

0654

BOX:

490

FOLDER:

4476

DESCRIPTION:

Daloni, Vitimise

DATE:

08/10/92



4476

0655

POOR QUALITY ORIGINAL

Witnesses:

Dr. J. H. Dorsey

158

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

R

Vitimize Baloni

ATTEMPTING SUICIDE.

(Section 174, Penal Code.)

Deed

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Alley S. Agger

Foreman.

Sept 12/99

Frank Smith

OO, days 1899

77

0656

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Vitimise Daloni 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. *Vitimise Daloni*

Question. How old are you?

Answer. *52 yrs*

Question. Where were you born?

Answer. *Italy*

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

Answer. *37 Crosby St 3 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am guilty*

Vitimise Daloni
his mark

Taken before me this

Day *21* August 189*2*

W.D. [Signature]

Police Justice.

0657

POOR QUALITY ORIGINAL

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.
ON THE COMPLAINT

Michael J. White

Victimic Salami

Offense Attempt at Suicide

Dated

Aug 5 1892
M. J. White Magistrate

White Officer

10 Precinct

Witnesses

Dr. J. K. Berry
Bulman Hopt Street

No.

Street

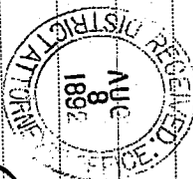
No.

Street

\$

1000 to answer

4.8 Street



Car

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 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, Aug 5 1892

M. J. White 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.

0658

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Michael J. White

of No. 10th Precinct Street, aged _____ years,
occupation Police officer being duly sworn deposes and says
that on the 31 day of July 1892
at the City of New York, in the County of New York, he arrested

Victimise Daloni (now here) for attempt
at suicide - from the fact that deponent found
defendant in his apartments at No 37 Crosby Street
and defendant informed deponent that he had
drank a solution of water and the sulphur from
matches with the intent of to commit suicide

Michael J. White

Sworn before me, this

of August

1892

5th day

Michael J. White
Police Justice

0659

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Vittimie Daloni

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

- Vittimie Daloni -

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Vittimie Daloni,

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-two, at the City and County aforesaid, with intent to take his own life, did feloniously give and administer unto himself, and drink and swallow down into his body, a quantity of a certain deadly poison to the Grand Jury aforesaid unknown;

the same being an act dangerous to human life, 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.

DE LANCEY NICOLL,
District Attorney.

0660

BOX:

490

FOLDER:

4476

DESCRIPTION:

Davey, John

DATE:

08/16/92



4476

0661

POOR QUALITY ORIGINAL

not in alt @

Counsel,
Filed *1/16 day of Aug 1892*
Pleads, *Magistrate 17*

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

THE PEOPLE
vs.
John Davey

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Appgar
Sept 2 - Aug. 23, 1892. Foreman.
Tried and Acquitted.

Witnesses:
Mary Swerney

0662

POOR QUALITY ORIGINAL

Police Court 3 District.

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

of No. 430 E 13th Street, aged 46 years,
occupation Beautician and Domestic being duly sworn

deposes and says, that on the 8th day of August 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Daven (nooker)

Who struck deponent several blows on the face and body with a tin can and did cut her on the head with a towel

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

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

Sworn to before me, this 9th day }
of August 1887 } Mary Greeney
[Signature] Police Justice.

0663

POOR QUALITY ORIGINAL

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Davern 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Davern*

Question. How old are you?

Answer. *52 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *430 E 13th Street*

Question. What is your business or profession?

Answer. *Labourer*

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 innocent
John Davern
Mull*

Taken before me this *9* day of *August* 189*9*
[Signature]
Police Justice

0664

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court, 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Mary Gunden
 430 E 13th St
 John Gunden
 14
 2. _____
 3. _____
 4. _____

Offense, felony assault

Dated, August 9th 1892

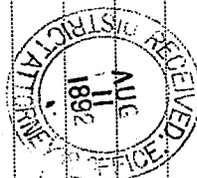
Wm. J. McNeil Magistrate.

14 Precinct.

Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____



No. 1000 Street St. S

to answer John P. ...

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 1000 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 9th 1892 John P. ... Police Justice.

I have 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.

0665

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Davy

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

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

The said

John Davy 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 ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Mary Sweeney in the peace of the said People then and there being, feloniously did make an assault and with a certain trowel and also with a certain can

which the said John Davy in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent her the said Mary Sweeney thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

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

The said

John Davy late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Mary Sweeney in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and with a certain trowel and also with a certain can,

which the said John Davy in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Laurey Nicoll, District Attorney

0666

BOX:

490

FOLDER:

4476

DESCRIPTION:

David, Jacob

DATE:

08/11/92



4476

0667

POOR QUALITY ORIGINAL

#192

Counsel,

Filed, 11 day of Aug 1892

Meyer 16

Pleads,

THE PEOPLE

vs.

