

0446

BOX:

31

FOLDER:

372

DESCRIPTION:

Dooley, Mamy (Mamie)

DATE:

02/21/81



372

0447

136

A. W. Purdy
Filed 21 day of Feb 1881

Pleas 21st July 23

THE PEOPLE

vs.

Worcester, Mass.
19th July 23

ARSON.

7.
Mammy Dooley
(2 cases)

Paul S. Rollins
BENJ. H. DICKMAN

District Attorney.

Part Two: May 19, 1881.
Tried & acquitted.

A True Bill.

(Handwritten signature)

Foreman.

0448

Memorandum
made by Officer Melius
at the time
Police Department of the City of New York

Precinct No. _____

New York, _____ 18

Marie Douly Arrested Feb 13 1891
Committed by Judge Pomeroy
\$3.00

1 Corset Pair 1 finger ring x
1 Shirt 1 Pillow case

7 Towels

Ladle Cover Fine June 1 1888

2 Shorts - Jan 18 11

1 Skirt

1 Chimise

Wash Feb 2

2 Pillow Cases " " 13

1 Apron

Arrested Mary Douly

Collars & Cuffs Feb 13 1891

2 Handkerchiefs

1 Set of jewelry x

1 Thimble x

1 Pocket Watch x

0449

1) Deputy Dosley

Fire in house of
Chas E Crawford. 23 Ward
Jan 18. 1881. between 6³⁰
+ 7. P.M. occurred in
Laundry-basement floor.
At time it was discovered
Mr. & Mrs. Crawford. Annie
Crawford, & Mr Smith
(a visitor) were in the back
parlor immediately over
Laundry. The kitchen
adjoined back parlor -
There was access to laundry
from kitchen by stairway

0450

2
1
A fire had occurred upon the same premises in a room on 2nd floor, on the 1st day last. The chief Annie Crawford, was, for certain reasons suspected of this act, & accused. She denied it but upon being punished Confessed that she did it.

Previous to the date of 2nd fire (Jan 18th). She had been confined to a room & tried to prevent her doing

0451

3/

mischievous to herself or others
but upon that day she
was at liberty & had been
out. Although she had
been in the back parlor
with her mother for nearly
an hour previous to the
discovery of the fire. She
was at once charged by
her father with having
done it. She denied it. He
struck her several blows
& then she acknowledged
having done it. —

0452

4

The floor of the laundry was burned also a clothes basket which the prisoner Mary Dooley said contained all the family clothing which she had washed & was about ironing — The outer door leading from the laundry was bolted at the time. So that no person from outside could have done it & the prisoner had free & unobserved access

0453

5/

to the laundry.

Subsequent to the fire
the child Annie, was
again confined, on account
thereof & also of the theft
of certain articles. and
on or about the 13th of Feby
owing to certain discoveries
made by members of the
family. detectives Melvin
& Riley of 33rd Pol were sent
for & Annie Dooley was
questioned regarding the
clothing that was burned

0454

6/

in the laundry on the 18th
Jan^y. She again and
again declared that it
was all burned up. She
was taken to her room,
a closet was opened &
in it were found the very
articles which she had
declared were burned
Bed Spread - Towels, babies
dresses, night dress, shirts,
Collars - Cuffs, Napkins
table cloths - pillow Cases
Babies underswear

0455

7.

The prisoner then admitted the larceny of these articles & of others taken at different times. She also admitted having set the place on fire. These admissions were made in the presence of Mr & Mrs. Crawford, Mr Geo. O. Moore, and Officers Perkins & Riley. Upon being arraigned at Court on the following morning & charged with arson she admitted her

0456

8/

quick to the Magistrate
in the presence of Officer
Wilkins. & Mr. Crawford.
I think Mr. Moore
was also present.

0457

161st + Morris Ave -
23rd Ward -

Fire Damp 1st 1881 - 4 P.M.
in bedroom on 2nd floor.
Discovered by a guest.
Bedding on fire. & a quantity
of outer clothing belonging to
guests -

Some articles were missing
after fire. & upon search being
made. A ladies hat & muff
were found between the mattress
on Mary Dooley's bed. & 2 valuable
ladies cloaks found in a room
adjoining her bedroom. -

Mary Dooley confessed making
this fire to Detective Wilkin in
presence of Mr Crawford & Moore
on the evening of Tuesday July 14th
in Mr Crawford's house -

Fire Damp 18. 1881. between 6³⁰
to 7 - in laundry - basket of
clothes on fire - floor burned -
charred - Mrs. E. Crawford,
Mrs. Delia Crawford in house & others
at residence
Confessed to this fire at same
time. Neither Crawford or Moore
urged her to confess. -

Mr Smith
142nd St
west of 3rd Ave
with chain at
this fire was
discovered for
auto before.

