
the prisoner never delivered. I paid Dixon seven
dollars a week and he used to get some money
for addressing circulars and things of that
kind; he used to make two dollars extra. I don't
remember reducing his wages to six. I could
tell by my books, I might have done it. I think
I was kind to him in giving him all the money
I could spare him for the work he did. I know
Mr. Patton; that is the gentleman (pointing him)
Augt A. Patton, sworn and examined, testified
I am a singing teacher. my place of business
is 33 Union Square; private pupils come
to that place over Decker Bros. I reside in Hartford, Conn. I have occupied rooms at Union
Square for seven years. Do you know the
prisoner at the bar? No sir, I have never
seen him. Will you look at that signature
there, is that in your handwriting? No sir.
Was that signed by your directions? Never
under any circumstances. Did you receive
any money by Hausey's Special agency Post
on the 1st of July? No sir, no envelope. Did you
receive anything from this man? No sir;
I never saw him until I saw him at the
Police Court.

03 18

John H. Dixon, sworn and examined in his own behalf testified - I have lived 187 Spring St before my arrest, previous to the 1st of July I was employed by Hussey's Express, I was engaged there close on twelve months. I am an Englishman I have been about two years in this city and I was two years and a half in Montreal. On the 1st of July I was sent with two messages, one with a letter and the other with six hundred dollars worth of coupons payable to bearer. I had to take the letter with the coupons to the Grand Central Depot. I had this letter for Union Square with me at the same time. I took the letter as I was directed and put it into my inside coat pocket. I put the other letter in the outside pocket with the receipt. I went direct by the Elevated Railway to Forty Second St. I was ordered if I saw one of our messengers there to give him the coupons. These coupons were payable to bearer. I gave him the coupons I had to take a certified check up to Murray Hill and bring the check down to the office again, also with the receipt for a letter I was going to deliver. I got the check certified and took the Elevated Railway to Fourteenth St and Third Avenue with the intention of delivering this letter. When I put my hand in my pocket for the letter I lost the letter.

03 19

No. # 10. 12 At the I know etc.

or it was taken from me. That was the letter purporting to have three hundred dollars in it. I was told to be careful with the coupons but I was not told to be careful with the letter. I have been in the habit of delivering letters of little value, hundreds of them, and of receiving and delivering money. I have had perhaps four or five hundred dollars at one time in money and larger amounts in checks almost every day. When I returned to the office I signed the receipt because I did not think the letter was valuable. I have signed receipts before by the proprietor's directions. Suppose you had fifty or sixty letters to take several blocks in the city you could not get through if you had to wait at every house until these receipts were signed; they keep you standing outside, we have to sign them ourselves to get rid of them the best way we can; we have to sign the name of the girl who is standing at the door. The proprietor has hundreds of these receipts signed so in his possession. I come back to the office with the certified check and then I was told that the letter contained three hundred dollars. He gave me my afternoon routes. I went out, I afterwards went to 42nd St. to see if I could find anything

0320

of the letter. I could not. I left my bundle of letters that I ought to have delivered in a place and then I went up town. I could not find the letter. I was advised then to keep out of the way. That is the transaction. It was between one and two o'clock in the afternoon when I was at the Grand Central depot. Did you ever have any of that money? No sir, not a cent of it. Did you ever see any of those bills? I never knew there was any in it and I never touched one of them. If there was any money in the envelope you lost it. Yes sir. Cross Examined - The envelope was sealed and I lost it. Occasionally the receipts are pasted on the envelope. I found the receipt in my pocket. I could not say whether the receipt was handed me separate from the envelope that day or not. Found the receipt in my outside pocket where the letter was. I found that when I got down to Fourteenth St. and Third Avenue. The letters after Mr. Pittons name look like G.R. I cannot say what that means. I don't know that I ever put those three letters there. I don't know whether I put those letters on or not. I may possibly. I think I signed it in the Elevated Railway carriage coming down leaving Fourteenth St. I did not know what the letter contained, and being

0321

a special messenger. I could not tell how it would go with me. When I got back to the office and they told me it was \$1300, that is the reason I did it. I left the letters that were given me in a liquor store corner of Leonard St. and West Broadway. I left them with the bar man. I was in New York city about 16 or 17 months before I went into the employ of Hovey Special Agency Post. I was employed by Mr. Douglas in a similar business to Mr. Lammis in Broadway. I also addressed envelopes and was canvassing in the city as well. I have been married about thirteen months. After this happened I went to Philadelphia and came back to New York five or six weeks ago. I will be 33 years old next birthday. I was born in England, Colne, Lancashire. On March 1st 1879 I applied to the Young Men's Christian Association for employment. I filled out a printed form. I wrote the name of my former employer, S. J. Watts, dry goods, Manchester, England; that I was an assistant bookkeeper; that the salary I would expect would be ninety pounds sterling. I could not refer to any one in this country as to business experience and character. I walked to Philadelphia because I had no money. I canvassed for Singers Sewing Machine in Montreal. The jury rendered a verdict of guilty of grand larceny with a recommendation to mercy. State prison: two years and six months.

0322

Testimony in the case
of John H. Dixson
filed in Nov.

0323

FORM 89½

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

POLICE COURT—SECOND DISTRICT.

