

0127

BOX:

406

FOLDER:

3759

DESCRIPTION:

Daley, Edward

DATE:

08/06/90



3759

0128

Witnesses:

Joseph Murney

~~Brown~~

officer Stevens

The Obstruction
evidence is
great, - also
the weight is leaning
to plead to the
full offence. I
do not deem
it safe to accept
limits to do so.

On the evidence,
he can be convicted
of A.P.H. in 3^d degree
F.H.

40.

Counsel,

Filed

6

day of

Aug

1890

Pleads,

THE PEOPLE

vs.

19
Brown

F

Edward Daly

CRIME AGAINST NATURE.

[Sec. 303, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Edmond E. Brown

Aug 7. 1890

Foreman.

Pleads guilty a 3^d deg.

14th Pen
F.H.

0131

Sec. 198-200.

6th
11 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Daley*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Westchester near Van Ness Station*
Six months

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

Edward Daley

Taken before me this

day of July 1914

1889

John C. [illegible]

Police Justice.

0132

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

Edward Waley

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

Dated July 17th 1890 Wm. C. Coker Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0133

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

On representation of officer
the date is remanded to his
custody till 9 o'clock 1890
to procure testimony of officer

Police Court---

6th 11th District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Murray
vs.

1 Edward Daley
2
3
4

Dated July 17th 1890

Cochrane Magistrate.

Chas E Stephens Officer.

Park Police

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 2000 to answer L.C.

July 18 90 M

Committed

Office Violation of
Section 303 Penal Code
(Chloroform)

0134

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Dady

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Edward Dady* —

of the CRIME AGAINST NATURE, committed as follows:

The said *Edward Dady*,

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

nineteenth day of *July*, in the year of our Lord one thousand
eight hundred and ninety —, at the City and County aforesaid,

with force and arms, in and upon one *Joseph Murray*,

a male person, then and there being, feloniously did make an assault, and

in the said *Joseph Murray* in a manner

contrary to nature; then and there feloniously did carnally know; against the form of

the Statute in such case made and provided, and against the peace of the People of

the State of New York, and their dignity.

John R. Kellogg,
District Attorney

0 135

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said

of the same CRIME AGAINST NATURE, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal
knowledge of self by one , a male
person, in a manner contrary to nature; against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN R. FELLOWS,

District Attorney.

0136

BOX:

406

FOLDER:

3759

DESCRIPTION:

Daugherty, Annie

DATE:

08/08/90



3759

Witnesses;

Cornie Overbach

Wm. Cuff

Switzer

Wm. Foshen

Ally Preston

Prin becomes a
admission - after
several & a year
in Pen. 7/1

Wrote for
recommending a letter
in her care.

ackd up 9/1/7

F.C.

499 Parley

Counsel,

Filed

day of Aug 18

Pleads,

Not Guilty

19

THE PEOPLE

vs.
Annie Daugherty

Grand Larceny Second degree.
[Sections 628, 68/477, Penal Code].

11/30

Aug 11/1890

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Demand \$100

Foreman.

August 15, 1890

tried and convicted with
a recommendation of the court
to the effect of the court S. L. 2/1/7

Aug 16, 1890

0137

0138

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

401 West 53rd St.

Street, aged

28

years,

occupation

Amuseur

being duly sworn

deposes and says, that on the

26

day of

July

1890

at the City of New

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

A pocketbook containing
Two gold Chains, One gold
garment Breastpin, One gold
Chain and locket attached,
One pair of garnet Earrings
One gold Bracelet, One
Diamond Ring and One
Baggage Check all together of
the value of One hundred
dollars (\$100.00)

the property of

deponent

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

Amie Daugherty (working)
from the fact that about 7 o'clock
P.M. of above date deponent was
in the Restaurant at 23 West
43rd Street and was waited upon
at one of the tables by defendant
that deponent had said property
while in said Restaurant
shortly after she left said Restaurant
she missed said property.

Deponent is informed by Officer
John Cuff of the 23rd Precinct
that since she missed said
property he saw defendant
she denying having seen said

Sworn to before me, this

18

day

Police Justice.

0139

said property, that subsequently
said officer placed defendant
under arrest and then she informed
him that she had the property
at her residence at Chestnut
8th Avenue and 2nd Street, that
the said officer went with defendant
to her residence and found said
property in a trunk ~~where~~
Defendant has since seen
said property and fully and
positively identifies the same
as her property.

Sworn to before me
this 28th day of May, 1890, by Carrie Auerbach
Charles L. Smith
Police Justice

0140

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John Cuff Police Officer of No. 43 Avenue

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Coni Anstach

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

Sworn to before me, this 28

day of July 1890

Charles W. Linton
Police Justice.

0141

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Annie Dagherty

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

NB Co St. Lawrence St 5 months

Question. What is your business or profession?

Answer.

Waitress

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

Answer.

*I am not guilty of
stealing it. I took it home
expecting there would be a
reward offered for it*

Annie Dagherty

Taken before me this

day of

July

1880

Charles W. Stanton

Police Justice.

0142

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

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

Dated.....*July 30th 1870*.....*Charles K. Smith* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0143

#1000 - for Ex July 30. 90
P.M. - City

BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

1171 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Carrie Ambrose
401 West 33 St
Annie Daugherty

2

3

4

Offence

Dated

July 28 1890

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

\$

0144

To Whom it May Concern,

Cleveland Ohio November 20-1889

This may certify that Miss Annie Dougherty has been employed by me, for considerable time in my Restaurant (Known as Little Saddle Rock at No 45 Prospect St. Cleveland Ohio) as waitress, or table Girl. I always found her competent, honest and reliable, and do cheerfully recommend her to any one in need of such help.

Chas. E. Giles.

0145

COURT OF GENERAL SESSIONS, PART I.

----- x
:
The People of the State of New York, :
 : Before
 : Hon. Frederick Smyth
 : and a jury
 :
 :
----- x

Indictment filed August 8, 1890.

Indicted for grand larceny in the second de-
gree.

New York, August 14, 1890.

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

For the People,

Assistant District-Attorney A. D. Parker;

For the Defendant,

Mr. A. H. Purdy.

C A R R I E A U E R B A C H, a witness for the People,
sworn, testified:

I live at No. 401 West 53d. street in this
city. I am married. Mr. David Fink is my brother. I
saw the defendant in a restaurant at 42d. Street between
Sixth and Seventh Avenues on the evening of the 22d. of
July. On that evening at about seven o'clock at night
my brother, my mother-in-law, myself and my child went
into the restaurant to have something to eat. I laid my

0146

2

pocketbook containing a bracelet, locket, chain and two gold charms, a pair of garnet earrings, a breastpin, a diamond ring and a check for a trunk on a chair next me. The property in that pocketbook I valued at \$100. The articles which are now shown me I identify as part of the articles in that pocketbook. The defendant was a waiter girl who waited upon us. After we had finished our meal I went out and forgot the pocketbook. On the following Monday I saw it.

CROSS EXAMINATION:

I never knew the defendant before that time. I recollect positively that I had the pocketbook in the saloon on that night. I didn't miss it until I reached the Elevated Station.

J O H N T. C U F F, a witness for the People, sworn, testified:

I am attached to the 23d. Precinct on special duty. I received information concerning this alleged crime from the brother of the complainant. On the 26th. of July at half past eight o'clock he first came to the Station House. I went with him to the restaurant No. 123 West 42d. Street. I told the proprietor I came there in relation to a pocketbook that was lost on the Saturday pre-

0147

3

vious. He said that he didn't believe the girl had it, that she denied it and that he knew nothing about it. I told the girl to sit down at a table and I asked her her name, and she gave it, and I asked for her address and she wouldn't give it. I told her I would have to put her under arrest. She said she didn't know anything about the pocketbook or jewelry. She went to the back part of the dining saloon and talked with the proprietor, and in a few moments the brother of the proprietor said that I shouldn't arrest her, that she was innocent. I told him I only wanted to investigate the case and he repeated that he didn't believe the girl took the pocketbook. I then took the girl up 42d. Street to Eighth Avenue, and as we were going along I saw her stoop down to tie her shoe. I had some difficulty with her just then and I had to put her on a car. She raised considerable of a racket in the car and I finally got off and went with her to the Station House. Myself and the Captain went to her rooms with her and searched them. She opened her trunk and she took out a portion of this jewelry which was in a piece of white linen cloth. She opened the cloth and took the jewelry out and handed it over to me. She said that was all that she had found in the pocketbook. I arraigned her in the Police Court on the same afternoon. The complainant at the Police Court identified the property as hers.

0148

4

CROSS EXAMINATION:

The restaurant I speak of is a respectable place so far as I know of.

Q This girl went with you to her rooms ?

A Yes, sir.

D A V I D E. F I N K, a witness for the People, sworn, testified:

I am a brother of the first witness upon the stand. I was in her company in the restaurant on the evening of the 26th. of July. I identify the defendant as the girl who waited upon us. After we left the saloon and reached the Elevated Station my sister said to me that she had left the pocketbook in the saloon. We went back to the saloon, but couldn't find it. The morning afterwards I went with Detective Cuff to the restaurant and I asked the defendant if she had seen the pocketbook on the table or on the floor. She said no. The officer asked her her name and she gave it to him, but she refused to give her address. On the way to the Station House I saw her stoop down as if to tie her shoe. She resisted the officer on the way to the Station House.

0149

5

D E F E N S E:

A N N I E D O U G H E R T Y, the defendant, sworn, testified:

I was born in Braddock, Pennsylvania. I have been in the City of New York since last December. The first place I worked was with Mr. Giles on the corner of Eighth Avenue and 43d. Street for two weeks. I then went to the saloon in which I was employed at the time of my arrest. I remember the complainant coming into the saloon on the Saturday evening in question. When I was cleaning the table up to go home I stooped down and found this pocketbook. I went home and when in my room I sat down and put a handkerchief on the bureau and turned out all that was in the pocketbook on the handkerchief, and I tied it up and placed it in the trunk. When the officer came to my room with me on Monday morning I immediately went to the trunk and handed over the jewelry to him. The pocketbook was laying on my bureau. I didn't tell the proprietor I had found these articles, nor did I tell anybody. I thought that the articles were my own as I had found them and I didn't know the owner. I never was arrested before charged with any crime. I didn't intend to steal that property.

CROSS-EXAMINATION:

I am nineteen years of age. I was employed

0150

6

as a waitress in Pittsburgh, Pennsylvania, and also in Cleveland, Ohio. I was only employed in two places as a waitress in New York. Mr. Giles, for whom I worked, gave me a recommendation. I had an idea that the proprietor of the store might claim the property if I told him I had found it. I thought it was the property of the lady who had been sitting at the table, but didn't make any effort to find out who she was. I said nothing about the finding of the pocketbook to the proprietor on Monday morning or at any other time.

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

0151

at the time of the trial, the jury was instructed to
return a verdict of guilty if they believed the evidence
showed beyond a reasonable doubt that the defendant
was guilty of the crime charged.

The jury returned a verdict of guilty, and the
court sentenced the defendant to the State Prison
for a term of years.

Indictment filed Aug. 8-1890.

COURT OF GENERAL SESSIONS

Part I.

THE PEOPLE &c.

against

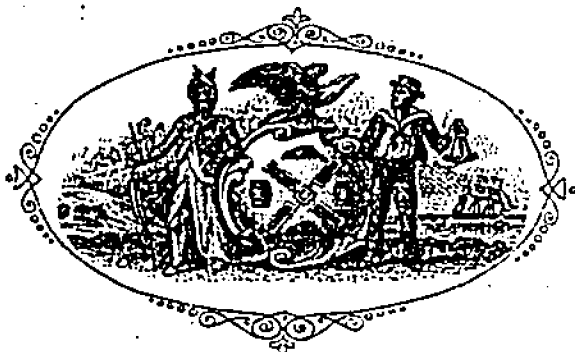
ANNIE DOUGHERTY

Abstract of testimony on

trial New York, August 14th

1890.