0458

2

Value of articles found in
Dorley's room. in pillow case.
Say \$30 - ~~Q~~. This was found.
Sunday Dec 13th. Supposed
to have been taken Jan 18th
day of 2nd fri -

Drively missed some time
between 11th & 18th January -
a Breastpin & Earrings -
Amethyst & Gold - value \$75 -
Many Dorley confessed
taking these & they were found
at her mother's house -
July 14. 1881.

Officer Wilkins says that on the
Evening of July 14th he questioned
Mary Dorley in her room
about certain articles of
clothing found
in her closet which were
supposed to have been burned.
She admitted she took them
& that she set the fire, & also

0459

3

admitted to him that she set
the fire - also that she
took a set of jewelry of Mr. F
& it was found at her home
Also a ring which was then
in her possession. Also a
cloak, muff & pocket book
belonging to a guest -

0460

June 1873.
~~Stent~~ Higbie Carpenter
Morseman Hotel -
167 5th Ave -
Higbie Carpenter -

1st
Evening at 8 o'clock -
Fire discovered in bedroom
found bed mattress on
fire underneath -
Spare room on 2nd floor
not occupied -

2nd
2 nights after another fire -
Set in 2 or 3 places -
3 separate ^{bed} rooms on top floor
(3rd floor) unoccupied -
Fire set to beds -

3rd
One or two days after white
advertisers were there. Fire
was discovered among wood
in cellar - afternoon -

0461

2/4⁵

A day or two after this.
 Fire was discovered in cellar
 in afternoon - Mary Doolley came
 down there & was ordered by Miss
 Carpenter to go through the house
 & examine all the rooms -
 While examining this fire
 a man came in & 8th there
 was fire on top story - went
 up 7th room & found the fire
 in a room in which we kept
 our wardrobe. This door was
 unlocked. We always kept it
 locked & key in our bedroom on
 2nd floor - Found key in proper
 place. Not a common lock.

A watch was kept outside for
 some nights - & finally it was
 said that some of my family or
 servants did it - I sent away
 all my servants & never had a
 fire since.

Mary Doolley had been there
 about a month - was trying to
 make a chambermaid of her
 she was the only servant
 that had access to these

0462

3

room up stairs where
the fire occurred. The
room where key of room
containing our clothing was
kept. & was the only one
except my daughter that
knew where that key was
kept -

Took the girl out of
Charity - She came to the
house to beg -

0463

Charles E. Crawford has since removed
to 431 East 121st Street. please
send notice there

George W. Brezner

Police Clerk

5th Dist. Police Court

0464

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORKPolice Court, 5th District.

Charles E. Crawford

of North West Corner Morris Avenue & 161st Street, being duly sworn, deposes and
says, that on the 1st day of January 1881

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

(now here) did feloniously, willfully, maliciously and unlawfully and in the day time set fire to a quantity of bedding contained in a room on the second floor of premises situated on the North West Corner of Morris Avenue & 161st Street said premises being occupied by deponent as a dwelling - That at said time said premises were inhabited by living human beings - to-wit, deponent and his wife and other members of the family, that deponent extinguished the fire and was unable to discover who had fired said bedding - That since the commission of said offense to-wit on the 13th day of February 1881 - the said Mamie Sooley admitted and confessed to deponent that on said 1st day of January 1881 - she did feloniously set fire to said bedding contained in the premises aforesaid and against the statute in such case made and provided

Sworn to before me this } Charles E. Crawford
14th day of February 1881 }
Maurice Omer
Police Justice

0465

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mamie Jorley being duly examined before the under-
signed, 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~~ ^{her}, states as follows, viz:

Question. What is your name?

Answer. *Mamie Jorley*

Question. How old are you?

Answer. *20 years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *158 & 159 Streets & E 11th Ave*

Question. What is your occupation?

Answer. *Servant*

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

Answer. *I am guilty of the charge*

Taken before me, this

14th *Mamie Jorley*

day of

February

18*81*

Maurice J. Over

Police Justice.

0466

No 132
POLICE COURT FIFTH DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Crawford
431 E 121st St
St Cr 122nd St & 2nd Ave
Manhattan, N.Y.



Dated February 14th 1891

Peron Magistrate
Wilkins 33 Officer

Gregory Clerk
Mrs Chas E Crawford
226 E 122nd St
Witness, Jacob R. Wilkins

33 Pacemaker
Eps O Moore
431 E 121st St
X no family suit 149 edy
3009 from G. J. J.
Off Jaws, July 22 1891
Conde

Received in Dist. Atty's Office.