Robert Eason
of No. 54 Pine Street, being duly sworn, deposes
and says, that on the first day of July 1883
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: Three one hundred
dollar bills consisting of bank bills
of the denomination of one hundred dollars
each good and lawful money of
the United States

of the value of Three hundred Dollars,
the property of Deponent

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

(for the following reason (true). Deponent
sent said Dixon with the above named
sum of money to be given to Angus A. Pattow
and deponent is informed by said Pattow
that he never received said money.
Wherefore deponent charges said Dixon with
stealing the above named three hundred dollars
and deponent prays said Dixon may be held
to answer as the last directs

Robert Eason

I have read the foregoing to the best of my knowledge, this
day of July 1883.

Police Justice

0324

Augt A. Tatton of 33 Union Square being
duly sworn deposes and says that he
never at any time received from John Henry
Dixon the sum of three hundred dollars
which had been intrusted to said Dixon
to deliver to him.

I do solemnly declare
the 15th day of November, 1882.
Augt A. Tatton

Augt A. Tatton

P. H. Juster

0325

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK, ss.

John Henry Dixon being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*John Henry Dixon*

QUESTION.—How old are you?

ANSWER.—*Thirty two years*

QUESTION.—Where were you born?

ANSWER.—*England*

QUESTION.—Where do you live?

ANSWER.—*42 Watts*

QUESTION.—What is your occupation?

ANSWER.—*Bookkeeper*

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

ANSWER.—*I am not guilty*

John Henry Dixon

Wm. H. Dwyer, Clerk

(C.O.)

John Henry Dixon

1881

0326

Form 84
POLICE COURT—SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Eastman

vs. No. 34 Name of
John Henry Dyson

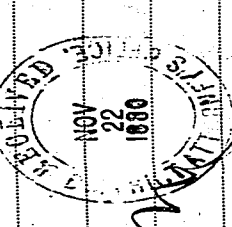
DATED November 20, 1880

Sarrant MAGISTRATE.

James H. Officer

WITNESS: *Augusta Patterson*

33 Union Square



John H. Harrington
TO ANSWER

BAILED BY

No. STREET.

0327

CITY AND COUNTY { ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John Henry, Dixon

late of the First Ward of the City of New York, in the County of New York, afore
said, on the first day of July in the year of our Lord one
thousand eight hundred and seventy eight at the Ward, City and County
aforesaid, with force and arms

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

three Promissory Note S 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
one hundred dollars and of the value of one hundred dollars each

of the goods, chattels and personal property of one

Robert Eason

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

BENJ. K. PHELPS, District Attorney.

0328

BOX:

24

FOLDER:

293

DESCRIPTION:

Donohue, John

DATE:

11/24/80



293

0329

No 216.
Counsel,
Filed 24 day of Oct^r 1880.
Pleads Not Guilty

THE PEOPLE

vs.

John Donohue

BENJ. K. PHELPS,
District Attorney.

A True Bill

John Donohue
District Attorney
County Clerk
Brown County
State of Iowa

0330

Form 112.

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

Police Court First District.

of No. 71 James Releker
 Street, being duly sworn, deposes
 and says, that on the 16th day of November 1880
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent, And from Said

James
 the following property, viz: Twenty Seven Razors
and a pair of Scissors all

of the value of one Dollars,
 the property of deponent and others who
had left them in deponent's charge

and that this deponent has a probable cause to suspect and does suspect, that the said property
 was feloniously taken, stolen, and carried away by John J. O'Brien

Now present fact that
deponent was informed that the
Prisoner was seen with some
Razors that acting upon such
information this deponent went to
where the prisoner was staying and
found in his possession one of said
Razors. the remainder were given to
deponent by one O'Brien who said
that he found them in a closet of
the room that was occupied by the
prisoner

Francis X. Releker
Frank

Sworn to before me this

18th

Police Justice.

0331

Police Court First District.

CITY AND COUNTY
OF NEW YORK,

John Donshoe being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *John Donshoe*

Question. How old are you?

Answer. *29 Years*

Question. Where were you born?

Answer. *Jersey City*

Question. Where do you live?

Answer. *69 James Street*

Question. What is your occupation?

Answer. *Cobbler*

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

Answer. *I am not guilty*

John Donshoe
mark

Taken before me this 1st day of July 1892

Police Justice.

No 216 923

Police Court—First District

COUNSEL FOR COMPLAINANT.

Name,

Address,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Marcus Nehls
James M.
John Mohr

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

3. *RECEIVED*
4. NOV 19
5. 1980
6. *Franklin J. Duffy*

Dated *Franklin J. Duffy*
No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

COUNSEL FOR DEFENDANT.

Name,

Address,

Officer.

Franklin J. Duffy

Magistrate.

Franklin J. Duffy

Clerk.

Franklin J. Duffy

Witnesses.

Franklin J. Duffy

James M. Mohr

John Mohr

James M. Mohr

James M. Mohr

Affidavit—T. agree.