0152



City of New York Recorder's Chamber

New York City 1891

Her Excellency

David B. Hill

Governor of the State of New York,

Sir,

Annie Daugherty was placed on trial before me on the 15th of August 1891. When an indictment charging her with the crime of grand larceny second degree. The Jury acquitted her. of the crime charged upon evidence which was legally sufficient. I thereupon sentenced her to imprisonment in the Penitentiary of this County for two years. the longest term authorized by the Statute.

The evidence given above.

0153

(3)

Compensated her, and after she & her family had left, the Restaurant, and supposing that the property was lost. That she knew as the owner of it, & right to keep it. She did not ascer. no fact & no purpose of the Restaurant or, make any effort to return it to its owner.

He also stated that, she had never before, been charged with the Crime of Larceny.

The evidence also discloses the fact that she was then but a minor girl of age.

After at the time I pronounced sentence upon her, that I regretted that the Law. Compensated me under the circumstances of her case, & sent her to the Penitentiary for the period of two years.

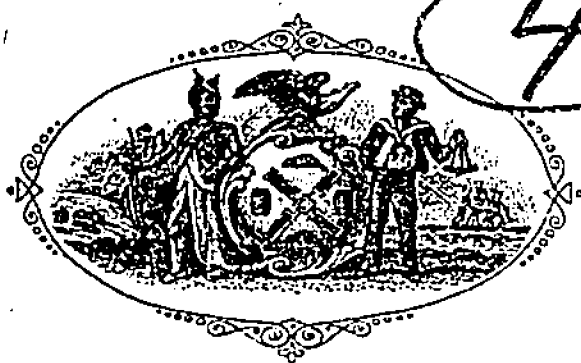
0154

(2)

The trial ~~case~~ ~~was~~ near to the effect that the defendant was employed at the time of the larceny in a Restaurant in this city and that she took from a patron. When the complainant was taking a pocketbook containing articles of jewelry of the value of about one hundred dollars. She was upon her arrest. She denies taking the property but subsequently confessed to the officer that she had done so and delivered the property to him.

She testified that she was born in the State of Pennsylvania and that she had been in this City for a period of six months prior to the larceny working as a waitress. That she found the pocketbook on the floor under the table at which she

0155



4

City & New York Recorder's Chambers

New York _____ 188

that, here I the circulation comes
when me. ~~a sentence~~ I should
impose a much higher sentence.
and not of her conduct, in the punishment,
was good. I would. Useless. a.
Circulation of the sentence imposes

The ~~app~~ Defendant, has been Supper
imprudent since the 18th of August
1890, and am of no opinion.

that the time has arrived, when the
promise I made, at the time of your
marriage, now, has should be fulfilled.

I thank you respectfully. I submit the
 case of the defendant to your consideration
 and ask that your name be placed
 to defend her. Most Annuncy which

0156

(5)

is returned you. My. ~~from~~ ^{from} ~~Franklin~~
a ~~part~~ ^{part} ~~of~~ ^{to} the ~~reference~~ ^{reference}.

John. Perry Kirby

Henry W. Rey

Cooke

1:
Anne Bayly
W. L. L. L.
W. L. L. L.
W. L. L. L.

M. L. L. L.
A. L. L. L.
M. L. L. L.

0157

0158

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Annie Daugherty

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

Annie Daugherty

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

The said *Annie Daugherty*

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

*two charms of the value of ten dollars
each, one breast-pin of the value of
ten dollars, one chain of the value of
ten dollars, one locket of the value
of ten dollars, two earrings of the value
of five dollars each, one bracelet of the
value of ten dollars, one finger ring
of the value of thirty dollars,
one metal check of the value of
twenty-five cents.*

of the goods, chattels and personal property of one

Carrie Auerbach

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

0159

SECOND COUNT—

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

Annie Daugherty

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

The said *Annie Daugherty*

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

two charms of the value of ten dollars each, one breast pin of the value of ten dollars, one chain of the value of ten dollars, one locket of the value of ten dollars, two earrings of the value of five dollars each, one bracelet of the value of ten dollars, one finger ring of the value of thirty dollars and one metal chain of the value of twenty five cents
of the goods, chattels and personal property of one *Carrie Auerbach*

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

Carrie Auerbach

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

Annie Daugherty

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

JOHN R. FELLOWS,
District Attorney.

0160

BOX:

406

FOLDER:

3759

DESCRIPTION:

Davenport, Henry C.

DATE:

08/11/90



3759

0161

74.

Witnesses;

M. Mandling
R. a. Miller

at

Counsel,

Filed 11 day of Aug 1890
Pleads,

THE PEOPLE

vs.
Henry C. Lavenport
Grand Larceny Second Degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Demanded by

Aug 12. 1890 Foreman.

P. Leads

At. C. L. 209

24th St. P.

0162

Police Court

1st District

Affidavit—Larceny.

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

of No. 30 Fulton Street, aged 50 years,

occupation Manufacturer of Cameras being duly sworn

deposes and says, that on the 31st day of July 1890 at the City of New

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

One Camera being of the
Value of
One hundred & twenty five
Dollars.

the property of Abner G. Truitt and deponent
Co-partners in business and in the
care and custody 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 Henry Davenport (now
here) for the purposes following
to wit, that about the hour of
6 o'clock p.m. on the aforesaid day
said property was in said premises
on a table and deponent saw said
defendant take said property therefrom
and walk out of said store, where
deponent followed him, said
defendant dropped said property
and deponent caused him to be
arrested, and fully identifies the
said property as being his and
charges him with the larceny
aforesaid.

Edw. A. Whittelsey

Sworn to before me, this

18th day

of

1890

Police Justice.

0163

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

141 District Police Court.

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

Question. What is your name?

Answer. *Henry Davenport*

Question. How old are you?

Answer. *32 years.*

Question. Where were you born?

Answer. *United States*

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

Answer. *At Home*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am guilty*

Henry D. Davenport

Taken before me this

day of *August* 188*7*

Wm. J. McE
Police Justice.

0164

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

.....
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
\$200 Hundred Dollars,..... and be committed to the Warden and Keeper of
the City Prison, of the City of New York, until he give such bail.

Dated August 1st 1890..... Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0165

Police Court---

1178
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert A. White
vs.
Henry Lawrence
1
2
3
4
Office of the District Clerk

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

1890

White Magistrate.

Mandarin Officer.

11th Precinct.

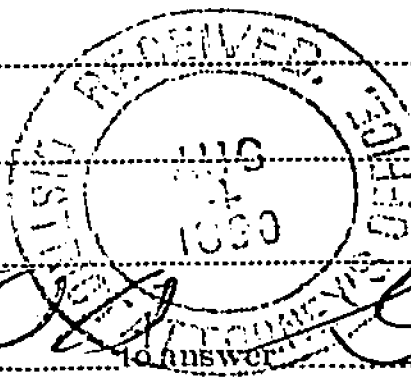
Witnesses

No. Street.

No. Street.

No. Street.

\$ 50.00 to answer



Can *gk*

0156

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry C. Davenport

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

Henry C. Davenport

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

The said

Henry C. Davenport

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

*one camera of the value of
one hundred and twenty-five dollars*

of the goods, chattels and personal property of one

Elbert A. Whittelsey

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

*John R. Fellows,
District Attorney.*

0167

BOX:

406

FOLDER:

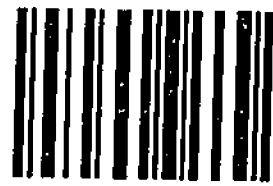
3759

DESCRIPTION:

Dereen, Edward

DATE:

08/18/90



3759

0168

180-

Witnesses:

Stroft
C. Radman
60 Fulton St.
(For Ward)
Elizabeth Burden
7 Birmingham
Robert Greder
102 Fulton St

Counsel,

Filed 18 day of Aug 1890

Pleads,

THE PEOPLE
vs.
Edward Doreen
[Sections 511 and 521, Penal Code.]
(Indorsement, etc.)

JOHN R. FELLOWS,

District Attorney

A True Bill.

Comptroller

Aug 19, 1890 Foreman.
Pleads at 4. For 2. ay
P. C. Crk. 2nd County
W. 22

0169

Police Court,

1st District.City and County } ss.
of New York,of No. 102nd Fulton Street, aged 49 years,

occupation Cigar Maker being duly sworn, deposes and says,

that on the 1st day of August 1890, at the City of New

York, in the County of New York, one Edward Green

did wilfully, unlawfully and feloniously commit the crime of Forgery in the manner following to wit: That on said date deponent believes that the check hereto attached was taken from his mail for the reason that deponent has been informed by the maker, Eugene R. Schubert of Schenectady, N.Y. by writing of that fact and further informed by Norton Van Brunt of 2nd York Row a Salesman with Patterson Brothers that on said date said Green presented a check to him purporting to be endorsed by deponent in payment for a safety chain, that he deducted the sum of \$24 from the check which was made for the sum of \$298.10 and returned to said Green \$274.10. Deponent now says that he has seen the check so presented that it belonged to him and that what purports to be deponent's signature is a forgery and was committed by said Green.

Robert Schneider

Sworn to before me this
14th day of August 1890

J. M. Van Brunt Justice

0170

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this
day of

188

Police Justice.

0171

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

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

Dated _____ 1896 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0172

Police Court---

1254 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert Meider
vs. Julia A.
Cawana Kereen

2
3
4

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Aug 14 1890

White Magistrate.

O. H. O'Connell Officer.

Precinct.

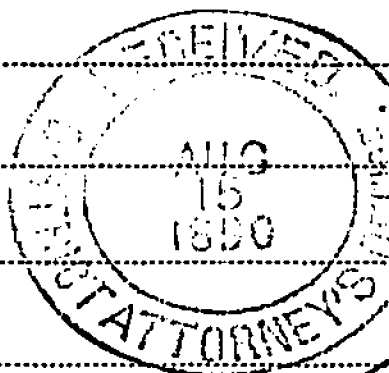
Witnesses N. Van Buren

No. 27 Park Row Street.

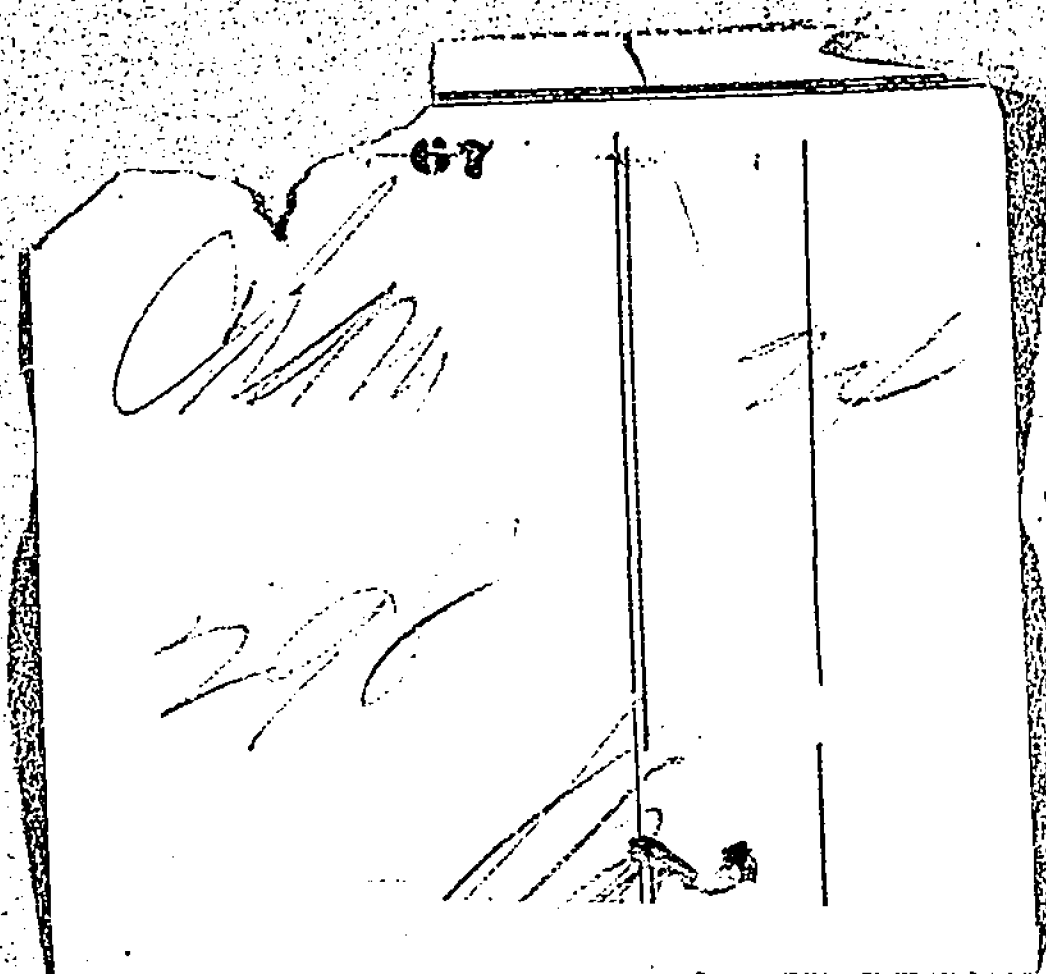
No. Street.