B

Jacob David

Meyer

Witnessed at Special Session of the Court of Sessions for the County of New York, on the 11th day of August, 1892.

VIOLATION OF THE EXHIBIT LAW.
[Chap. 401, Laws of 1892, § 83].
Selling, etc., on Sunday.

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

Allen D. Apper

Foreman.

Witnesses.

0568

POOR QUALITY ORIGINAL

1897

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isaac David

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

Isaac David

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Isaac David,*

late of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *June*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Henry David,

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

SECOND COUNT—

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

Isaac David

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Isaac David,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Henry David,

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

DE LANCEY NICOLL

District Attorney

0669

BOX:

490

FOLDER:

4476

DESCRIPTION:

Day, James

DATE:

08/10/92



4476

0670

POOR QUALITY ORIGINAL

162

Counsel,
Filed 10 day of Aug 1899
Pleads,

Grand Larceny, Second Degree,
(From the Person),
Penal Code, [Sections 228, 67, 47]

THE PEOPLE

vs.

A
James Day
(2 cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Appert

Foreman.

Witnesses:

Arthur Packard
Officer J. J. Corwin

0671

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Day

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

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

The said

James Day

late of the City of New York, in the County of New York aforesaid, on the 4th day of August in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

the sum of one dollar and seventy cents in money, lawful money of the United States of America, and of the value of one dollar and seventy - ~~five~~ cents

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

Wm Lancy Nicoll, District Attorney

0672

POOR QUALITY ORIGINAL

163
24

Counsel,
Filed 10 day of Aug 1892
Pleads,

Grand Larceny, Second Degree.
(From the Person)
[Sections 628, 631, Penal Code.]

THE PEOPLE

vs.

James Day
(re-arrest)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen J. Cyprian
Foreman.

James H. [unclear]
Foreman.
Charles J. [unclear]
S. H. [unclear]
[unclear] 1903 M. 16

Witnesses:
Officer [unclear]

[unclear]
[unclear]
[unclear]

0673

POOR QUALITY ORIGINAL

(1885)

Police Court— 3rd District.

Affidavit—Larceny.

City and County of New York, } ss

of No. 88

Suffolk Susan Brehm

Street, aged 66 years,

occupation Keeps House being duly sworn,

deposes and says, that on the 4th day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

one pocket book containing the sum of one dollar and seventy cents

\$ 1 70 / 100

the property of

Deponent

and that this deponent

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

James Day (non-his) from the fact that deponent had said pocket book in her pocket that she was in a church at the corner of Madison and West 11th Street this City on said date. Deponent missed said pocket book.

Deponent is informed by Officer Cain that he found a pocket book containing said sum in said church in a pew through which deponent had passed. That deponent has identified said pocket book found by said officer as her property.

Informant Brehm

Sworn to before me this 5th day of August 1892

Police Justice

0674

POOR QUALITY ORIGINAL

Sec. 196-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

James Day 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *James Day*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *Delaware*

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

Answer. *7 Brown, 6 months*

Question. What is your business or profession?

Answer. *Plaster*

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*

James Day

Taken before me this *5* day of *August* 189*2*

[Signature]
Police Justice.

0675

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Beckwith
88 Suffolk St
James Day

Offense: Larceny from the person

Dated: August 5th 1892

Magistrate: *Wm. J. C. ...*

Witnesses: *Carl ...*

No. _____ Street _____
to answer



[Handwritten signature]

945

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, August 5 1892 Police Justice.

I have 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.

0676

POOR QUALITY ORIGINAL

(1865)

Police Court— District. Affidavit—Larceny.

City and County of New York, ss.

of No. 446 East 88th Street, aged 69 years,

occupation. Keep House being duly sworn,

deposes and says, that on the 11th day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

One Pocketbook containing goods and lawful money to the amount of fifty cents

the property of Deponents

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

from the deponent. That at about 3 o'clock P.M. said date deponent was in Dutch Episcopal Church at corner of Madison & Montgomery Streets, that deponent was standing in the aisle of said church when deponent felt a pull at her dress when she caught a hand being pulled out of the pocket of her dress when she threw and then throwing upon her person deponent then missed the said property from her pocket that the deponent was standing along side of deponent

of [Signature] 1892 Police Precincts

0677

POOR QUALITY ORIGINAL

When Depment charged the defendant
with the receipt of the said property
Depment further says that the
said defendant was the only person
that could have committed the
said larceny and prays that he
may be held and dealt
with as the law directs

Done to refer me
this day of Aug 1892

Wm. King

J. H. King

John Jones

0678

POOR QUALITY ORIGINAL

Sec. 198-200.