\$500 to answer Oath
at *Law Sessions*

Received at Dist. Atty's office

0333

The People v. John Donohue Recorder Smythe. December 8 1880
Court of General Sessions Before
Indictment for grand larceny and receiving stolen goods.
Francis Kelleher, sworn and examined, testified
I am a barber and do business at 71 James
Street. I know the prisoner two or three years to my
knowledge. I missed twenty seven razors and a
pair of scissors. I valued them at forty dollars
I saw some of them that day afterwards. I saw
the prisoner that day; he came into my place,
he heard that I was after him. I asked him
about the razors. I told him I would have him
arrested on suspicion; he said he did not
take them; he went away. I did not see him
until I found a razor with him up in his
own house; it was in the afternoon, some-
where around two o'clock. I went up this place
67 James St. I got the razor with him. He
said he did not take it, that the other barber
gave it to him; he took it out of his pocket
I don't know the name of the other barber; he
works for me. Mr. O'Brien sent after me and
gave me thirteen razors and I recovered
eleven more in the tubs from Mr. Donohue
and a stick of cosmetic and he told me
where two more razors were; that would make
the whole number; he told me the other
two were in a pawn office in Grand St; he
told me the office was a couple of doors from

0334

using them myself. They were worth from a dollar to two dollars; there is some of them I would not give for three dollars. I don't know the market value of them. I don't know what I could get for them. I never peddled any second-hand razors and I don't know their market value; they were all good razors. A good razor lasts from four to five years sometimes. I found thirteen razors in his room and one in his pocket. I don't know where they were in his room. O'Brien gave them to me; he sent after me.

Jeremiah O'Brien, sworn and examined
testified. Where do you live? No 67 James street.
Do you know the prisoner John Donohue?
Yes sir. How long have you known him? He
is staying with me about twelve months in
my place; the prisoner has occupied a
room in my house for the last year. I know
Francis Kelleher, the last witness. Do you re-
member his coming to your house, do you
remember finding some razors in your
house about the 16th of November? Yes sir.
I was up stairs in my room the 16th of
last month. How many razors did you
find? Fourteen razors. I was told the razors
were down stairs and they were stole
from Kelleher. I went down stairs and

0335

Donohue, the prisoner, called me in a private room. He asked me would I buy a razor off him? I said, "I will, let me see them." He showed me the razors, and on the handle of this razor was M and two G's. I said, "I know all about them razors, you had better give them back, they belong to the barber next door. What did he say to that?" He says, "Dont 'squeal' on me." "No, if you will go and give back the razors, if you don't, I will squeal right away." I said. So he went down stairs and I found fourteen razors in the closet of the room which he occupied; they were put in a stone jar. I took and laid them on my table and I went after Mr. Keleher and he came up to my room and I showed him the razors and the same time Donohue came back again to his own room and Mr. Keleher and I went down stairs. He identified the razors. Donohue was in his own room at this time. Mr. Keleher asked him if he had any more razors? He said no, that he had no razors at all belonging to me. I said, "There is the razor you were selling to me a few moments ago." He said, I was not selling you any razors. So Mr. Keleher spoke to him 'nice,' and he handed him one razor. I said, "that is into the group three names now was no

0336

not the same razor you were selling to me a few minutes ago. I showed that razor to Kelker and he said it was his. Cross Examined. The prisoner paid his way on the 15th; he was a in the Tombs on the 16th; he was at my place on the night of the 15th. I remember the day he found the razors, he was in my house the night before. Thomas Tierney, sworn and examined. I am an officer of the Municipal Police attached to the Fourth Precinct. I arrested the prisoner in front of 67 James St. I said to him, "Did you take these razors?" He told me he did not. The complainant insisted that he had taken them and on that I took him to the station house. He said he did not have them, but on the way over to the police court he told Kelker that he would get him his razors. He did not say where he had them. I did not hear him say to the complainant that he would try and find the journeyman and see if he could not get them. John Donohue, sworn and examined, testified in his own behalf. I am a cooper and it has been my business to go round and mend tubs for five years. I have never been arrested before. I did not take the razors. On the night of the 16th Tuesday night I was standing in front of 67 James St. when Kelker's journeyman came out and went into

0337

Mark Lanigan's liquor store and got a bottle of whisky there. He came out and went into the alleyway, put the bottle to his head and took a swallow out of the bottle and went down into the front door of the barber shop and put the bottle to his head and finished it and came up as far as the store again and he stood there talking to some man that was there, I don't know the man; he was a young man; he talked a little while and went into Lanigan's and got the bottle refilled again. He came out, went in front of the door, and took a drink. He commenced to talk to ~~the~~ same woman right there by the coal box. After a while he went into the barber shop, I don't know what he done' when he went into the barber shop; he came out again and went into Lanigan's and filled the bottle again; then he was getting to be quite lively, he was feeling as though he could kick everybody that came along, he was calling high names. I told him to go into the store and not be insulting people that way or he would get hurt. I put him into the store once and he came out again; he was determined that he was going to have a woman that was about 11^{1/2} or 12^{1/2}, he sat on the box calling names and using vulgar language. I put him into the shop three times. That was the last