No. Street.

\$ 1000 to answer G. S.



0173



0174

Schenectady, N.Y. July 7 1880 No. 152

(Schenectady Bank)

Pay to the order of Robert Snider \$ 228/00

Two hundred and twenty eight and no/100 Dollars

Eugene C. Hulbert

Printed and Published by Eugene C. Hulbert

0175

CHATHAM NAT'L BANK
ENDORSEMENT
GUARANTEED
NEW

Pay NEW YORK STATE NAT'L BANK
ALBANY, N. Y.
Or Order, for Coll. for Acct. of
THE CHATHAM NAT'L BANK, N. Y.
H. P. DOREMUS, Cashier.

Robert Snider
FOR DEPOSIT

THE NEW YORK STATE NAT'L BANK
ALBANY, N. Y.
WILLIAM B. BROTHERS
FOR COLLECTION FOR ACCOUNT OF

0176

CITY AND COUNTY }
OF NEW YORK, } ss.

Anton Van Brunt
aged *28* years, occupation *Salesman* of No.

37 Park Row Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Robert Meade*

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

Sworn to before me, this

day of

14
Aug 188*7*

A. Van Brunt

A. White
Police Justice.

0177

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Dereen

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

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

The said

Edward Dereen

late of the City of New York, in the County of New York aforesaid, on the eighth day of August in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, having in his custody a certain instrument and writing, to wit: an order for the payment of money, of the kind called bank cheques, which said bank cheque is as follows, that is to say:

Schenectady, N. Y. July 7 1890 No 152
Schenectady Bank
Pay the order of Robert Snider — \$2,95
Two & 95/100 ————— Dollars
Eugene C. Hulbert:

the said

Edward Dereen

afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in forging on the back of the said bank cheque a certain instrument and writing commonly called an endorsement which said forged instrument and writing commonly called an endorsement is as follows, that is to say:

Robert Snider

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

0178

SECOND COUNT—

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

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

The said

Edward Vereen

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

money, of the kind called bank cheques

which said

bank cheque is as follows, that is to say:

Schenectady N.Y. July 7 1890 No. 152

Schenectady Bank

Pay to the order of Robert Snider \$2.90/100

Two & 90/100 Dollars

Eugene C. Hulbert

on the back of which said bank cheque there was then and
there written a certain forged instrument and writing commonly called an endorsement
of the said last-mentioned bank cheque which said forged
instrument and writing, commonly called an endorsement is as follows,
that is to say: Robert Snider

with force and arms, the said forged endorsement then and there feloniously did
utter, dispose of and put off as true, with intent to defraud, he the said
Edward Vereen then and there well knowing the premises,
and that the said endorsement was forged, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of New York
and their dignity.

JOHN R. FELLOWS,

District Attorney.

0179

BOX:

406

FOLDER:

3759

DESCRIPTION:

Deutcher, Annie

DATE:

08/19/90



3759

0180

BOX:

406

FOLDER:

3759

DESCRIPTION:

Mottler, John

DATE:

08/19/90



3759

Witnesses;

Eldon Cohen

*When released
that to make
depth put up the
penalty to. He is
the property.*

PR

200.

Counsel,

Filed

19 day of *Aug* 18 *91*

Pleads; #2

not guilty (19)

THE PEOPLE

vs.

Annice Deutscher

and

John Mottler

Grand Larceny (Penn. Code).
[Sections 528, 53, 130, Penn. Code].

Sept 11/91 JOHN R. FELLOWS,

District Attorney.

Chas. J. Quinn
at *Sept 11/91*
at *Sept 11/91*
at *Sept 11/91*

A True Bill.

Comm. Deutscher

Foreman.

Aug. 19, 1890.

*#1 Pleas to L. 24
Chas. J. Quinn 24
Chas. J. Quinn 24
Sept 11/91*

0181

0182

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 15 Wooster Street, aged 38 years,
 occupation Restaurant Owner being duly sworn
 deposes and says, that on the 13 day of August 1898 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

Three gold watches and chains
 attached one silver watch and
 chain attached one gold chain
 and pencil and other property
 all of the value of three
 hundred and eighty five
 dollars

\$385

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

Arnie Deutchen (name true)
 John Mottler (name true)
 from the fact that deponent
 found said property in
 the possession of said defendants
 in premises No 29 Avenue
 C. in said City
 Address

Sworn to before me, this
14 day
Aug, 1898

Police Justice.

0183

District Attorney's Office.

PEOPLE

vs.

John Mottler
and another.

Annie Deutcher was
employed by Cohen who
keeps a restaurant
lives at 427 Canal
Business is at 15 Wooster.
she worked there & at
night slept in the
house. ^{in evening} She on the day
in question complained
of her hand being sore
& that she could not
work longer. Mrs Cohen
told her to get her
things & she would pay
her off. She returned
with her valise & said

0184

District Attorney's Office.

PEOPLE

vs.

to Mrs Cohen that she
(Mrs C) could look in
her bag & see she had
nothing. The jewelry
was kept in bureau
drawer in Canal St.
& Cohen saw it there
that morning. Cohen
was away getting new
girl when she left.
Complained at S.H.
& searched for her & could
not find her. Got
some information
& went to 29 Ave C,
with Fox. Found
two desks there. Fox
went for a policeman
Policeman came before
he came Blotter went
into bedroom & took

0185

District Attorney's Office.

PEOPLE

vs.

My watch & chain
stepping on bed placed
it on a shelf. Police-
man talked strong
to them & she got
the jewelry in a
handkerchief from
under the bed & gave
it up.

0186

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Annie Deuch

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Austria

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

Answer.

29 Ave. C. 1 day

Question. What is your business or profession?

Answer.

Servant

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

Answer.

I am guilty
Annie Deuch
mark

Taken before me this
day of *Sept* 188*7*

John C. R. [illegible] Police Justice.

0187

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this
day of

188

Police Justice.

0188

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

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

Dated Aug 14 1890 Do McNeill Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0189

Police Court---

2

1260 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isadore Cohen
13 Wooster

Annie Deutcher

John Mottler

Office

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

Dated

Aug 14

1890

Magistrate.

Barwood

Officer.

Precinct.

Witnesses

Augusta Cohen

No.

13 Wooster

Street.

No.

Officer Anderson A. Hersey

13 Wooster

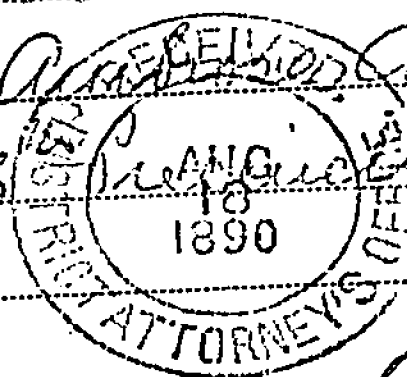
Street.

No.

\$ 15.00 to answer

Street.

Committed



4 -
 The People's Court of General Sessions. Part I
 John ^{vs.} Mottler Before Recorder Smyth. September 10 1890
 Jointly indicted with Annie Deutcher for larceny in
 the second degree and receiving stolen goods.

Isadore Cohen, sworn and examined.

I keep a restaurant in 15 Nooster St. and
 reside at 427 Canal St. with my wife and
 children. My wife assists me in the restau-
 rant. On the 13th of August I had some
 jewelry. These various articles of jewelry now
 shown me belonged to me on the 13th of August.
 I had it at my residence 427 Canal St. I
 occupy the whole floor above the store; the
 jewelry was in the front parlor near the
 window locked in bureaus; the watch and
 chain of my own was in the top drawer
 and the other jewelry was in the second
 drawer in a little box. It was there on the
 morning of the 13th of August. I generally
 go to business at six o'clock and my wife
 goes along with me. I had in my employ
 at that time a girl named Annie Deutcher.
 She slept in a back room in Canal St.
 and she worked in a restaurant in the
 day time. She had been in my employ
 seven days. She went away to the res-
 taurant at five o'clock in the morning
 and on this morning of the 13th of August
 I found her at the restaurant where I got

0191

there. I was present when she had a conversation with my wife about leaving. She said to my wife she did not feel well and was not able to work any more. My wife said to her, "If you cannot work, you go up stairs and get your clothes." I told my wife when she came down to pay her what was coming to her.

Mr. Jerome

It is conceded that the goods mentioned in the indictment were stolen by the girl Annie Deutcher.

Witness

Annie Deutcher discharged herself. While she was talking with my wife and getting her things ready to go away, I went out to look for another girl. When I came back I discovered the loss of my goods. These are my goods tied up in this handkerchief, and it is mine too. I found Annie Deutcher on the 14th at No 29 Avenue C about a quarter after eleven in the forenoon. She occupied only a room and bed room; she was a midwife on the second floor. She was sitting on a lounge with this defendant. When he saw me coming in he had my watch and chain; he walked into the bed room and took the watch and chain off from his vest and placed it on the top of the shelf. It was

0192

a silver watch and chain that he had. After he put the watch on the shelf he came back to the room and sat upon the chair. I was speaking to the girl if she would come back to work for me. I did not mention anything about the loss of the jewelry, and in a few minutes officer Huesey came in. I told the officer that the girl had robbed me of so much jewelry. The defendant was there. The officer caught hold of the girl and the defendant and he commenced to scare them. He told them he would give them ten years in the State prison. He said she had better return the jewelry, and at last she said she would give it back. She walked into the bedroom and took out a whole bundle of jewelry and gave it to the officer in a handkerchief; then she went in and got up on the shelf and took that silver watch and chain and gave it also to the officer. I can talk the language of the defendant a little. He said to me that she sold him that watch and chain for \$1.50. But the day before that girl left me he was down to my place and had a conversation with her for four hours. I was there. He

0193

there. I was present when she h. 1

Cross Examined. Then I came in I saw the chain on the defendant and I saw him place the watch on the shelf. It was quite a small room he went into, and the door was open. The bed is on the side and the shelf is opposite the door. The girl also saw him put it there and she went and got it and gave it to the officer.