0467

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

Mary Dooley

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

One counterpane of the value of seven dollars
Seven towels of the value of fifty cents each
One table cover of the value of five dollars
Three shirts of the value of ~~two~~ *seventy-five cents* each
One skirt of the value of one dollar and fifty cents
One chemise of the value of one dollar and fifty cents
~~Three cases (of the kind commonly called pillow-cases) of the~~
~~value of fifty cents each.~~
One apron of the value of one dollar
Twelve dollars of the value of thirty cents each
Eight buffs of the value of twenty-five cents each
Seven handkerchiefs of the value of forty three cents each

of the goods, chattels, and personal property of one

Charles E. Crawford

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.

0468

And the Jurors aforesaid, upon their oath aforesaid, do further present.

That the said

Maamy Dooley

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,

One counterpane of the value of seven dollars
Seven towels of the value of fifty cents each
One table cover of the value of five dollars
Three shirts of the value of two dollars and seventy five cents each
One skirt of the value of one dollar and fifty cents
One chemise of the value of one dollar and fifty cents
Three cases (of the kind commonly called pillow cases) of the value of fifty cents each
One apron of the value of one dollar
Twelve collars of the value of thirty cents each
Eight cuffs of the value of twenty five cents each
Seven handkerchiefs of the value of forty three cents each

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

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

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

Maamy Dooley
then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen ~~from the said~~ 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.

Daniel F. Rollins
JENN. H. ROLLINS, District Attorney.

0469

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

Choamy Dooley

late of the *twenty third*
of New York aforesaid,

Ward of the City of New York, in the County

on the *eighteenth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-one* at the Ward, City and
County aforesaid, with force and arms, in the *night* time of the said day, a certain
dwelling-house of one *Charles E. Crawford*
then and there situate, there being then and there within the said *dwelling*
house some human being, to wit:

Delia Crawford

feloniously, wilfully and maliciously, did set fire to and burn, 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.

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

Choamy Dooley

afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, with force and arms, in the *day* time of the said day, a certain
dwelling-house of one *Charles E. Crawford*
then and there situate, there being then and there within the said *dwelling*
house some human being, to wit: *one Delia Crawford*

set fire to and
feloniously, wilfully, and maliciously ~~did burn~~, 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.

Daniel L. Rollins
HENRY M. ROLLINS, District Attorney.

0470

BOX:

31

FOLDER:

372

DESCRIPTION:

Doran, Charles

DATE:

02/08/81



372

0471

Counsel

Filed 8 day of Feb

1891

THE PEOPLE

vs.

BURGLARY—Third Degree,
and Grand Larceny.

Charles Doran

Daniel S. Sullivan
District Attorney

A TRUE BILL.

Wm. J. Connelley

Foreman.

February 9 1891

Verdict of Guilty should specify of which count.

Henry J. Connelley

Remondet & H. H. H.

5 Henry S. H.

Feb 11/91

0472

Police Office, Third District.

City and County } ss.: Adolph Morlock
of New York, }
No. & 330 Henry Street, being duly sworn,

deposes and says, that the premises No. 330 Henry
Street, 7 Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY**
entered by means of forcibly breaking the lock
fastening the door leading from the
hall into deponent's front room on the
second floor
on the day of the 5 day of February 1881
and the following property feloniously taken, stolen and carried away, viz.: with intent
to take steal and carry away
from said premises one gold watch
one coat one vest, one pair
pantalons then in said room
of the value of one hundred
dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Charles Doran

for the reasons following, to-wit: deponent hearing the
sound of his Burglar Alarm went from
his room on the first floor to the second
floor and found that the door to
his front room had been broken open
& deponent found said Doran coming
from said door & within a few feet of said
door.

Doran was searched by Officer
Stark & he found on him a black bag,
one brass key three skeleton keys & one
picklock. The jewelry now here was
found in the landing

Adolph Morlock

Sworn to before me this
5 day of February 1881
Attest my Police Justice

0473

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Doran being duly examined before the under-
signed, 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.—Charles Doran

Question.—How old are you?

Answer.—28 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—429 E 34th Street

Question.—What is your occupation?

Answer.—Laborer

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

Answer.—I did not commit no
Burglary

Charles ^{his} Doran
mark

Taken before me, this

5th

day of

Feb

1880

Police Justice

0474

Form 116,

POLICE COURT--THIRD DISTRICT, N.Y.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Adolph Morris

330 Henry St



Charles Brown

2

8

4

OFFICE OF THE DISTRICT ATTORNEY

Dated Feb 5 1881

by Rixby

Magistrate.