0338

I seen 'em. I went over to 53 Oliver St. (I did not stay at 67 James St.) and paid my lodging and went to bed. The next morning I went over to 67 and got my hoops and hammer and went to work as far as Fourteenth St. I came down by 12 o'clock and left my hoops in Lanigan's and left the hammer behind the bar. A young man there told me Kelker was looking for me, that he had lost some razors, and was going to have me locked up. I went into the barber shop, Mr. Kelker was not in, the journeyman was there and two young men. I waited till Mr. Kelker came in; the journeyman put on his coat and walked out before that. Kelker said he would have me arrested on suspicion. I told him he might as well have the journeyman arrested as me. I went up stairs to see Mrs. Nolan I found a razor which I gave to Mr. Kelker. I afterwards met the journeyman and he gave me eleven razors and a stick of cosmetic; he told me there was two razors in the pawn shop with the name of John Wilson upon them and a pair of shears. In the afternoon Mr. Kelker came to the Yards in the afternoon and I gave him the eleven razors and the stick of cosmetic and told him I got them from the journeyman. The jury rendered a verdict of guilty of receiving stolen goods knowing them to have been stolen. He was sent to the penitentiary for eighteen months.

0339

Testimony in the case of
John Donohue
filed Mar. 24

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are

0340

CITY AND COUNTY }
OF NEW YORK, } ss

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Donohue

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

twenty seven razors of the value of
one dollar each

One pair of scissors of the value of
thirteen dollars

of the goods, chattels, and personal property of one

Francis Kelcher

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

0341

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

John Donohue

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

twenty seven razors of the value of
one dollar each

One pair of scissos of the value of
thirteen dollars

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

Francis Keleher

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Francis Keleher

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

John Donohue
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) 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.

BENJ. K. PHELPS, District Attorney.

0342

BOX:

24

FOLDER:

293

DESCRIPTION:

Dougherty, William

DATE:

11/05/80



293

0343

5

No 5.

Filed 5 day of Nov 1880
Pleads

THE PEOPLE

vs.

29 Broome
11 of 2d Court

William J. Dougherty

BENJ. K. PHELPS,

District Attorney.

Pact 2nd. Nov 5. 1880.
pleads 2d Court.

A True Bill.

O. McCleary

Foreman
Nov. 1. 1880
F.D.

0344

Form 15.

Police Court—Third District.

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

of No.

116 Broome Street

on Thursday the 3d being duly sworn, deposes and says that
in the year 1880 at the City of New York, in the County of New York,
he was violently and feloniously ASSAULTED and BEATEN by

William J Dougherty
(now here) who then
and there stabbed —
defendant in the left
leg with a pocket knife
then held in his hand
and did so assault
defendant

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

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

Sworn before me this
of October = day
1880 }

James Hennessy
or T Morgan

Police Justice.

0345

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William Kennedy,
116 Broome

William Kennedy,
116 Broome
Dated Oct 25th 1898

Witnesses:

W. J. Mulligan,
Magistrate.

WITNESSES:

Oct 25th 1898
116 Broome

Bill French
116 W. 1st St.
New York

0346

Police Court—Third District.

CITY AND COUNTY, ss.
OF NEW YORK.

William J. Daugherty 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.—

William J. Daugherty.

Question.—How old are you?

Answer.—

29 years.

Question.—Where were you born?

Answer.—

N.Y.C.

Question.—Where do you live?

Answer.—

118 Broomfield St.

Question.—What is your occupation?

Answer.—

Working partidular.

Question.—Have you anything to say, and if so, what—relative to the

charge here preferred against you?

Answer.—

I don't remember how I did it —

W. J. Daugherty

Taken before me, this

25 day of
July 1888
John J. Quinn
Police Justice

0347

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

Robert W. Vaughan

of the 13th Precinct Police

being duly sworn, deposes and says that on the 2nd day of September
1880, at the City of New York, in the County of New York

James Hennessy, of 116 Greene Street, was
Violently and Delinquently Assaulted and Beaten
by William J. O'Byrne, now here,
who Cut and Stabbed said Hennessy in
the left leg with a knife as defendant
is informed by said Hennessy, and as
the said defendant Admits and Confesses
to defendant. That said Hennessy is now
at Bellevue Hospital and unable to
appear in Court from the effects of said
injuries so received, and the said
defendant stated to defendant that said
injuries were inflicted by him on said
Hennessy in self defense. Robert W. Vaughan

Sworn to this
before me

J. M. Patterson
Judge of Probate
1880

Police Justice.

0348

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert McNaught

Wm J. Daugherty

Affidavit of Edward C. P. C.P.B.
on James H. Kennedy

Dated September 3rd 1860

JUSTICE.

OFFICER.

WITNESSES:

Ed

0349

Beehive Hospital

The opinion to
James Hammonay are, two ~~the~~
severe incised wounds on left
leg. It will be necessary for
him to remain in the hospital
for a week or more -

Sis H. K. Lindquist

Sept 7. 80

0350

Bellevue Hospital
Oct 9th '80.

James Hennessy who
in Ward 8 is much
improved. The wound
is closing, & if nothing
intervenes, patient will
be out in ten days.

Frank Montgomery
House Surgeon
2nd Div.