Anchew M. Pursey sworn. I am a police officer and arrested the defendant on the 14th of August at No. 19, Avenue C, a big tenement house. I saw the defendant the girl Dewitcher, who has pleaded guilty and another woman. Cohen said he wanted me to arrest the defendant and the girl. He said they stole his jewelry, and he thought they had it there. I said, "What makes you think so?" He says, "When I got into this room

0 194

I saw the prisoner jump up on a chair and put something on a shelf. "What was it?" I said. "I think it was a watch he said. I asked him if they could speak English? He said he thought they could. I said, I will try and get your jewelry for you. I put a pair of nippers on the defendant and told him that he would go to the State prison for a long term of years if he did not tell me where the jewelry was, but I would let him go if he gave the jewelry up. I put a pair of nippers on the girl; she went into the bed room and she pulled a handkerchief out from under the bed. Cohen jumped up on the chair. He told me he saw the defendant putting something on the shelf. I saw Cohen with one foot on the chair and one on the bed and down came the watch on the top of his head and another one - a gold one (A silver watch shown to witness) I would not swear that was one of them. I can swear one was gold, and a lot of rimp fell down. I took them to the station house because the Sergeant told me there was a detective following them around all the day before, and to keep the man in the station house for

0195

the detective. I don't know whose room this was but the prisoners were there anyway.

The case for the defence.

John Mottler, sworn and examined in his own behalf testified. On the 14th of August about eleven o'clock in the morning I just came home a little while before the policeman came and Mr. Cohen into the room. I went out and got work and came home that night. I only saw the watch and chain now shown me the day before I was arrested. When I came home she (meaning the Deutscher girl) she had that watch and chain. I did not buy this watch and chain, I did not buy anything from the girl. I have a witness to the effect that I did not wear this watch that day when Mr. Cohen says that he came in and he saw the watch on me; the watch was found in the bed room. Whose bed room was it? It belongs to a person called Matthias Berach, where I was a lodger. I only had a sleeping place there. Did you not sleep in that room? I slept in that little room with a son of the owner of the place; we slept together. The girl had her clothes in that little room - the room

0196

where the watch was found. Did you put that watch and chain on the shelf over the bed? I put this watch on the shelf there the evening before; she gave it to me and I held it in my hand and then she went out; she left the room and I went in. I wanted to go out somewhere and I went in to take my coat. I did not know where to put the watch and I put it on the shelf; she showed it to me.

By Mr. Jerome. You put it on the shelf this night?

Yes sir. I put it there because the girl went away when she gave it to me in the hand.

The Recorder in charging the jury said that the only question in the case was whether the defendant received the watch from the woman who committed the larceny knowing at the time that it was stolen property.

At Jura.

Can a verdict, your Honor, of petty larceny be brought in in this case?

The Recorder.

You cannot. A receiver of stolen property can not be prosecuted for the larceny of the property - the receiver must be a separate and distinct person from the thief. The only question here is whether the defendant received the property with guilty knowledge. The jury rendered a verdict of guilty of receiving stolen goods.

0197

Testimony in the
case of
John Hottler

filed Aug.

1890.

0 198

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Deutcher
and
John Motter

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

Annie Deutcher and John Motter

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

The said

Annie Deutcher and
John Motter, both

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

three watches of the value of seventy-five
dollars each, three chains of the value of thirty
dollars each, one other watch of the value of
fifteen dollars, one other chain of the value
of ten dollars, one other chain of the value
of twenty dollars, one pencil of the value
of five dollars, divers other goods, chattels
and personal property (a more particular
description whereof is to the Grand Jury
aforesaid unknown), of the value of
thirty dollars

of the goods, chattels and personal property of one

Isadore Cohen

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

0199

SECOND COUNT—

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

Annie Deutcher and John Mottler
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Annie Deutcher and John Mottler*, both

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

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one

Isadore Cohen

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

Isadore Cohen

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

Annie Deutcher and John Mottler—

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

JOHN R. FELLOWS,
District Attorney.

0200

BOX:

406

FOLDER:

3759

DESCRIPTION:

Dick, Joseph C.

DATE:

08/12/90



3759

0201

Witnesses:

Augustus J. Wilson
Sarah Harrison

Counsel,

Filed *12* day of *Aug* 189*0*

Pleads, *Not Guilty (13)*

THE PEOPLE

vs.

I
Joseph C. Dick
(2 cases)

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

Aug 20 1890

JOHN R. FELLOWS,

District Attorney.

Part 1 Sept 5 at dft's request.

W.S.J.

A TRUE BILL.

Edmund C. Brown

Sept. 9/90

Foreman.

Prison for Life

0202

STENOGRAPHER'S MINUTES.

H. District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Augustine J. Wilson

vs.

Joseph C. Dick

BEFORE HON.

Daniel F. McMahon

POLICE JUSTICE,

August 7th 1890

APPEARANCES:

For the People,

For the Defence,

Thos H. Murray

August 7th 1890

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Harrison, Sarah

1-4

4-5

4-5

5-7

5

Bowen, Lizzie

6-7

1-4

7-9

George Lieger

Official Stenographer.

0203

4 DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

Augustine J. Milan
Joseph C. Dick

Examination had

Aug. 7th

1890

Before

Daniel J. McMahon

Police Justice.

I, George Zeiger Stenographer of the 4 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Sarah Harrison

and Lizzie Breen

as taken by me on the above examination before said Justice.

Dated

August 7th 1890.

D. J. McMahon

Police Justice.

George Zeiger
Stenographer.

0204

FOURTH DISTRICT
POLICE COURT.

----- x
THE PEOPLE, &c. :
on complaint of : Before
AUGUSTINE J. WILSON, : HON D. F. McMAHON,
-against- : Justice.
JOSEPH C. DICK. :
----- *

New York, August 7th, 1890.

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

AUGUSTINE J. WILSON, ESQ., for Society Preven-
tion Cruelty to Children.

THOMAS W. MURRAY, ESQ., for Defendant.

SARAH HARRISON, being duly sworn, testified
as follows:-

By Mr Murray:

Q Sarah you live with your parents ?

A Yes, sir.

Q Where do you work ?

A Bloomingdale's.

Q How long have you worked there ?

A I worked there about two years ago; then I left; I have
been back now six or eight months.

Q Where did you first meet this man, the defendant here ?

A In the Park.

0205

2

Q When ?

A I have known him for a long time.

Q About when did you first meet him ?

A In the Park.

By the Court:

Q A year ago ?

A Yes, sir.

By Mr Murray:

Q How often did you see him ?

A Nearly every Sunday.

Q Daytime or night time ?

A Day time.

Q And it was always in the Park ?

A Yes, sir, he was always in the Park.

Q Did you see him any other time than Sundays ?

A No, sir.

Q Did you go there alone at any time ?

A No, sir I went with that other girl.

Q Every time with this other girl ?

A Yes, sir.

Q With any one else than her ?

A I went with my cousin.

Q But this girl Bowen was always with you everytime you went ?

A Nearly every time.

Q Now, on last Sunday night where did this act occur that is complained of ?

A In the Park.

0206

3

Q What part of it ?

A In the boathouse.

Q Who was with you then ?

A Lizzie Bowen.

Q How long were you there before he did what you complain of ?

A I was there half an hour; I went in there seven o'clock.

Q And was the other girl there all the time ?

A Yes, sir.

Q Why did you allow him to do what you complain of ?

A I went in to see the time; then he said "wait a few minutes" I waited, then he asked me.

Q You let him then because he asked you ?

A Yes, sir.

Q Did he pay you any money ?

A Yes, sir.

Q Before or after he did this ?

A After.

Q And how long did you remain after this ?

A I went right straight home.

Q The other girl with you ?

A Yes, sir.

Q Did she see this ?

A Yes, sir.

Q Did she say anything ?

A No, sir.

Q Who did you first tell of what had occurred ?

0207

4

A I didn't tell nobody.

Q How did any one know that it had occurred with you ?

A Lizzie wrote a note to Bloomingdale's; then she left it on the counter and two or three girls got hold of it and they brought it up to the Superintendent in Bloomingdales

Q Did your parents know that you went to the Park ?

A No, sir.

Q. Are you sure that you only went Sunday nights ?

A Yes, sir.

Q C R O S S - E X A M I N A T I O N

By the Court:

Q Now, when you went to the Park Sundays what did this man do to you ? What did you do to this man ? Tell me all about it ?

A I went there and was going on the boats and after awhile I stayed there a little while and he asked me to do something with him.

Q What did he ask you to put in your mouth ?

A His privates.

Q Did you keep it there for a long time ?

A Half an hour.

Q Did he offer you any inducement for putting it there ?

A * Only money.

Q Offered you money for doing it ?

A Yes, sir.

Q That is the only reason for your doing it ?

A Yes, sir.

0208

5

Q Was the other girl there at the time ?

A Yes, sir.

Q Was this the first time this occurred ?

A Yes, sir.

Q Never done it before ?

A No, sir.

R E - D I R E C T E X A M I N A T I O N .

By Mr Murray :

Q You say in answer to the Judge that the promise of money induced you to do it ?

A Yes, sir.

Q You said to me that he paid you after it was done ?

A Yes, sir.

Q When did he first speak to you about the money, before he did it or after ?

A Before he did it.

Q Did he say anything about the amount ?

A No, sir.

Q Do you remember what he did say as to that--what his remark was ? "If you will do it I will give you money" or what ?

A He said I will give you money.

Q He didn't say how much ?

A No, sir.

Q And that was all that was said ?

A Yes, sir.

0209

L I Z Z I E B O W E N, being duly sworn, testified as
follows:

By the Court:

Q Where do you live ?

A 1390 Second Avenue.

Q How old are you ?

A Thirteen.

Q What do you do for a living ? Do you work ?

A Yes, sir.

Q Where ?

A Bloomingdale's.

Q Were you at the Park last Sunday evening with Sarah Harrison ?

A Yes, sir.

Q Tell me all the particulars of what occurred there that time ?

A Sadie went down on her knees and he asked her to put it in her mouth.

Q Put what in her mouth ?

A His privates in her mouth.

Q Did she do it ?

A Yes, sir.

Q Did you see it ?

A Yes, sir; he opened her mouth and put it in.

Q How did he open her mouth ?

A With his hands and put it in.

Q Did she get down of her own free will ?

A Yes, sir; she kneeled down; he pulled her down.

02 10

7

Q You saw all this yourself ?

A Yes, sir; he told me to watch.

Q Mr Dick told you to watch ?

A Yes, sir.

Q Anything else Lizzie ?

A Then he gave her fifty cents and me fifty cents.

CROSS-EXAMINATION.

By Mr Murray:

Q Do I understand you to say he gave you fifty cents last Sunday night ?

A Yes, sir.

Q Did he say anything to either of you about money before he did this to the other girl ?

A No, sir.

Q When you saw what was taking place did you say or do anything to prevent the girl or the man ?

A No, sir.

Q Had you been there before with her ?

A Yes, sir.

Q How often ?

A We used to go there every Sunday, but not the same place.

Q You have seen him before ?

A Yes, sir.

Q How often ?

A A lot of times in the boat house.

02 11

8

Q Day time ?

A. No, sir.

Q Never in the day time ?

A. On Sunday I did.

Q In the day time Sunday ?

A Yes, sir.

Q What time would you see him other days ?

A Never was there other days.

Q Never there in the night time ?

A No, sir.

Q And this was on last Sunday night ?

A Yes, sir.

By the Court:

Q Was it in the evening between six and eight ?

A About seven in the evening.

By Mr Murray:

Q Did you go all alone ?

A No, sir; I met this girl and she asked me to go to the Park.

Q You met this girl going to the Park and she was going to the Park and she asked you to go with her and you went ?

A No, sir; after she was there I went after and met her.

Q Where were you going ?

A I said I was going over in the Park.

02 12

9

Q Who did you first tell of what you saw ?

A I don't know what you mean.

Q You have just told us what you saw this man do on Sunday night in the Park ?

A Yes, sir.

Q After it was done you and this other girl came away together ?

A Yes, sir, we sat on the bench.

Q Who did you first tell of this ?

A (No answer)

By the Court:

Q How was it found out ?

A I wrote a note to Sadie and she didn't get it and the cash girl brought it up to Mr Schwab, the Superintendent in Bloomingdale's.

0213

FOURTH DISTRICT
POLICE COURT.

-----X
THE PEOPLE, &c. :
On Complaint of : Before
AUGUSTINE J. WILSON, : HON. D.F. McMAHON,
-against- : Justice.
JOSEPH C. DICK. :
-----X

New York, August 7th, 1890.