Patrick J. Stack

Officer.

13th Precinct
with keys - prisoner
whom I saw - 1881

No. Street

No. Street

No. Street

2000 to answer complaint

Received in Dist. Atty's Office

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0475

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:

Charles Doran

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *fifth* day of *February* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* with force and
arms, about the hour of *ten* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Adolph Morlock

there situate, feloniously and burglariously did break into and enter by means of forcibly

he the said

Charles Doran

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of

Adolph Morlock

in the said dwelling house then and there being, then and there feloniously and
burglariously to steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the people of the State of New York
and their dignity.

~~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 Ward, City and County
aforesaid, the said~~

~~late of the Ward, City, and County aforesaid,~~

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

~~in the said dwelling house then and there being, then and there feloniously did steal,
take and carry away, against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.~~

Daniel B. Rollins
BENJ. K. PHELPS, District Attorney.

0476

BOX:

31

FOLDER:

372

DESCRIPTION:

Dowling, Margaret

DATE:

02/25/81



372

0477

190
Counsel *Conran*
Filed 25 day of Feb
Pleads at 10 o'clock
1881

THE PEOPLE
vs.
MARGARET WOODING
AND
SAMUEL S. COLLIER
Defendants
District Attorney
J. H. HARRIS
Pen 2 years
A True Bill.
(*W. H. Conroy*)
Foreman
Friday
Feb 90
Peremptory

0478

254

The People
Margaret Dowling
Indictment for grand larceny from the person
John Lenain, sworn and examined through
the interpreter testified. I live at 35 Frankfort St.
in this city I knew the prisoner very well. I
gave a description of her. I met her on the 2nd
of February last; it was on a Monday evening
about ten o'clock in William St. in this city. She
stood by the side of me and my pocket was
open just like now and just here was the
pocket book and there was forty five dollars
in it. I did not have all the money in one
place. Then she pulled the pocket book I got hold
of her; then she threw the pocket book away
or threw it at me; she took forty five dollars;
she said something, I suppose that she in-
vited me to go with her. I could not under-
stand very well, I could not hear. I never go
to such places. Did you see the pocket book
in her hands? Yes sir; she threw the pocket
book back at me but the money was gone;
she jumped away, got away. I went after her
into Rose Street and there she ran into a
house; it was near Frankfort St, a small
street. There was three dollars left in the
pocket book; the other money was rolled up
in one side of the pocket book. Before she took

0479

that pocket book are you sure the forty-five dollars was in it? Yes sir, I can say it for sure. Cross Examined. My memory is good; this woman met me in William St., it was near a gas light and I could see her face very well. I came from Frankfurt St. I could not tell exactly where she came from, I think she came from that little street; she came and just touched me on the side and she asked if I wanted to go home with her. I do not understand English very well, but she pointed to herself and I understood that I should go with her; she made a motion; she stood on my side. I was standing with my coat open; she threw the pocket book back and ran away. I took it back from her hand; she had it open and I saw that three dollars were there and the other forty five dollars were gone. I felt her taking it; she could not run away a distance, I got hold of her right away; she was standing near me about two or three minutes. I did not feel exactly when she pulled it out, but I felt that the pocket book was not there any more. I ran after her when she ran away into Rose St. I was not present when she was arrested. I went and notified the police officer and the police officer brought her in to the station house about half an hour afterwards and I recognized her immediately; he was asked in the Station house whether the

0480

prisoner was the woman who robbed him; the prisoner was alone when I saw her; she was not mixed up with other company. I gave a description to the police of the woman. I was in the station house and he came out (the officer) from the other room and it was a little dark. He said to me, "Do you know this woman?" I said, "I cannot see very well," then we came further where there was a light; then I immediately said, "This is the woman." The house the prisoner went into was a white house. I don't know the name of the little street, I ran after her I was near a gas lamp when she first came up to me in the street and I could see her face very well. Did you tell the officer that the woman who robbed you ran into a white house in Rose St? Yes. Patrick Kennelly, sworn and examined testified I am a member of the police force of the Fourth precinct, I arrested the prisoner on the complaint of the man who lost the money. I found her in a house painted white in Rose St. After leaving the complainant in the station house I watched 57 Rose St; where he told me this woman went into. I was standing there five minutes; she walked up with a woman; she went into 57 Rose St. I remained watching the house; immediately she came right out; she walked very fast back in the same direction where she came