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *William J Dougherty*
 late of the City of New York, in the County of New York, aforesaid, on the
~~Second~~ day of September in the year of our Lord
 one thousand eight hundred and eighty ~~with force and arms, at the City and~~
 County aforesaid, in and upon the body of *James Neary*
 in the peace of the said people then and there being, feloniously did make an assault
 and ~~him~~ the said *James Neary*
 with a certain *Knife* *William J Dougherty*
 in ~~his~~ right hand then and there had and held, the same being a deadly and
 dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
 with intent ~~him~~ the said *James Neary*
 then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
 afterwards, to wit, on the day and in the year aforesaid, at the City and County
 aforesaid, the said *William J Dougherty*
 with force and arms, in and upon the body of the said *James Neary*
 then and there being, willfully and feloniously did make an
 assault and ~~him~~ the said *James Neary*
 with a certain *Knife* which the said *William J Dougherty*
 in ~~his~~ right hand, then and there
 had and held, the same being then and there a sharp, dangerous weapon, willfully
 and feloniously, and without justifiable and excusable cause, did then and there beat,
 strike, stab, cut, and wound, with intent to then and there willfully and feloniously
 do bodily harm unto ~~him~~ the said *James Neary*
 against the form of the Statute in such case made and provided, and against the
 peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
 afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
 said, the said *William J Dougherty*
 with force and arms, in and upon the body of *James Neary*
 in the peace of the said people then and there being, feloniously, did make another
 assault and ~~him~~ the said *James Neary*
 with a certain *Knife* *William J Dougherty*
 in ~~his~~ right
 hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
 and wound, the same being such means and force as was likely to produce the death
 of ~~him~~ the said *James Neary* with intent ~~him~~ the

0352

said James Hennessy then and there feloniously and willfully 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said William J. Dougherty

with force and arms, in and upon the body of the said James Hennessy then and there being, willfully and feloniously, did make another assault and hurte the said James Hennessy with a certain Knife which the said William J. Dougherty in his right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim him the said James Hennessy 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.

BENJ. K. PHELPS, District Attorney.

No 5.
5
Filed 7 day of April : 1880
vs.
Pleads

THE PEOPLE

118 pgs
M. Phelps

Felonious Assault and Battery.

BENJ. K. PHELPS

District Attorney
Post Mr. Chr. 5. 1880
Heads Due & Paid
F. C. C.

A True Bill.

Prov. I. G. C. Kest
F. C. C.

0353

BOX:
24

FOLDER:
293

DESCRIPTION:
Dow, Frank

DATE:
11/08/80



293

0354

Counsel, J. P. Mitchell aff'd.
Filed 8 day of Nov 1880
Pleads Not Guilty.

THE PEOPLE

vs.

INDICTMENT - Excerpts from
the Person.

2
Jack J. Drew

BENJ. K. PHELPS,

District Attorney.

A True Bill


Foreman.

St. Louis Nov 15, 1880.
Trials & acquited on the
ground of insanity. No

0355

City Prison
Oct 28th 1880

...ly examined before the under-

Moses P Clark Esq
Chief Clerk

Dr J. Frank J. Doy Com.
Moses 25th inst by Justice
Morgan on a charge of Petit
Larceny was held in defiance
of law. Date is pronounced
sentence by Dr Hardy Physician
to the Prison. Certificate issued
Granting order for transfer to County Gaol.

John Truey
James Finn
Warden

0356

GLUED PAGES

0357

DEPARTMENT OF
Prisons and Correction.

CITY PRISON,

New York, Oct 28th 1880

lly examined before the under

Mr. B. K. Phelps
District Attorney
Dear Sir
Frank Dan
now confined here for
stealing is insane. In
October of 1879 he was
confined in Ward's Island
Asylum. He is in still
the same condition and
should be confined in
an Asylum instead of
prison as he has a
number of delusions
Respectfully
Wm G March M.D.
Physician to Prison

0358

CITY PRISON,

New York,

Nov. 1st 1880

Only examined before the under-

Moses J. Clark Esq
Chief Clerk.

Dear Sir A few days
ago I wrote you in reference
to a Prisoner named Frank J.
Dow. pronounced Insane by
Dr Harvey and awaiting your
instructions as to disposition
to which I have had no reply -
The Insanity Papers in the
Case are all sealed out -
I prompt reply will
much oblige

Your Obedient Son
James F. Fair
Warden

0359

Burke - Third District.

THE STATE AND COUNTY } ss.
OF NEW YORK,

Frank J. Dow 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.—Frank J. Dow

Question.—How old are you?

Answer.—Ninety two

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?—

Answer.—26 Clinton

Question.—What is your occupation?

Answer.—Was in a Broom Factory

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

Answer.—I am innocent

Mr Frank J. Dow

Taken before me, this

J. J. McNamee
Judge of Justice.

0360

DISTRICT POLICE COURT—

AFFIDAVIT—Larceny.

AND COUNTY } ss.
OF NEW YORK,

of No. 197 Allen

Street.

being duly sworn, deposes and says that on the 24th day of October 1880
at the 2nd Avenue between 1st & 2nd Streets in City of New York,

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

the following property, viz.: One port-monee containing one bill
of the denomination and value of five dollars. One bill of
the denomination value of one dollar ^{are} good and lawful
Money Currency of the United States Government. All of
the value of six dollars.

Swear before me this
25th day of October 1880
John W. Morris
Police Justice.

the property of this deponent's father. Frederick
Wagner

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
from the person of ~~Captain~~ F. D. O'Neil (nowhere)
stolen, and carried away by ~~Captain~~ F. D. O'Neil (nowhere)
for the reason that deponent was passing along
2nd Avenue between 1st & 2nd Street on or about five
o'clock, that she was approached by the accused
who pushed against deponent and immediately after
was deponent missed the abn port-monee, Deponent
thereupon followed the accused, charged him with the
taking whereupon he threatened to strike deponent
and turned and ran away.