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

AUGUSTINE J. WILSON, ESQ., for Society Preven-
tion Cruelty to children.

THOMAS W. MURRAY, ESQ., for Defendant.

LIZZIE BOWEN, being duly sworn, testified as follows:

By Mr Murray:

Q What is your name ? A

A Lizzie Bowen.

Q When did you see this man (defendant) before Sunday
night ?

A Sunday before that.

Q In the evening ?

A Yes, sir, about six o'clock.

Q In the boathouse ?

A Yes, sir.

02 14

2

Q How long have you known him ?

A About a month or two ago; she introduced me, Sarah.

Q By her introduction ?

A Yes, sir.

Q Will you tell the Judge what he did to you on Sunday night, July 27th ?

A He felt my privates, and he put down my drawers and looked at it.

By the Court:

Q Did he put ^{your} ~~his~~ hand on ~~your~~ ^{his} privates ?

A Yes, sir.

Q Then what did he do with it ?

A It was the Sunday before that I put it on my lips.

Q You had it on your lips ?

A. Yes, sir.

Q Took hold of it and put it on your lips ?

A. Yes, sir.

Q Did he open his trousers ?

A Yes, sir.

Q Did he promise you anything for doing that ?

A He said he would give me twenty five cents.

Q Did you get the twenty five cents ?

A Yes, sir.

Q How long did he keep it on your lips ?

A About half a minute.

Q Anybody there at the time ?

02 15

3

A No, sir; he told Sadie to watch.

Q Was Sadie there ?

A Yes, sir.

By Mr Murray:

Q Did he pay you this money after you done what you have described ?

A Yes, sir.

Q Did he promise it to you before ?

A. Yes, sir.

Q Before he did anything he promised you twenty five cents ?

A Yes, sir.

Q And afterwards he gave you the twenty five cents ?

A Yes, sir.

Q Was this on last Sunday a week or two weeks last Sunday ?

A Last Sunday a week.

Q Did he do anything to you on any other Sunday night ?

A Only the one Sunday.

By Mr Wilson:

Q You remember last Sunday, what date was it ?

A The 3d of August.

Q Was that the Sunday on which he did something to Sadie Harrison ?

A Yes, sir.

Q Did he do anything to you on that Sunday ?

A No, sir.

Q Was it on the Sunday before that ?

02 16

4

A Yes, sir:

Q You are sure of that ?

A Yes, sir.

Q Do you remember the date of the Sunday before ?

A 27th of July.

S A R A H H A R R I S O N, being duly sworn, testified
as follows:

By the Court:

Q You recollect you testified about a transaction between
yourself and this man had last Sunday night ?

A Yes, sir.

Q Were you in the Park Sunday night previous to that Sunday?

A Yes, sir.

Q Was Lizzie with you ?

A Yes, Lizzie.

Q Tell me what occurred that night. Did you do it that
night ?

A. No.

Q Who ?

A. Lizzie.

Q What did she do ?

A The same as I did.

Q What was that ? Tell me what she done ?

A He put it in her mouth.

02 17

5

Q He did ?

A Yes.

Q You saw her ?

A Yes., sir.

Q Do you know whether ~~or~~ not she received anything for that ?

A Twenty five cents.

Q Were you there ?

A Yes, sir.

Q Did he say anything to you ?

A No, sir.

Q Not a word ?

A No, sir.

Q Try and recollect everything that did occur. You are sure Lizzie was about to put this man's private in her mouth. Did this man say anything to you ? Did he say anything to you in particular ?

A Nothing to me.

Q What did he tell you ?

A He told me to watch.

CROSS - EXAMINATION

By Mr Murray.

Q When did he first say anything about money, before or after he did it ?

A I don't remember.

02 18

6

Q Did you see him pay her any money ?

A Yes.

Q How much ?

A Twenty five cents.

Q Did he do anything else to Lizzie except put his privates in her mouth ?

A Yes, sir.

Q What ?

A Put his hand up her clothes.

Q Anything else ?

A No, sir.

Q How long did you remain with her after that ?

A After we got done we went straight home.

Q Did you introduce Lizzie to this man ?

A I only told her about him; I only said I knew him and then she commenced to talk with him.

Q You didn't introduce her then ?

A No, sir.

By the Court:-

Q You were present there with Lizzie when she first met this man ?

A Yes, sir.

Q And in the man's presence you told Lizzie who he was ?

A Yes.

Q And told the man who Lizzie was ? Did you say "This is my friend Lizzie ?"

A Yes, sir.

02 19

7

By Mr Wilson:

Q When you were watching--Did you watch on that night ?

A Yes, sir.

Q When you were watching could you see all that he did ?

A Yes, sir.

Q Did you not look through the window ?

A I looked through the window and watched him.

By the Court:

Q What did you see Mr Dick do ?

A I seen him put his hand up her clothes.

Q Anything else ?

A Put it in her mouth.

By Mr Murray:

Q--Did you see her do anything to stop it ?

A No, sir.

Q And he only said he would give her money ?

A Yes.

0220

24 District Police Court.

Augustine Wilson

vs.

Joseph C. Dick

STENOGRAPHER'S TRANSCRIPT.

Aug. 7th 1890

BEFORE HON.

Daniel F. McMahon

Police Justice.

George H. Hickey
Official Stenographer.

0221

Police Court, Fourth District.

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

of No. 100 East 23rd Street, in said City, being duly sworn,
deposes and says, that a certain female child called Sarah Harrison
[now-present]; under the age of sixteen years, to wit, of the age of thirteen years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Joseph Chick
in, wherein the said Joseph Chick
is charged with the crime of Felony, under
Section 303 of the Penal Code of said State, in that he, the said Joseph

Chick did feloniously
casually run said female
in a manner contrary to
nature, namely by means
of the mouth

and that the said Sarah Harrison
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Sarah Harrison
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this

day of August, 1890

C. F. Wilson
H. T. Munnahon
Police Justice.

POLICE COURT 4 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Wilson



Sgt. McGowan

O. in U.S.

AFFIDAVIT.
WITNESS.

Dated by me 1897
McGowan Magistrate.
Wilson Officer.

Witness
Committed to
Disposition, N.Y. Society for
Prevention of Cruelty
to Children.

0222

0223

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

Sarah Harrison

of No. *1390 Second Avenue* Street, being duly sworn, deposes and says,

that *Joseph C. Dick* (now present) is the person of the name of

Dixon mentioned in ~~deponent's~~ *the* affidavit of ~~the~~ *Augustine J.*

Wilson of 4th August 1890, hereunto annexed *and in the corroborating*
affidavits of deponent

Sworn to before me, this *5th*

day of *August* 18*90*

Sarah Harrison

W. J. McMahon POLICE JUSTICE.

0224

Police Court, 4 District.City and County } ss.
of New York,of No. 100 East 23rd Street, aged 38 years,occupation being being duly sworn, deposes and says,that on the Sunday the 4th day of August 1890, at the City of New

York, in the County of New York,

as deponent is informed and has just cause to believe, one Joseph C. Dixon did wilfully and unlawfully carnally know a certain female, to wit, one Sarah Harrison aged thirteen years, in a manner contrary to nature, namely, by performing the act of sexual intercourse with and in the mouth of said Sarah Harrison in Central Park in said City in violation of Section 303 of the Penal Code.

Wherefore deponent prays said Dixon may be arrested and dealt with according to law

J. Wilson

Sworn to this 4th day
of August 1890 before me

R. T. McMahon

Police Justice

0225

Warrant
Police Court--4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

A. J. M. ...

Wagon

1
2
3
4

Offence, *See 312*

Dated *August 1890*

Magistrate

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street.

\$

to answer

Sessions

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

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

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

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

Dated *188* Police Justice.

0226

Second District Police Court.

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

Sarah Harrison
aged 13 years
of Number *1390 Second Avenue* being duly sworn,
deposes and says, that on the *SUNDAY* *THIRD* day of *AUGUST* 1890, at the
City of New York, in the County of New York, *in the boat-*
house in the Central Park,
one Joseph C Wick now
present, did put his
penis in deponent's mouth
in the presence of one
Lizzie Bowen, and did
give deponent 50 cents
therefor

~~Wherefore the complainant prays that the said~~

~~may be apprehended, arrested and dealt with according to law.~~

Sworn to before me, this

day of *August* 1890

W. T. McMahon

Sarah Harrison

Police Justice.

0227

7
District Police Court.

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

Lizzie Bowen aged *13 yrs*
of Number *1390 Second Avenue* being duly sworn,
deposes and says, that on the *Sunday* *3* day of *August* 189*0*, at the
City of New York, in the County of New York,

in the boat-house in
Central Park *deponent*
did see one Joseph C
Hoick now present, put
his penis into the
mouth of one Sarah
Harrison and kept
it there a short time

~~Wherefore~~ the complainant prays that the said

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

5 *August* 189*0*

Lizzie Bowen

W. J. McMahon

Police Justice.

0228

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

4 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Joseph C. Dick

Taken before me this

day of August, 1896

W. J. Nichols

Police Justice.

0229

Sec. 151.

Police Court 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police* Justices for the City of New York, by *Augustine Pearson* of No. *100 East 25th* Street, that on the *3* day of *August* 18*90* at the City of New York, in the County of New York,

one *Wison* did unlawfully and carnally know a certain female named *Sarah Harrison* aged *13* years in a manner contrary to nature

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him* forthwith before me, at the *4* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *4* day of *August* 18*90*

W. T. W. Mahon POLICE JUSTICE.

0230

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

H. W. Madison Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice.

The within named

0231

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

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

Dated 5 August 90 H. T. McMahon Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0232

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine Wilson
100 E. 23
Joseph Chick

1 _____
2 _____
3 _____
4 _____

Dated 5 August 1890

M. Mahon Magistrate.

And Ed. Chaffer Clerk.

25 Precinct.

1 Witnesses Sarah Harrison
1390 2nd Ave

2 No. Lizzie Bowen Street.

3 Charles Harrison
1390 2nd Ave

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 10000 to answer

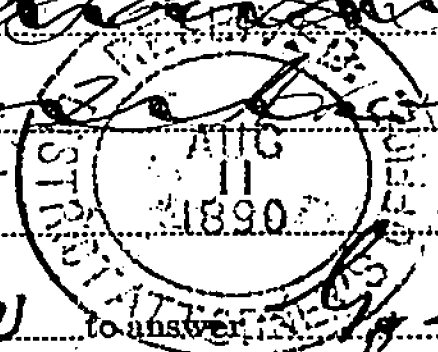
Committed without bail

4 Aug 7 9 Am

1224

District.

Offence Criminal
Nature Sec. 303
Felony



0233

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

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, August 9th 1890.

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

The People
against
Joseph E. Dick

Notice of Prosecution.

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

Sir: This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0234

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

Crime against nature

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

0235

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

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, August 9th 1890.

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

The People
against
Joseph E. Dick-

Notice of Prosecution.

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

Sir: This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0236

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

0237

Police Court, Fourth District.

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

of No. 100 East 215 Street, in said City, being duly sworn,
deposes and says, that a certain male child called Lizzie Bowen
[now present], under the age of sixteen years, to wit, of the age of thirteen years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Joseph C. Dick
Joseph C. Dick, wherein the said Joseph C. Dick
is charged with the crime of against nature, under
Section 303 of the Penal Code of said State, in that he, the said Joseph
C. Dick did feloniously
caravally know said female
in a manner contrary
to nature, namely, by
means of the mouth

and that the said Lizzie Bowen
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child Lizzie Bowen
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this Seventh
day of August 1890

A. Wilson
W. W. W. W. W.

Police Justice.

0238

POLICE COURT 4 DISTRICT.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

AFRIDA VIT.
WITNESS.



Dated 7 Aug 1889
Wm. W. Maguire Magistrate.
W. W. Maguire Officer.