0481

from that was the direction of Pearl St. I followed her down to the corner of Pearl St. and caught her by the arm and asked her where she was going? She said she was going home. I asked her where she was? She said she was in 32 Rose St. I asked her if she did not come out of 57? She said she had not. I took her in charge and brought her to 57 Rose St. and afterward to the station house, the complainant saw her there and said she was the woman. Cross Examined. The prisoner did not have a can in her hand when she went in; she did not tell me she was going for some beer. Margaret Dowling, sworn and examined in her own defence testified. I live 57 Rose St. I have a room there. I remember the 21st of February, last Sunday night three weeks I had been up in Bayard St. seeing an old woman's sister. I got home 20 minutes to 9 o'clock. I came down the Bowery, went up Rosevelt St. into New Chamber and Rose St. This white house is in the middle of the block seven or eight doors from New Chamber St. I had a shawl on my head and a can under my arm. I was going for a pint of beer when I met the officer in the street, not when I was coming out of the house. He tapped me on the shoulder and asked me where I had

0482

been? I said, I had been in the house, what do you want with me. He took me back in to the house and then took me to the station house, the complainant was there. I had not seen him that night before that. If I took any money from him that night I would not be so apt to hang around the place. I wash and try to make an honest living.

Cross Examined. I was sent to the penitentiary for two years for petty larceny from the person; it was a "put up job."

The jury rendered a verdict of guilty.

She was sent to the penitentiary for two years.

0483

Testimony in the case
of
Margaret Dowling
filed Feb. 25.

not in paper folder in
Clerks Office

0484

Form 112.

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

Police Court - First District.

of No. 24. Mulford Street, being duly sworn, deposes
and says, that on the 24th day of February, 1881

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 the

persons of deponent
the following property, viz:

One pocket-book.
Containing good and lawful
money of the United States.

of the value of Forty 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 Margaret Dowling

(now here) from the fact that
deponent had said money
in the left hand-pocket of the
pantaloons then and there worn
by deponent, and met said
Margaret Dowling in William
Street and saw her
thrust her hand in
said pocket and take
etc. and carry away
the money aforesaid.

Jon Lemoen

Sworn to, before me, this

22nd day

of

February, 1881.

Police Justice.

0485

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Margaret Dowling 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 h *er*, states as follows, viz:

Question. What is your name?

Answer.

Margaret Dowling

Question. How old are you?

Answer.

29 years.

Question. Where were you born?

Answer.

Ireland.

Question. Where do you live?

Answer.

57 Rose Street

Question. What is your occupation?

Answer.

Housekeeper

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

Answer. *I am not Guilty*

Margaret Dowling
mark

Taken before me, this

22^d

day of July

1881.

J. J. Maguire
Police Justice.

0486

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District.

THE PEOPLE, &c.
ON THE COMPLAINT OF
John A. Lander
29 Franklin St.
Magistrate
1881

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

Magistrate
1881
Magistrate
1881
Magistrate
1881
Magistrate
1881

Witnesses:

1500
to answer
at *Grand* Sessions

Received at Dist. Atty's office.

Learn

0487

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

Margaret Dowling

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

on the *twenty-first* day of *February* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City and County aforesaid, with force and arms, ~~in the night time of said day~~, 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 eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as 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 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,

One pocket-book of the value of fifty cents

of the goods, chattels, and personal property of one
the person of the said *John Denain*
from the person of the said *John Denain*
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

John Denain

on then and there being found,

Samuel G. Rollins

BENT. H. PHILLIPS, District Attorney.

0488

BOX:

31

FOLDER:

372

DESCRIPTION:

Drought, George

DATE:

02/17/81



372

0489

Day of Trial

Counsel,

Filed 7 day of July 1887.

Pleas, Not Guilty, 1st.

THE PEOPLE

vs. 1st 08.

1st 08.

Burglary—Third Degree, and Receiving Stolen Goods.

I.

George Doughty.

David J. Bell

JOHN K. DILLON,

District Attorney.

Part in Pen 1st 1887.

pleas At. 1st 3.

A True Bill,

Wm. H. H. H.