Minnie Wagner

0361

Slate and County of New York 55. Amelia Smith of no 197
 Allen street, being duly sworn deposes and says that
 defendant was passing along 2nd Avenue accompanied
 by the complainant. Defendant remarked that the
 complainant was following defendant and the complainant
 defendant ran him past the complainant Minnie
 Cooper, and immediately afterwards the said Minnie
 said to defendant "I have missed my pocket-book"
 whereupon defendant and the complainant ran off it
 the second road threatened the complainant, and
 then ran away.

Sworn before me this 25th

Day of October 1880

Policeman

Amelia Smith

No 14		DISTRICT POLICE COURT	
AFFIDAVIT - Lahey			
THE PEOPLE, &c.		ON THE COMPLAINT OF	
Amelia Smith		197 Allen Street	
Frank J. Dwyer		2nd Avenue, New York City	
Dated Oct 25, 1880		Signed	
Morgan Magistrate.		Graham Officer	
WITNESSES:			
Amelia Smith 197 Allen Street			
Jill Gould			
John Jones			
Disposition			
Cross			

0362

To the

Frank J Dow at prison in the
City Prison - charged with Fatal Saccery from
the person - was tried by a Jury & Acquitted
on the ground of Insanity.

His Honor the Reander desires that
you will examine said Dow, if he is now
still insane - to take the necessary ^{proceedings} measures
to have him sent to the Lunatic Asy on B.C. by
a Police Justice -

0363

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Frank J. Dyer

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

on the twenty fourth day of October in the year of our Lord one thousand eight hundred and eighty — 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 *a* United States Treasury Note of the denomination of *five* dollars and of the value of *five* dollar.

One Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of *five* dollars and of the value of *five* dollar.

One Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* United States Treasury Note of the denomination of *one* dollar and of the value of *one* dollar.

One Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of *One* dollar and of the value of *One* dollar.

of the goods, chattels, and personal property of one *Federick Wagner* on the person of said *Minnie Wagner* then and there being found, from the person of said *Minnie Wagner* 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.

BENJ. K. PHELPS, District Attorney.

0364

BOX:

24

FOLDER:

293

DESCRIPTION:

Dumphy, John

DATE:

11/05/80



293

0365

No. 8.
Counsel
Filed 5 day of May 1880.
Plaintiff John Dummphy

THE PEOPLE

vs.

John Dummphy

Larceny of Money, &c., from the person
INDICTMENT.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John K. Phelps

John K. Phelps
Foreman.

John J. Connelly
S.P. 5 year.

0366

FORM 89½

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

POLICE COURT - SECOND DISTRICT.

Eugene Remond
of No. 143 Thompson Street, being duly sworn, deposes
and says, that on the 30 day of October 1880
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from deponent's
person
the following property, to wit:

A Purse containing
Good and Lawful money, viz
Two Bills of the denomination of Five
dollars each - Two Bills of the de-
nomination of One dollar each
and Silver and Copper Coins
of the value of Sixty cents in all
of the value of Twelve 60⁰⁰ 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 Dumpy
(now here) for the reasons following
that said Dumpy was sitting at
a Table next to the Table where
deponent was seated in a Saloon
in Christopher Street and saw de-
ponent place said property in the
left hand Breast Pocket of the over
Shirt worn by deponent while
deponent was leaving said Saloon.
said Dumpy followed deponent
and put his hand in the said
pocket and took therefrom the said

0367

property and ran off defendant pursued
said Dempsey who struck defendant -
said Dempsey was thereafter arrested

Sworn to before me this 31st day of October 1880

M. Lally
Police Justice

City and County
of New York

Michael Lally of the 3^d Precinct
being duly sworn says on the night
of the 30th instant defendant saw
John Dempsey the within named
defendant in Christopher near West
Street scuffling with the within
named comp. Barnard who made an
outcry when said Dempsey ran
away - Defendant pursued and arrest
ed said Dempsey

Sworn to before me { Michael Lally
this 31st day of October 1880 }
M. Lally
Police Justice

0368

Police Court—Second District.

CITY AND COUNTY,
OF NEW YORK, ss.

John Drumpf

being duly examined before the
undersigned, according to law, on the annexed charge; and being informed that he
is at liberty to refuse to answer any question that may be put to him states as
follows, viz:

QUESTION.—What is your name?

ANSWER.—

QUESTION.—How old are you?

ANSWER.—

QUESTION.—Where were you born?

ANSWER.—

QUESTION.—Where do you live?

ANSWER.—

QUESTION.—What is your occupation?

ANSWER.—

QUESTION.—Have you anything to say, and if so, what—relative to the charge,

here preferred against you?

Answer.—

*I am not guilty of the
charge*

I John Drumpf

Taken before me this 2nd day of October 1886
Oliver Justice.

0369

POLICE COURT—SECOND DISTRICT

1000 2000

THE PEOPLE, &c.,
ON THE COMPAINT OF
JAMES BROWN,
against
JOHN BROWN, et al.
July 17, 1770.