As Witness and
Disposition to N. Y. Society
for Prevention of Cruelty
to Children

0239

4 District Police Court.

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

Augustine Wilson
of Number 100 East 23rd Street being duly sworn,
deposes and says, that on the 24th day of July 1890, at the
City of New York, in the County of New York, in the back
house in Central Park as
deponent is informed and
has just cause to believe
one Joseph C. Dick, now
present, did unlawfully
and carnally know
a certain female named
Lizzie Bowen aged 13
years in a manner
contrary to nature
namely by putting his
penis into the mouth
of said Lizzie Bowen

Wherefore the complainant prays that the said

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

August 1890

A. Wilson
H. T. McMahon

Police Justice.

0240

4 District Police Court.

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

Lizzie Bowen aged 13^{yo}
of Number 109 East 13th Street being duly sworn,
deposes and says, that on the Sunday 24 day of July 1890 at the
City of New York, in the County of New York, in the
back house in Central
Park one Joseph C. Dick
now present, did put
his penis into this
deponent's mouth and
did give deponent 25
cents

~~wherefore the complainant prays that the said~~

~~may be apprehended, arrested and dealt with according to law.~~

Sworn to before me, this

day of

5

August 1890

Lizzie Bowen

W. T. Madison

Police Justice.

0241

4

District Police Court.

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

Sarah Harrison
of Number 100 East 13th Street, being duly sworn,
deposes and says, that on the 27 day of July 1890, at the
City of New York, in the County of New York,

in the back house in
Central Park, deponent
did see one Joseph @
back man present
put his penis into
the mouth of one
Lizzie Harrison and
kept it there a short
time

~~Wherefore~~ the complainant prays that the said

~~may be apprehended, arrested and dealt with according to law~~

Sworn to before me, this

day of

August

1890

Sarah Harrison

W. H. Mahon

Police Justice.

0242

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss.

4 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Joseph B. Chick

Taken before me this

day of *March* 1890

H. H. Munnick

Police Justice.

0243

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

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

Dated.....188

W. F. McMahon Police Justice.

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

Dated.....188

.....Police Justice.

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

Dated.....188

.....Police Justice.

0244

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 4 District. 1224

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustine Wilson

Joseph C. Rick

2 _____

3 _____

4 _____

Offence Drunk and

Nature See 303

Felony

Dated 5 Aug 189.

McMahon Magistrate.

Ed E. Griffen Officer.

25 Precinct.

Witnesses Lizzie Bowen By 3

No. Sarah Harris By 3

3 Ch. St. 100 E 23 St.

No. 1390 Street.

Thompson

No. 1000 Street.

\$ 1000 to answer G. S.

Committee without leave

Ex Aug 7

W. S. R.

0245

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph R. Dida

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Joseph R. Dida —

of the CRIME AGAINST NATURE, committed as follows:

The said Joseph R. Dida —

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

Twenty-seventh day of July, in the year of our Lord one thousand
eight hundred and ninety — , at the City and County aforesaid,

with force and arms, in and upon one Diggie Bowen —
a female person, then and there being, feloniously did make an assault, and

then, the said Diggie Bowen, in a manner
contrary to nature, then and there feloniously did carnally know; against the form of
the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

John R. Hallows,
Attorney

0246

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said

of the same CRIME AGAINST NATURE, committed as follows:

The said

~~late of the City and County aforesaid~~, afterwards, to wit: On the day and in the year
aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal
knowledge of self by one _____, a male
person, in a manner contrary to nature; against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN R. FELLOWS,

District Attorney.

0247

Witnesses:

Augustin J. Wilson
Lizzie Bowen

Counsel,

109. 16476 492.
Filed 12 day of Aug 1890
Pleads, Not Guilty (13)

THE PEOPLE

vs.

Joseph C. Dick
(2 cases)

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Edward B. Brown
on M. of B. of Mass.
March 25th &
Basis desick. 7th
Sep 19th 1890

0248

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph R. Dinda

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse

Joseph R. Dinda

of the CRIME AGAINST NATURE, committed as follows:

The said

Joseph R. Dinda

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

third day of *August*, in the year of our Lord one thousand
eight hundred and ninety _____, at the City and County aforesaid,

with force and arms, in and upon one *Sarah Harrison*,
a female person, then and there being, feloniously did make an assault, and

there, the said *Sarah Harrison*, in a manner
contrary to nature, then and there feloniously did carnally know; against the form of
the Statute in such case made and provided, and against the peace of the People of
the State of New York, and their dignity.

John R. Mellow,

District Attorney

0249

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said

of the same CRIME AGAINST NATURE, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal
knowledge of self by one , a male
person, in a manner contrary to nature; against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN R. FELLOWS,

District Attorney.

0250

BOX:

406

FOLDER:

3759

DESCRIPTION:

Distler, William

DATE:

08/08/90



3759

0251

Witnesses:

James M. Johnson
J. J. R. Kelsey

46

Counsel,

Filed

8 day of Aug 1890

Pleads,

THE PEOPLE

vs.

William Shotler

(2 cases)

Grand Jurors, and Jury
(Sections 528 and 529 of the Pennl. Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward C. Brown.

Foreman.

Sentenced Aug 8/90
on another indictment

0252

Police Court—

3 District.

Affidavit—Larceny.

City and County } ss.
of New York, }

James W. Johnston
 of No. 260 Grand Street, aged _____ years,
 occupation Depts Furnishing Goods being duly sworn
 deposes and says, that on the 29th day of May 18____ at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

Twenty nine dollars and fifty cents
 in gold and lawful money of
 the United States

\$29 ⁵⁰/₁₀₀

the property of

Deponent

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

in the following manner to wit:
 Deponent was in the employ of this
 deponent and in such capacity he
 was sent to Brooklyn N.Y. with a
 quantity of merchandise to a Mr. [unclear]
 Deponent collected said money and
 failed to return and deliver same to
 deponent. Deponent after being
 informed of his rights admitted having
 taken said money. Deponent therefor
 charges the deponent with having
 taken carried away and stolen said
 money and prays that he be held
 to answer.

— J. C. Johnston

Sworn to before me, this
 18____ day
 of _____
 18____
 Police Justice.

0253

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

William Dettler

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

170 Essex Street 6 months

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am Guilty
William Dettler

Taken before me this
day of

1887

Police Justice.

0254

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

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

Dated *July 25* 18 *90* *P. J. Duffy* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0256

Police Court—

3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Louis Harris

of No. 176 Broadway Street, aged 36 years,

occupation Merchant being duly sworn

deposes and says, that on the 20 day of March 1890 at the City of New

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

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

A quantity of Merchandise to
the value of Five Hundred dollars
\$500

the property of

Harris Brothers of which firm
deponent is a partner

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 Distell (now here)

in the following manner to wit:
Defendant was in the employ of this
deponent as a packer and salesman.

Deponent missed said property and
was informed by Dora Distell the

wife of defendant that she had a
number of Pawn tickets which tickets
defendant had given her. Deponent further

says that he called at several pawn
offices and found that said tickets

represented a portion of the property
stolen from deponent. Defendant

after being informed of this rights
admitted having stolen said property.

Deponent prays that he be held to answer.
Louis Harris

Sworn to before me, this 26 day

1890

Police Justice.

0257

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Distall

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

170 Essex Street

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I am Guilty
William Distall

Taken before me this

4th

day of

July

1887

Police Justice.

0258

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

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

Dated *July 26* 18*98* *W. H. Murphy* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0259

1150

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

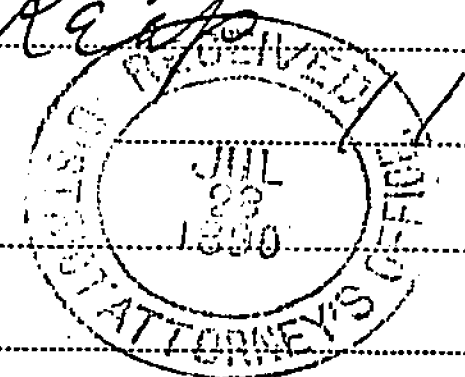
Louis Harris
176 28. Bway
William D. Hall

Office *Arce*

1
2
3
4

Dated *July 26* 18*90*

Duffy Magistrate.
Reed Officer.



Witnesses _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G. P. H.*

Com G H

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0260

Quil

PART

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of

General Sessions
The People of the State of New York,

To

of No.

R. O. Abrahamus
87 Park Row

Street.

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of *General Sessions*, to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *13* day of *August* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

William Krister
in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place aforesaid, a certain *goods mentioned on the following tickets*

Number	Dated	Amount	Name
<i>7814</i>	<i>March 19/90</i>	<i>\$ 312</i>	<i>Mug</i>
<i>1011</i>	<i>April 10/90</i>	<i>\$ 312</i>	<i>Miller</i>

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON.

Frederick Smith

Presiding Judge or

our said Court, at the City Hall in our said City, the first Monday of

in the year of our Lord 189

August
JOHN R. FELLOWS, District Attorney.

0261

PART ONE

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of.....

The People of the State of New York,

To *Henry Moore 157 Park Row*

of No. Street.

GREETING:

WE COMMAND YOU That all business and excuses ceasing, you *appear* in your proper person, before the Court of *General Sessions*, to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *13th* day of *August* 1890 instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against *William Wisler*

in a case of felony, whereof *he stands* indicted, and that you bring with you and produce at the time and place aforesaid, a certain *Goods mentioned on the following ticket Number 5-7-374* *Same on ticket Smith for a coat dated March 22 1890*

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON. *Fredrick Smyth* Presiding Judge of our said Court, at the City Hall in our said City, the first Monday of *August* in the year of our Lord 1890

JOHN R. FELLOWS, *District Attorney.*

0262

Carl

PART

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be

known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of

General Sessions
The People of the State of New York,

To

of No.

Street.

GREETING:

WE COMMAND YOU That all business and excuses ceasing, you appear in your proper person, before the Court of *General Sessions*, to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *13th* day of *August* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against *William Lottler*

in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place aforesaid, certain *goods mentioned on ticket #93619 Dated March 22/90 Amount on ticket \$3.12 Name Smith also ticket number 986105 Dated April 12/90 Amount on ticket \$3.12 Name Miller*

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON.

Presiding Judge of

our said Court, at the City Hall in our said City, the first Monday of *August* in the year of our Lord 189 *0*

JOHN R. FELLOWS, *District Attorney.*

0263

PART

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of

The People of the State of New York,

To

of No.

Street.

GREETING:

WE COMMAND YOU That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions, to be holden in and for the City and County of New York, at the Brown Stone Building in the Park of the said City on the 13th day of August instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against William Dastler

in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place aforesaid, certain goods mentioned on the following ticket

Numbers	Dated	Amount	Name in ticket
49497	- April 15/90	\$ 4.12	Jaeger
48806	- April 7/90	\$ 4.12	Miller
49164	- April 10/90	\$ 4.12	Miller

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON.

Presiding Judge or

our said Court, at the City Hall in our said City, the first Monday of August in the year of our Lord 1890

JOHN R. FELLOWS, District Attorney.

0264

me

PART

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of.....

The People of the State of New York,

To *Adolph Cypres*

of No. *320 Bondy* Street.

GREETING:

WE COMMAND YOU That all business and excuses ceasing, you *appear* in your proper person, before the Court of *General Sessions* to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *13* day of *August* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against *William Distler*

in a case of felony, whereof *he stands* indicted, and that you bring with you and produce, at the time and place aforesaid, a certain

ticket 11295-6 Coat dated April 8 1890
Name on ticket Miller

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON.

Frederick Smythe

Presiding Judge or

our said Court, at the City Hall in our said City, the first Monday of.....
in the year of our Lord 189 .

JOHN R. FELLOWS, *District Attorney.*

0265

One

PART

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCE TECUM)

FOR A WITNESS TO ATTEND THE

Court of

The People of the State of New York,

To

of No. 2 Oliver

Street.