S. J. New year Foreman.

For plea

0490

POLICE COURT — 5th DISTRICT.City and County }
of New York, } ss:

Jaunt Jerny
of No. 220 East 104th Street, being duly sworn,
deposes and says, that the premises No. South Side 104th Street 275 East 12th Ave
Street 12 Ward, in the City and County aforesaid, the said being a Four Story
Brown Stone Park Building
and which was occupied by a family unoccupied and
unfurnished were **BURGLARIOUSLY**
entered by means of forcibly removing the foreman
door of said premises and entering therein
with intent to commit a crime

on the night of the 12th day of February 1881
and the following property feloniously taken, stolen, and carried away, viz:

a quantity of lead pipe and two
brass cocks of the value of
four dollars

the property of deponent's wife Ann M. Jerny
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen, and
carried away by George Drouglet (now here)

for the reasons following, to wit: That said premises were securely
locked and closed at about 6 O'clock
P.M. on said day and at about 10 O'clock
P.M. on said day, deponent went to said
premises, and found that the lead pipe &
brass cocks had been torn away from said
building and deponent discovered and
found George Drouglet (now here) in said
premises the having no lawful right

0491

of business therein, and the said
George Drought then and there confessed
to depredate that he had so ungloriously
entered said premises and did tear
said lead pipe and brass cocks away
from their fastenings.

Sworn to before me this
14th day of February 1881

Jarvis Ferry

Manner-Jones
Police Justice

0492

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

George Dought

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.

George Dought

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Alabama

Question. Where do you live?

Answer.

I have no home

Question. What is your occupation?

Answer.

Plumber

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

Answer.

I was drunk and did not know what I was doing.

George Dought
mark

Taken before me, this

14th

day of

February

1851

Police Justice.

0493

POLICE COURT - 5th DISTRICT.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jack Perry
220 E 104th St
1881

George Doughty

Dated *February 14* 1881

M. J. Jones Magistrate.

Geo. Herman Officer.

23^d Street

Witnesses

Committed in default of Bail.

Bailed by

No. Street.



0494

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:

That

George Drought

late of the *twelfth* Ward of the City of New York, in the County of
New York aforesaid, on the *twelfth* day of *February* in the
year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty-one* with force and
arms, at the Ward, City and County aforesaid, the *building* of

there situate, feloniously and *Jacob Janny* 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

Jacob Janny
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*Forty feet of pipe of the value of ten cents each foot
Forty pounds of lead of the value of ten cents each pound
Two faucets of the value of fifty cents each.*

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

Jacob Janny

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

0495

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

That the said

George Drought

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,

*Forty feet of pipe of the value of ten cents each foot
Forty pounds of lead of the value of ten cents each pound
Two faucets of the value of fifty cents each*

of the goods, chattels, and personal property of

Jacob Jenny

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

Jacob Jenny

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

George Drought

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~~ *taken and carried away*
People of the State of New York, and their dignity.

Daniel J. Rollins
~~BENJAMIN H. PHILIPS~~, District Attorney.

0496

BOX:

31

FOLDER:

372

DESCRIPTION:

Duffy, John

DATE:

02/17/81



372

0497

W. 118

Day of Trial,
Counsel,
Filed 7 day of Feb. 1881
Pleads for guilty (24)

THE PEOPLE
vs.
John Duffy
B
Selling Lottery Policies.

DANIEL G. ROLLINS,
District Attorney.

A True Bill
J. J. Sullivan
Foreman.

February 24 1881

City of Providence.
J. J. Sullivan
Clerk of the Court

W. 70 odd
from 1881
from 1881

P. J.

0498

2074

The People vs. John Duffey { Court of General Sessions. Part I
Indictment for selling lottery policies. Before Recorder Smythe. February 24. 1881

George E. O'Leary sworn. I am employed by Inspector Murray for securing evidence against policy-dealers. I have seen the defendant at 239 East Twenty fourth St. in this city. I saw him on the 1st of February. The piece of paper now shown me is commonly called a policy slip; that is called a double gig. I saw that piece of paper at 239 East Twenty fourth St. on the 1st day of Feb. I got it from John Duffey, the prisoner; he wrote it himself. On the 1st day of February at 2.50 p. m. I called at the premises 239 East Twenty fourth St. and asked Mr. Duffey for two gigs in both lotteries for five dollars; he took a copy of the same on the manifold book and then he handed it to me and I handed him the sum of ten cents; he took the ten cents. (Mr. Beecher reads: "Both" let 5. 19. 65" (Marked Peoples exhibit A) I mentioned the numbers I wanted. I asked for a gig, mentioned those numbers in both lotteries for five dollars. I did not know the prisoner before I had never been in the place before that. It is a regular policy place, a store. I saw no other business carried on there; it has quite a long counter, a partition as you go in the