Amherst

S. O. J. 1880
DATED

J. M......MAGISTRATE.

Sally.....OFFICER.

*Michael Sally
of Reuch.*

Bill friend

6 hours

卷之三

BAILED BY.....
No..... STREET.

0370

8-15

The People Court of General Sessions. Before
vs. John Drummey Judge Cowing. November 5. 1880.
Indictment for petty larceny from the person.

Eugene Remond, sworn and examined, testified through the interpreter. I live with a friend 143 Thompson St. since I arrived from Philadelphia. Did you see the prisoner at the bar on the 30th day of Oct., if so where? Yes sir, it was at the restaurant where I had something to eat. I do not know the name of the street; it was about 8 or 9 o'clock in the evening; the prisoner came into the restaurant and went out again. I had when I went into the restaurant two five dollar bills, two one dollar bill and some change, twelve dollars and some change; it was in a rubber bag. I had it in my left vest pocket, he tore the vest when he took the money. As I was about to put my money back into the pocket the prisoner got hold of it and tore it out of my hand and at the same time I received a blow at the side of my eye from the prisoner, he tore the vest by taking the money forcibly. What did the prisoner do after he took the money? He ran away very fast and I ran after him and did not lose sight of him. I screamed out in French, "Thief thief;" then a police officer came and arrested him. I followed the prisoner

0371

immediately; he was the only one running. I ran after him and he was arrested on the spot here. I am certain the prisoner is the man I did not receive the money, but I saw some money exhibited in the Police Court. Cross Examined. I was only in the restaurant once that day. I did not go into the restaurant, then go out and then come back again; the prisoner went out first and I went out afterwards. Did you and the prisoner have a scuffle or any words or did anything occur between you while you were in the restaurant? No sir, I only recognized him afterwards that he was the same man that was in the restaurant. My money was taken on the sidewalk not far from the restaurant door. How far did he get away before you captured him? About two blocks. How long was it after the prisoner left the saloon before you left it? He went out five minutes before me. I did not see the prisoner until he took my money. I did not see him after he came out of the restaurant until he grabbed my money. It was a very short distance from the door of the restaurant - 1143 Thompson St is not a restaurant, it is a private house where a friend of mine lives. I asked where the man lived and I was told that was the number.

0372

Michael Lally, sworn and examined, testified
I am an officer of police attached to the 9th pre-
cinct and I arrested the prisoner on the 30th of
October about 10 minutes to 12. I was on duty
on West St. near Christopher on Saturday night.
I saw the prisoner and the complainant tussel-
ing; the prisoner seemed to be trying to get away,
he got loose from him; the complainant fire-
armed very loud in French, I could not under-
stand him; the prisoner ran across Christopher
St. through Weehawken St. pursued by me
into Tenth and into West St. again, and there I
caught him; he was still running. I asked him
what he was running away for? He told me he
was afraid of the Frenchman. I says, "there must
be something else in it. I took the Frenchman
who was there at that time, back to get an
interpreter, and on the way back the prisoner
said, "I did not take it, but I know who did."
Then we got back to the place the prisoner
said that he knew who took the money. Had
you said anything about money when he
made that remark? Oh sir. I knew there was
something wrong; the Frenchman was excited.
As soon as I found out that the complainant
lost money I took them both to the station house.
I searched the prisoner and I found five
dollars; he handed it to me; it was not in

0373

John Murphy, sworn and examined in his own behalf testified. I board in West 10th St.; my home is 95th St. and Lexington and Third Ave. I lived in 95th St. nine years. I have never been arrested before. I work at the U.S. weighers; it runs from Houston St.-A.R. up as far as 79th St. My foreman is Patrick Hayes. I have worked there over two years. I remember meeting the complainant in this case. I did not steal anything from him and had nothing to do with stealing money from him. As I was going to a Lager beer saloon corner of West 10th and West Sts. I met the complainant; he asked for two glasses of lager and he caught hold of me by the arm. I took him away up Christopher St. to a Frenchman who said to me I ought to give him to an officer; he was going around crazy; he did not have a hat; the Frenchman gave him a straw hat. Then I got up to Christopher St. he took hold of me and tore my vest and said I took his money; I never saw it; the man was never in a restaurant; he treated me and gave me a glass of beer and a cigar. I ran through Christopher to Weehawken St. and Officer Lalley told me to stop at West 10th St. The money that was taken from me when I was arrested I got for working. I only saw a two dollar bill with the complainant. I do not think I told the officer I knew who took the money. A verdict of guilty was rendered. He was sent to the State Prison for five years.

0374

Witnessing in the case
John Murphy
filed Nov 5.

0375

BENJ. K. PHILLIPS, District Attorney.

the person of the said George Clegg Amory,
then and there being found,
from the person of the said George Clegg Amory,
then and there being found, the
people of the State of New York, and their dignity.

outline form

13

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, present:

CHI AND COUNTY } OF NEW YORK, ss.

0376

CITY AND COUNTY
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

John Buckley

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

on the twentieth day of October in the year of our Lord one thousand eight
hundred and eighty at the Ward, City and County aforesaid, with force and arms, in the night-time,
three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of five dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

Eugene Remond

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

BENJ. K. PHELPS, District Attorney.