GREETING:

WE COMMAND YOU That all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions, to be holden in and for the City and County of New York, at the Court-Room, in the Park of the said City on the 13 day of August instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against William Doster

in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place aforesaid, certain goods mentioned in the following tickets

Number	Dated	Amount	Name
59453	March 20/90	2.62	Smith
59378	11/7/90	3.12	Smith

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON.

Presiding Judge of

our said Court, at the City Hall in our said City, the first Monday of August in the year of our Lord 1890.

JOHN R. FELLOWS, District Attorney.

0266

PART

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of

Municipal Sessions

The People of the State of New York,

To *L. Simpson & Son*

Rear Entrance 62 New

of No.

225 Park Row

Street.

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of *Municipal Sessions* to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *13th* day of *August* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

William Doster
in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place aforesaid, a certain goods mentioned on the following tickets

Number	Dated	Amount	Name on ticket
8561	March 14/90	\$3.12	Charles Smith
10925	April 3/90	\$2.12	Weber

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON.

Frederick Smith

Presiding Judge or

our said Court, at the City Hall in our said City the first Monday of *August* in the year of our Lord 1890

JOHN R. FELLOWS, District Attorney.

0267

PART One

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of *General Sessions*

The People of the State of New York,

To *L. Cahen & Son*

of No. *41 Canal* Street.

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you appear in your proper person, before the Court of *General Sessions*, to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *19th* day of *August* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against *William Distler*

in a case of felony, whereof *he stands indicted*, and that you bring with you and produce, at the time and place aforesaid, *certain goods mentioned on tickets - #53060 dated April 17/90 amount \$3.12 - name on ticket Miller and Ticket number 51725 Dated Mch. 31/90 amount \$3.12 - name on ticket Smith - Ticket number 51543 dated April 3/90 amount on ticket 3.12 name Smith.*

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. *Frederick Smith* Presiding Judge of our said Court, at the City Hall in our said City, the first Monday of *August*, in the year of our Lord 189 *0*

JOHN R. FELLOWS, District Attorney.

0268

PART One

THE COURT ROOM IS IN THE BROWN STONE BUILDING, AND FRONTING THE CITY HALL.

If this Subpoena be disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA—(DUCES TECUM)

FOR A WITNESS TO ATTEND THE

Court of

General Sessions
The People of the State of New York,

To

of No.

Street.

GREETING:

WE COMMAND YOU That all business and excuses ceasing, you appear in your proper person, before the Court of *General Sessions* to be holden in and for the City and County of New York, at the *Brown Stone Building* in the Park of the said City on the *13TH* day of *August* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

William Doster
in a case of felony, whereof he stands indicted, and that you bring with you and produce, at the time and place aforesaid, certain *goods mentioned on the following tickets*
Numbers. Dated Amount. Name of ticket.
762 - April 7/90 - \$3.12 Smith
646 - March 24/90 \$3.12 Smith
833 - Apr. 14/90 \$2.62 Miller

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, HON

Presiding Judge of

our said Court, at the City Hall in our said City, the first Monday of *August* in the year of our Lord 1890

JOHN R. FELLOWS, District Attorney.

0269

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Dister

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

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

The said

William Dister

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *March* in the year of our Lord one thousand eight hundred and *ninety*,
at the City and County aforesaid, with force and arms,

*divers goods, chattels and personal
property, (a more particular description
whereof is to the Grand Jury afore-
said unknown) of the value of
five hundred dollars*

of the goods, chattels and personal property of one

Louis Harris

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

*John R. Fellows,
District Attorney*

0270

Witnesses:

John Harris

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

William Doster

2 cases.

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmond L. Dyer

Foreman.

Aug 8. 1890

Pleads Guilty

11/4/91. 3 months

Aug. 13. 1890

13

0271

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Distler

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

William Distler
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said *William Distler*

late of the City of New York, in the County of New York aforesaid, on the
twenty-ninth day of *May* in the year of our Lord
one thousand eight hundred and ~~eighty-ninth~~ *eighty-ninth*, at the City and County aforesaid, being
then and there the clerk and servant of *one, James W. Johnston*

and as such clerk and servant then and there having in his possession, custody and control
certain moneys, goods, chattels and personal property of the said *James W. Johnston*

the true owner thereof, to wit:

*the sum of twenty-nine
dollars and fifty cents in money,
lawful money of the United States
and of the value of twenty-nine
dollars and fifty cents;*

the said *William Distler* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money* -

to his own use, with intent to deprive and defraud the said *James W. Johnston*
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said *James W. Johnston*

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

JOHN R. FELLOWS,
District Attorney.

0272

BOX:

406

FOLDER:

3759

DESCRIPTION:

Doblin, Abraham

DATE:

08/22/90



3759

0273

Witness:
A. Sokaryk
M. Skutty

265 265

Counsel, House & Friend
Filed 22 day of Aug 18 90
Plends, Not Guilty 204

THE PEOPLE
1910 of 1890
15 years
Alvin Kohn
Grand Larceny *Second* degree.
[Sections 528, 534 —, Penal Code].

City of St. Louis
JOHN R. FELLOWS,
City of St. Louis District Attorney.

A True Bill.
Edmond W.

Foreman.
Sept 2/90
Pleads Guilty 5-
Ed Ref. J.

0274

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No.

248 E. 3rd

Street, aged

44 years,

occupation

Chromatist

being duly sworn

deposes and says, that on the

18th

day of

August 1897

at the City of New

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

day

time, the following property, viz:

One double case gold watch. and gold watch chain. of the value of one hundred dollars.

(\$100.)

the property of

Leopold

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

Abraham D. O'Brien (now here) and two other men not arrested. From the fact that said deponent and said two other men were suspected to move deponent's household furniture from No 255 East 3rd Street to No 248 East 3rd Street and after they had finished moving deponent's deponent discovered that said property was missing. Deponent caused the arrest of the deponent and after his arrest he admitted and confessed

0275

to depose in the presence
Philip Kuntz of the 12th Prec.
Police that the other two men
had taken said property and
had passed said property and
that they the defendant and
said two other men had
shared in the money which they
had received in said watch and
chain.

Wherefore defendant charges
the said defendant and said
two other men with being together
and acting in concert with each
other and feloniously taking
stealing and carrying away said
property.

Served before me
this 19th day of Aug 1894

Wm. Duffey
Justice

Harrison T. Kreye

0276

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Abraham Doblin

Question. How old are you?

Answer.

18 years old

Question. Where were you born?

Answer.

New York

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

Answer.

75 Ridge St. Brooklyn

Question. What is your business or profession?

Answer.

Work on an ice wagon

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

Answer.

I am not guilty

A. Doblin

Taken before me this

day of

Sept 1904

Police Justice.

0277

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

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

Dated *Aug 19* 188*1* *[Signature]* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0278

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

1275 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sturston & Co. Merchants
24 & East 3rd St.
Abraham D. Doherty

2

3

4

Dated

Aug 19 18*94*

Magistrate

Philip King Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

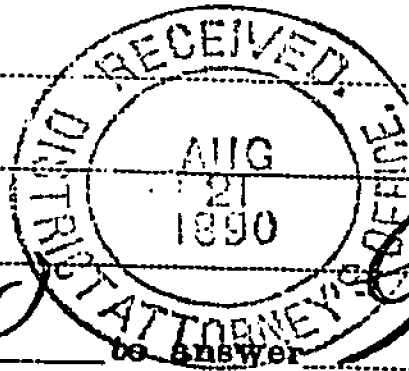
Street.

\$

500

to answer

Can be written



0279

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

Recd 1892

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer *Philip*
Henry attached to your command in
Aug 1892 in relation to the case of
William Reagin
sentenced *Sept 2, 90* to *State*
~~years and months imprisonment by~~
Reformation

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

0280

COURT OF GENERAL SESSIONS.

-----X
The People of the State of New York

-against-

ABRAHAM DOBLIN.
-----X

City and County of New York, ss:

HENRY MICHAEL of 77 Ridge Street in said
City being duly sworn deposes and says: I have known the
above named defendant for about fifteen years past and I
know others that know him and his reputation in the communi-
ty up to this time has been above reproach. He has always
been a hard working boy and has aided in the support of his
widowed mother. I am in the butchering business at the
above number.

Sworn to before me

this 27th day of August, 1890.

H. Michael
James J. Cohen
Notary Public
N.Y. Co.

0281

COURT OF GENERAL SESSIONS

-----X

The People of the State of New York

-against-

ABRAHAM DOBLIN.

-----X

City and County of New York, ss:

DAVID GUTTENBERG of 81 Ridge Street in said City being duly sworn deposes and says. I am in the barbering business at the above number. I know the above named defendant ABRAHAM DOBLIN for a period of about ten years last past and know others that know him. Up to this time I have always known that his reputation for honesty has been good. His mother a widow has been aided by him for about eight years last past and I cheerfully say that hitherto his conduct so far as I know has been above reproach.

Sworn to before me this 27th day
of August, 1890.

Samuel Cohen
Notary Public
N.Y. Co.

David Guttenberg

0282

COURT OF GENERAL SESSIONS.

-----X
The People of the State of New York

-against-

ABRAHAM DOBLIN.
-----X

City and County of New York, ss:

SAMUEL J. COHEN of said City being duly sworn, deposes and says: I am an attorney and counsellor at Law of the Supreme Court of the State of New York. I have known the above named defend ant, ABRAHAM DOBLIN, for a period of about fifteen years last past. During that time, I have always found him to be an honest, conscientious and upright young man. I know others that know him and his reputation in the community up to this time has always been good. He has aided in the support of his widowed mother.

Sworn to before me this :
27th day of August, 1890.:
Sam J. Cohen

Ellie Frie
Not Public
M.F.

0283

General Sessions Court.

The People, ^{vs.}

agst.
Abraham Doblin

City & County of New York ss
Henry
Tooler of No 88 Ridge Street.
being duly sworn deposes and
says, I am in the ice business
I know the above named de-
fendant and have known him
for a number of years, the defend-
ant was in my employ last sum-
mer, delivering ice, and while in
my employ he was honest and
trustworthy, I know others, who
know him and his reputation
has hitherto been good.

Sworn to before me
Sept. 2nd 1890

Henry Tooler

0284

General Sessions Court.

The People vs. }
 appt. }

Abraham Doblin }

City Court of New York vs. Leo Jacobs

of No. 195 Delancey Street in
said City being duly sworn
deposes and says - I am a
pedlar of merchandise, I know
above named defendant, and have
known him for about 3 years,
he was in my employ during
the present summer peddling for
me, he was during that time
perfectly honest, and in every
aspect a well behaved young man,
I also know others who know him
and his reputation among those
who know him has up to this time
been good.

Sworn to before me }
Sept. 2nd 1890. } Henry H. Hester

Leon Jacobs

TORN PAGE

0205

N. Y.
General Sessions Court.

The People of the State
of New York

against

Abraham Dobson.

Affidavit.

LEVY, FRIEND & HOUSE,
Defendants ATTORNEYS,
25 CHAMBERS ST., NEW YORK.

Due and timely service of a copy of the within

is hereby admitted.

this _____ day of _____ 189

Attorney for

Sir:

Please take notice, that the within is

a true copy of an

in this action, this day duly filed

entered, in the office of the Clerk

this Court.

Dated, N. Y.,

Yours &c,

LEVY, FRIEND & HOUSE,

Att'ys for

To

Attorney for

0286

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Doblin

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

Abraham Doblin

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

The said

Abraham Doblin

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

one watch of the value of seventy dollars and one chain of the value of thirty dollars

of the goods, chattels and personal property of one

Stanislaw Tokarczyk

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

John R. Fellows,
District Attorney.

0287

BOX:

406

FOLDER:

3759

DESCRIPTION:

Dorn, Charles

DATE:

08/20/90



3759

0200

Witnesses:

Ant Prou

Ch.

24.

Counsel,
Filed 20 day of Aug 1890
Pleads,

THE PEOPLE
vs.
Charles Lorn
CONCEALED WEAPON.
(Section 410, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.
J. M. DeBor

Foreman.