0499

door, a stove and a couple of chairs and a blackboard in front of the back counter. he had a little desk and a book where he took a copy of the numbers. That is all I could see around. Cross Examined. I might have visited ten policy shops on the first of February. I could not state the number of places I bought policy slips without referring to my memorandum book. I have been going about buying policies during the months of January and February. I am paid for this work. During the last sixty days I have not bought as many as one hundred policy slips. I might have bought thirty five or forty. I made sworn complaints in most of the cases. I made a memorandum after this sale just as soon as I could write, a couple of doors from there when I got an opportunity. Charles Tiernan, sworn and examined. I am roundsman in the first district Inspection office with Inspector Murray in this city. I arrested Duffy at 239 East Twenty fourth St. on Feb. 7th upon the complaint of Mr. Oram. I entered the place and inside was a counter and partition and inside that partition was another small counter and drawer and some books and papers. The prisoner was the only person in the place, in possession. I took him and these books and things. I was in citizens clothes. I stated to him I was an officer

0500

and that I came to arrest him for violation of the lottery law. He said he was not guilty of any such offence as that, that he was not the person who belonged there. I stated to him that the complainant pointed him out as having sold a policy slip to him and I would have to arrest him. He said he did not know anything about it, that he did not belong there at all, that he was a peddler. He did not say how long he had been there. John Duffy, sworn and examined in his own behalf said. My business is peddling stationery. I have been under the doctor's care for the last two or three years. I have seen the complainant on the stand before at this place on that day. I went in there to sell my articles. The keeper of the place said he wanted to go out; he told me to stop there till he came back. I stopped there a quarter or half an hour. I do not think I was ever left alone in the place before. I make it a business to go round grocery stores. I have not got an interest in anything in this world only my little stationery that I peddle. I do not know the name of the man who keeps the place. The complainant came in, he wanted some number. I said, "What numbers do you want?" I do not belong here, I don't know anything about the business. He said, a man from across the way wanted

0501

three numbers, I believe he put the numbers down himself. I have no recollection of putting any numbers down. I cannot remember writing that. I know he wrote some numbers. My wife had to help me to drink a cup of tea. I could not write policies if I was willing. I am no ways interested in that business. I do not know what a lottery policy is. ^{Cross} Examined. I have been seventeen months in the stationery business; for two years previous I was on a sick bed. I do not know who owns the store in Twenty fourth St. I do not remember the day when this young man came in and got the paper. Did he come in again after that to buy another slip? Perhaps he did. Have you seen him more than once? I do not know. Did he not get the numbers 3, 11, 33 and 6, 11, 66 on the 2nd of Feb. for five dollars? I do not know. I don't recollect anything of the kind. Do you remember whether he came in on Feb. 3 and got one gig 3, 11, 33 at 55 minutes past ten in the morning? I do not recollect. Are you willing to swear that this young man did not come in there on those three days and get those slips? I won't swear to it. He did not get them off me. I have been in that place perhaps a dozen of times this month. I had stationery in with me and took them to the Court with me when I

0502

was arrested; the man who keeps the place often bought stationery of me. He is a middle aged man about 40 medium size, I should not tell the color of his hair.

The jury rendered a verdict of guilty with a recommendation to mercy.

0503

Testimony in the Case of
John Duffy
filed Feb 17.

0504

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

George E. Oram

of No. 137 Douglass Street Brooklyn Street,

being duly sworn deposes and says, that on the First day of
February 1881 at No. 239 East 24th
Street, in the City and County of New York,

John Druffy

did unlawfully and feloniously sell and vend to deponent

a certain paper and document, the same being what is commonly known as,

and is called a Lottery Policy, and which said Lottery Policy, writing, paper,

and document is as follows, that is to say: a written slip con

taining figures and the words "both N
Feb 1." and purporting to be a wager

in a certain drawing or Lottery that deponent
paid said defendant therefor the sum of Ten Cents

Wherefore deponent prays that the said John Druffy
may be dealt with according to law.

Sworn to before me, this

day of

February 1881

George E. Oram

John Druffy

Police Justice.

0505

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Duff 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.

John Duff

Question. How old are you?

Answer.

Seventy years old

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

502 Second Avenue

Question. What is your occupation?

Answer.

Peddling

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.

John Duff

Taken before me this

day of

July 1881

Police Justice

0506

Police Court--Fourth District

THE PEOPLE, &c., v.