0377

BOX:

24

FOLDER:

293

DESCRIPTION:

Duval, Estrom

DATE:

11/11/80



293

0378

BOX:
24

FOLDER:
293

DESCRIPTION:
Hicks, Joseph

DATE:
11/11/80



293

0379

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THE TRUTH IS THE BIBLE OF THE SAVIOR JEHOVAH JESUS

0380

Police Court—Second District.

City and County } ss:
of New York.

Richard Upshire
of No. 136 West 30 Street, being duly sworn,
deposes and says, that the premises No. 1145 Broadway
Street, 18th Ward, in the City and County aforesaid, the said being a ~~store or office~~
and which was occupied by deponent as a ~~Book Binding establishment~~
~~were BURGLARIOUSLY~~
entered by means of forcibly removing a portion of
the wooden partition in the hallway of
said Basement

on the night of the 31 day of October 1880

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

Good and Lawful money viz—A dozen
of Bank Bills of various denominations
and Silver, Nickel and Copper
coins in all of the value of Forty
Seven 3 $\frac{1}{2}$ dollars—

the property of defendant and George W. Washington Co-partners
and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by

for the reasons following, to wit: that at the hour of my

clock P.M. on the 31st day of October
1880 the said Partition was sound and
unbroken — at 11 o'clock P.M. the
said partition was broken and the said
property missing — and also for the rea-
sons set forth in the affidavit of
Extra Marshal Gerard annexed

Richard Upshire

0381

City and County { S.S
of Penn York }

Estrom Drival of 130 West 30th Street
being duly sworn says on the 3rd day
of October 1880 - at about the hour
of 10 O'clock P.M. - defendant and
Joseph Hicks the within named de-
fendant forcibly entered the Basement
of premises No. 1145 Broadway and
took from a Bank in said Base-
ment the money named in the with-
in complaint - said Hicks gave
defendant a portion of said money viz
Eighteen \$87.00 - which said last
named amount defendant gave to said
Hicks the within named complain-
ant -

Estrom Drival
^{his}
~~mark~~

~~I do solemnly swear that I have read the foregoing statement and that it is true to the best of my knowledge and belief.~~
I do solemnly swear that the above statement is true to the best of my knowledge and belief.
John M. Murray
Olice Justice

0382

Police Court—Second District.

CITY AND COUNTY) ss.
OF NEW YORK.

Joseph Hoicks being duly examined before the undersigned, according to law, on the annexed charge ; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz :

QUESTION.—What is your name ?

ANSWER.—

QUESTION.—How old are you ?

ANSWER.—

Joseph Hoicks
Twenty years

QUESTION.—Where were you born ?

ANSWER.—

Flushing - Long Island

QUESTION.—Where do you live ?

ANSWER.—

239 West 29th street

QUESTION.—What is your occupation ?

ANSWER.—

Boot Black

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

Answer.—

*I am not guilty of the
charge*

Joseph Hoicks

Taken before me this

day of October 1888

Police Justice.

No. 69. 894

Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Richard Updegraff
136 M'gofield St.

vs.
Joseph Glicks

OFFENDER
HURGELARY AND LARCENY.

Dated November 1, 1882

Sixty-fourth Magistrate.

Oct. 27th 1882

Officer.

29th Oct. 1882

Clerk.

Witnesses:

Ethan Gould
Com. Police Detentionary

Joseph Glicks Bail

John G. Glicks

Committed in default of \$1000. Bail.

Bailed by Bill Frank
No. 5 Street.

Conn.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Selton Gurnal and Joseph Shelds

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late of the eighth Ward of the City of New York, in the County of New York, aforesaid, on the thirtth first day of October, in the year of our Lord one thousand eight hundred and ninetth eighty with force and arms, at the Ward, City and County aforesaid, the O^{ffice} of Richard Ushane there situated, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Richard Ushane then and there therein being, then and there

feloniously and burglariously to steal, take and carry away, and three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes) of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied (and of the kind known as bank notes) of the value of twenty dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied (and of the kind known as bank notes), of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten coins (or the kind usually known as bank coins), being then and there due and unsatisfied, of the value of twenty-five cents each: fifteen coins (or the kind usually known as three dollar pieces), of the value of three dollars each: fifteen coins (or the kind usually known as three dollar pieces), of the value of three dollars each: gold coin of the value of one dollar each: gold coin of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double epees), of the value of twenty dollars each: three gold coins (of the kind usually known as epees), of the value of ten dollars each: six gold coins (of the kind usually known as half epees), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter epees), of the value of two dollars and fifty cents each: ten gold coins (or the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: one hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents) of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

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

STATE AND COUNTY }
OF NEW YORK. }
Addressed
THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, ~~and~~
their Oath, ~~and~~ *to prevent*

Unit Eaton Gural and Joseph which each
is part

111

in the County of New York, aforesaid on the thirty-first day of October in the year
of our Lord one thousand eight hundred and ninety-eight, at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of one
thousand dollars each: sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars; one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars; two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsat-
isfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as
half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each: five hundred due bills of the United States
(of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, Chattels and personal property of Michael Aphrae
him & certain lessors

and ~~certaining~~ other persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said *Richard Robiche* unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJ. K. PHELPS, District Attorney.