Aug. 21 1890.
Pleads Guilty
J. M. DeBor

0289

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Charles Horn

Question. How old are you?

Answer. 39 Years

Question. Where were you born?

Answer. N. Y.

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

Answer. At Home

Question. What is your business or profession?

Answer. None

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

Answer. I carried it for protection

Charles Horn

Taken before me this

day of August 1890

Wm. J. Brown

Police Justice.

0290

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

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

Dated, Aug 11 1890 Samuel Police Justice.

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

Dated, 189..... Police Justice.

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

Dated, 189..... Police Justice.

0291

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Police Court---

1243 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adrian Mann
Charles Sorn

2.....

3.....

4.....

Dated, *August 11* 1890

Murray Magistrate.

Mann Officer.

W. Precinct.

Witnesses.....

No. Street.

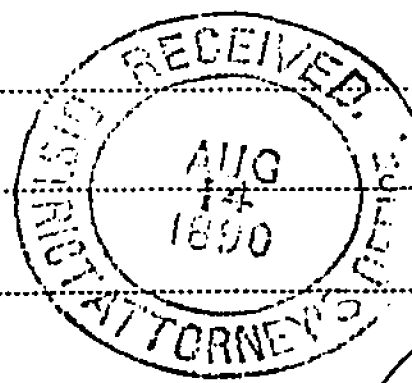
No. Street.

No. Street.

\$ *5.00* to answer *GL*

Com

Conway



0292

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 1- DISTRICT.

Edward Mann
of No. *30* *Princes Police* Street, aged *28* years,
occupation *Police Officer* being duly sworn deposes and says,
that on the *11th* day of *August* 18*90*

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

Charles Born (nowhere) did
unlawfully and feloniously carry conceal
ed upon his person, a dangerous
weapon, Commonly Called a Slung
shot, in Violation of Section 400 of the
Penal Code of the State of New York &
from the fact that department found
the Slung Shot here shown concealed
upon the person of the said Born in
S. Avenue.

Edward Mann

Sworn to before me, this

day

Police Justice.

0293

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Dorn

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

Charles Dorn
of a FELONY, committed as follows:

The said *Charles Dorn*
late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *August* in the year of our Lord one thousand eight hundred and
~~eighty-ninety~~ at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain instrument and weapon of the kind
commonly known as *a slung shot*
with intent then and there feloniously to use the same against some person or persons to the
Grand Jury aforesaid unknown, against the form of the statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Charles Dorn
of a FELONY, committed as follows:

The said *Charles Dorn* late of the
City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, with force and arms, feloniously did possess a certain instrument
and weapon of the kind commonly known as *a slung shot*
by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons to
the Grand Jury aforesaid unknown, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0294

BOX:

406

FOLDER:

3759

DESCRIPTION:

Dowd, Thomas

DATE:

08/20/90



3759

0295

Witnesses:

238.

Counsel,

Filed

day of

Aug 18 90

Pleads

Not Guilty (2-1)

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday)

[Ill. Rev. Stat. (7th Edition), Page 1089, Sec. 5.]

B

Thomas David

May 22 90

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Conradson

Foreman.

0296

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Dowd

The Grand Jury of the City and County of New York, by this indictment, accuse *Thomas Dowd* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Thomas Dowd* late of the City of New York, in the County of New York aforesaid, on the *14th* day of *October* in the year of our Lord one thousand eight hundred and *Eighty-eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0297

BOX:

406

FOLDER:

3759

DESCRIPTION:

Duff, Patrick

DATE:

08/08/90



3759

Witnesses:

M. J. Connor
off Mr Dermott

Sworn
John Caranagh
Coal
Lavery, & Meats

So.

Counsel,

Filed 8 day of Aug. 1890
Pleads Not Guilty (11)

THE PEOPLE
vs.
Patrick Duff
INJURY TO PROPERTY.
[Section 651, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

James B. Br.

Foreman.

Aug 11. 1890.

Pleads Guilty
W. J. Caranagh
Aug. 15. 1890

0298

0299

Police Court, 4 District.City and County } ss.
of New York,

of No. 166 East 51 Street, aged 39 years,
 occupation Liquor Dealer being duly sworn, deposes and says,
 that on the 21 day of July 1890 at the City of New
 York, in the County of New York,

Martin J. Connor

Patrick Duff (now here),
 did willfully and maliciously break
 and destroy ^{of the value of \$100.00} property in Alfonso's
 store No. 658 - 3rd Avenue, namely a
 plate glass window, by throwing a
 stone, ~~which~~ ^{which} he then and held in
 his hand and through the said
 window, thereby destroying the said
 pane of glass and rendering it entirely
 useless. Therefore deponent charges
 the said defendant with unlawfully
 and willfully destroying the said
 property in violation of Section
 654 of the Penal Code of the State of
 New York and ~~depos~~ that he may be
 dealt with as the law directs

Sworn to before me } Martin J. Connor
 this 21 day of July 1890 }
 Charles K. Smith
 Police Justice

0300

Sec. 198—200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Patrick Duff

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 24 East 38 St - 9 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

his
Patrick Duff
Mark

Taken before me this

day of July 1894

Charles W. Steiner

Police Justice.

0301

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

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

Dated *July 21* 18*90* *Charles K. Smith* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0302

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court--- H District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin J. Connor
66 East 51
Patrick Duff

2
3
4

Dated *July 21* 18*90*

Sanitor Magistrate.
Geo J M Demott Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

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

Cohen



Offence
Milwaukee
Machinist - Factory

0303

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Estimada Duff

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

— Estimada Duff —

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Estimada Duff* —

late of the *Fourth* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *July* — in the year
of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, at the Ward, City and
County aforesaid, with force and arms, *a certain* *pane*

of glass

of the value of *seventy five dollars* —

of the goods, chattels and personal property of one *Martin J. Roman* —

then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy

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.

0304

SECOND COUNT.

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

— Catharine Duffy —

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —

REAL PROPERTY OF ANOTHER, committed as follows:

The said *Catharine Duffy*. —

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

piece of glass

of the value of *seventy five dollars*. —

in, and forming part and parcel of the realty of a certain building of one

Martin J. Comer. —

there situate, of the real property of the said *Martin J. Comer*. —

then and there feloniously did unlawfully and wilfully *break and*

destroy;

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

JOHN R. FELLOWS,

District Attorney.

0305

BOX:

406

FOLDER:

3759

DESCRIPTION:

Dunbar, Oliver

DATE:

08/20/90



3759

0306

BOX:

406

FOLDER:

3759

DESCRIPTION:

Adams, Bettie

DATE:

08/20/90



3759

0307

BOX:

406

FOLDER:

3759

DESCRIPTION:

Walker, Lizzie

DATE:

08/20/90



3759

0308

199. #2 Price
#1 Berlin

Counsel,
Filed 20 day of Aug 1890
Pleas, Not Guilty (20)

THE PEOPLE
vs.
Olive Dumbear
Bettie Adams
Lizzie Walker
Robbery in the
(MONEY)
[Sections 224 and 22, Penal Code]

JOHN R. FELLOWS,

Aug 29 1890 District Attorney.

#1 Pleas S.L. 224

#2 Pleas S.L. 224

True Bill
A True Bill
2403/7, 130

Admitted by Court

Aug 29 1890

POB on M. a. d. c.

Recd on her own

Recd

Recd

11/20/90

Sept. 3

Witnesses;

Upon examination, I recommend
the discharge of Duff-Walker
upon her own recognizance
Aug 29/90. Ad. P. A.
d. P. A.

0309

Police Court-- 2 District.

CITY AND COUNTY } ss
OF NEW YORK,

Fun Bing
of No. 800 8th Avenue Street, Aged 25 Years
Occupation Laundry Keeper being duly sworn, deposes and says, that on the
13 day of August 1890, at the 15 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United
States consisting of divers bills
of divers denominations of the
amount and value of Seventy
Seven dollars

of the value of DOLLARS,

the property of Dependent

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

Olive Dunbar, Bettie Adams ^{and} Lizzie
Walker (name true)

Dependent says that he went in a room
in the rear house of premises No 135
West Third Street in said City when
said Lizzie Walker struck him a
violent blow in the face with her
fist knocking him down and while
down said Bettie Adams struck him
in the face with her fist and held
him down and while deponent
was in that position said Olive

Sworn to before me, this
day of August 1890

Police Justice.

0310

Dunbar took said money from the pocket of the pants of him and then ran by him, and ran away. Defendant called out "Police" when said Olve Dunbar returned \$32 part of said money to him. Wherefore defendant charges said defendant with acting as agent and feloniously taking said money as aforesaid.

Returned before me this 15 day

of Aug 1890

Fien Sing

So Lie Bill
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Office—ROBBERY.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0311

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Oliver Dunbar

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

Question. What is your name?

Answer.

Oliver Dunbar

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

80 W Houston St 8 mos

Question. What is your business or profession?

Answer.

Servant

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

Answer.

*I told the man
but I gave h
to her back
Chor Dunbar*

Taken before me this

day of Aug

1896

W. McNeely
Police Justice

03 12

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Lyzer Walker

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

U S

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

Answer.

16 1/2 Bay St 1 year

Question. What is your business or profession?

Answer.

Laundress

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

Answer.

I am not guilty

Lyzer Walker
mat

Taken before me this

day of

May

189

5

Police Justice

0313

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Betty Adams

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

U S

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

Answer.

93 W Third St qmco

Question. What is your business or profession?

Answer.

Laundress

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

Answer.

I am not guilty

Betty Adams
mark

Taken before me this
day of April 1898

John J. McHenry
Justice

03 14

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

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

Dated Aug 15 1890 So McSherry Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order h to be discharged.

Dated _____ 18 _____ Police Justice.

0315

Complur.

Bailed by Wm G. Pa
338 W. 51st St

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

199. Police Court--- 2 1270 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Fin Sing

Oliver Durban

Betty Adams

334 Walker

B. O.

Offence Robbery

Dated August 15 1890

Samuel O'Reilly Magistrate.

Samuel Sullivan Officer.

15 Precinct.

Complainant-Bailed

The above named person

is bound by \$100 to

appear

No. _____ Street.

No. _____ Street.

\$ 15.00

03 17

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Oliver Dunder, Bettie Adams and Siggie Walker

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

Oliver Dunder, Bettie Adams and Siggie Walker

of the crime of ROBBERY IN THE *First* - DEGREE, committed as follows:

The said *Oliver Dunder, Bettie Adams and Siggie Walker*, all —

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *August*, — in the year of our Lord one thousand eight hundred and *eighty-ninth* in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Sam Siny*, in the peace of the said People then

and there being, feloniously did make an assault, 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 twenty dollars, and of the value of twenty dollars *each* ;

six 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* ; *ten* 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* ;

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* ; *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* ;

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 twenty dollars *each* ; *six* 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* ; *three* United States Silver Certificates of the denomination and value of twenty dollars *each* ;

six United States Silver Certificates of the denomination and value of ten dollars *each* ; *ten* United States Silver Certificates of the denomination and value of five dollars *each* ;

Twenty United States Silver Certificates of the denomination and value of two dollars *each* ; *Twenty* United States Silver Certificates of the denomination and value of one dollar *each* ;

(\$77.00)

0318

~~Three~~ United States Gold Certificates of the denomination and value of twenty dollars each; ~~six~~ United States Gold Certificates of the denomination and value of ten dollars each; ~~ten~~ United States Gold Certificates of the denomination and value of five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ~~ten~~ dollars,

of the goods, chattels and personal property of the said ~~Sam Smith~~, —
from the person of the said ~~Sam Smith~~, — against the will,
and by violence to the person of the said ~~Sam Smith~~, —
then and there violently and feloniously did rob, steal, take and carry away, ~~the said~~
~~Oliver Dunder, Bettie Adams and Lizzie~~
~~Walker, and each of them, being then~~
~~and there aided by an accomplice actually~~
~~present, to wit: each by the others.~~ —
against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.