George E. Oram
137 Douglas St.
Brooklyn



1
2
3
4
5
6

Dated February 7 1881

William H. Magistrate

Dieman
1st Deputy Clerk

Witnesses,

\$500 to And -
Bailed by
George Bitterland
94 St. 3rd Avenue

Received in District Att'y's Office,

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

0507

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 Duffy

late of the *eighteenth* Ward, in the City and County aforesaid,
on the *first* day of *February* in the year of our
Lord one thousand eight hundred and eighty - *one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Both at 1 feby

-5-19 65
3-11 33 } *15*

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the jurors aforesaid unknown, and cannot now be given)

0508

SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present:

That the said *John Daffy*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, and on divers other days and times between that day, and the day of the taking of
this inquisition, was and yet is a common gambler: and that he the said

John Daffy
on the day and in the year aforesaid, and on said other days and times between that day and
the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force
and arms, at and in a certain room in a certain building, known as number

Two hundred and thirty-nine East Twenty-fourth Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to divers persons, (whose names are to the jurors aforesaid
unknown and cannot now be given), and did procure, and caused to be procured, for the said
divers persons, (whose names are to the jurors aforesaid unknown), certain instruments and
writings, commonly known as and called lottery policies (a more particular description of which
is to the jurors aforesaid unknown and cannot now be given).

THIRD COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present:

That the said *John Daffy*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on
divers other days, was and yet is a common gambler:

And that he the said

John Daffy
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid,
with force and arms, at and in a certain room in a certain building, known as number

Two hundred and thirty-nine East Twenty-fourth Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell,
barter, furnish and supply to one

George E. Oram
and did procure and cause to be procured for the said

George E. Oram
a certain instrument and writing, commonly known as and called a lottery policy, which said
instrument and writing commonly called a lottery policy, is as follows, that is to say:

Both at 1 p.m.

- 5 - 19 65
3 - 11 33 } *15*

(a more particular description of which said instrument and writing so commonly called a
lottery policy, is to the jurors aforesaid unknown, and cannot now be given).

0509

FOURTH COUNT—

And the Jurors aforesaid, upon their oath aforesaid, do further present :

That the said *John Duffey*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building known as number

Two hundred and thirty-nine East Twenty-fourth Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly per-
mit the said room to be used and occupied for gambling.

FIFTH COUNT—

And the jurors aforesaid, upon their oath aforesaid, do further present :

That the said *John Duffey*
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, and on divers other days and times between that day and the day of the taking of
this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and
unlawfully did keep a certain room in a certain building, known as number

Two hundred and thirty-nine East Twenty-fourth Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit
the said room to be used and occupied for gambling, to wit: for selling and vending and disposing
of certain instruments and writings, commonly known as and called lottery policies, (a more
particular description whereof is to the jurors aforesaid unknown, and cannot now be given).

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

DANIEL G. ROLLINS,
District Attorney.

05 10

BOX:

31

FOLDER:

372

DESCRIPTION:

Dundaro, John

DATE:

02/25/81



372

0511

Counsel,
Filed 25 day of Feb 1881
Pleads

INDICTMENT—Larceny from
the Person.

THE PEOPLE

vs.

17. 23 Feb
Larceny

John Dunday

Daniel S. Bellino
DANIEL S. BELLINO

District Attorney.

Part No Petry 28.1881

pleads guilty.
A True Bill.

(J. H. C. C. C. C.)

Foreman.

Case over 16 mo

05 12

FORM 89½

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

POLICE COURT—SECOND DISTRICT.

Harman Lefferts
of *the Central Office* *Street*, being duly sworn, deposes
and says, that on the *19th* day of *February* 18 *81*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away from the possession of *deponent, and person of one*
Lady Watts
the following property, to wit: *One silver Watch*

of the value of *Eighteen* Dollars,
the property of *said Lady Watts*

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 Dondaro, now here,
from the fact that deponent
then saw said John insert
one of his hands into the coat
pocket of the clothing then worn
by said Lady Watts upon his person
and take said watch therefrom
and ring the same off the
chain to which it was attached.

Harman Lefferts

Sworn to before me this

of *February* 18 *81*

19th day

Police Justice.

0513

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK.) ss.

John Dandaro 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 Dandaro

QUESTION.—How old are you?

ANSWER.—

Seventeen years of age

QUESTION.—Where were you born?

ANSWER.—

New York

QUESTION.—Where do you live?

ANSWER.—

No. 23 Pell Street

QUESTION.—What is your occupation?

ANSWER.—

Hair-picker

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

ANSWER.—

I am guilty of the charge.
John ^(his) *Dandaro*
_(mark)

Taken before me this

17th day of May

1889
Police Justice.

05 14

Form 894

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

160

Hargrave & Co.
Central vs. Office

John Wundano

DATED *July 19* 18*81*

Hammer MAGISTRATE.

Leppert C. C. OFFICER.

WITNESSES:
L. J. W. M.

W. C. W. M.



100 TO ANS.

BAILED BY

No. STREET.

Cond

05 15

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 Donato

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

on the *nineteenth* day of *February* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms

*One watch of the value of eighteen
dollars*

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

Daniel B. Rollins
BENJ. K. PHELPS, District Attorney.