5
District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK,

James Day 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer *James Day*

Question. How old are you?

Answer *57 years*

Question. Where were you born?

Answer *Ireland*

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

Answer *7 Bowring* *6 mos*

Question. What is your business or profession?

Answer *Plasterer*

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*

James Day

Taken before me this
day of *July* 189*2*
[Signature]
Police Justice

0679

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District

Joseph W. Henderson
 416 E 88 St
James Dray

Offense, *Barney from the prison* 945

Dated, *Aug 8* 1892

Ben W. ... Magistrate.
 7th Precinct.
 Officer.

Witnesses *Carl ...*
 Street.

No. *...* Street.
 No. *...* Street.

No. *...* Street.
 to answer



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 *Barney*

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 2* 1892 *...* Police Justice.

I have 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.

0680

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James Day

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

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

The said *James Day*

late of the City of New York, in the County of New York aforesaid, on the *4th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *day* time of the said day, at the City and County aforesaid,
with force and arms,

one silver coin of the United States
.50^t of the kind called half dollars, of the
value of fifty cents, two silver coins
of the kind called quarter dollars, of
the value of twenty-five cents each, three
silver coins of the ~~sa~~ kind called dimes
of the value of ten cents each, six nickel
coins of the kind called five cent pieces
of the value of five cents each, and ten
coins of the kind called cents of the value
of one cent each and one pocketbook
of the value of twenty-five cents
of the goods, chattels and personal property of one *Sophie Ringshauser*
on the person of the said *Sophie Ringshauser*
then and there being found, from the person of the said *Sophie Ringshauser*
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.

De Lancey Nicoll
District Attorney

0681

BOX:

490

FOLDER:

4476

DESCRIPTION:

Devins, Edward

DATE:

08/18/92



4476

0682

POOR QUALITY ORIGINAL

W. J. [Signature]

Counsel,

Filed,

Pleads,

day of *Aug.* 1892

*at the Court House
City of New York*

Murder in the First Degree.
(Section 188, Penal Code.)

vs.

F

Edward Devins

DR LANCEY NICOLL,

District Attorney.

clearly [Signature]

435 E 116 St

TRUE BILL

John H. [Signature]

Allen D. [Signature]

Foreman.

*Part 2 - Oct. 19, 1892,
tried and acquitted on the
ground of insanity at the time
of the commission of the offense.*

Thos. J. [Signature]

0683

POOR QUALITY ORIGINAL

Witnesses

Thompson

Counsel,

Filed

day of August 1892

Plends

with all legal fees of Community at the time of the offense

vs.

Edward Devins

Murder in the First Degree. (Section 188, Penal Code.)

De LANCEY NICOLL,
District Attorney.

Henry H. L. L. L.
435 E 116th St

A TRUE BILL

John H. L. L. L.
Allen D. L. L. L.

Foreman.

John D. L. L. L.
and acquitted on the ground of insanity at the time of the commission of the offense.

0684

POOR QUALITY ORIGINAL

Coroner's Office,

CITY AND COUNTY OF NEW YORK, } SS.

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

Question—What is your name?

Answer—Edward Devins

Question—How old are you?

Answer—24 yrs

Question—Where were you born?

Answer—N.Y

Question—Where do you live?

Answer—437 East 16th St

Question—What is your occupation?

Answer—Embroidery

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

I have nothing to say, answered by Counsel
J.B.S.

Taken before me, this 1 day of July 1892

John B. Shea CORONER.

0685

POOR QUALITY ORIGINAL

MEMORANDA

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
18 Years	Months	Days	France	Morque for Gen Des Cit House	June 27-1892

Endorsement 1165-1892
HOMICIDE.
 AN INQUISTION
 On the VIEW of the BODY of

Meyer Berger

who was found that he came to his death by the hands of

Edward Levin

Request taken on the 1st day of July 1892

by
 John D. Moore
 FOREMAN

Examined
 Discharged
 Date of death

0686

POOR QUALITY
ORIGINAL

Coroner's Office.

TESTIMONY.

Autopsy on the body of ^{June 21, 1892} May Clerget at the
Morgue 20.15 A.M., 23 hours after death.

Rigor Mortis - marked.

Apparent age - 18 yrs.

Ext

External appearance - Normal - Perforation
 $\frac{3}{4}$ inch above + to the right of left nipple, $\frac{1}{4}$ inch
in diameter - surrounded by a frodo stained
area $1\frac{1}{2}$ in. in diameter.

Int.

Brain, Cerebellum + Medulla Normal.

Lungs - Right - Normal. Left - Normal ^{Pleura - Blood.} lower
right upper lobe - perforation - hemorrhagic.

Heart - Normal - Canal opening at junction
of upper + middle third extending centrally
septum between ventricles emerging junction
of lower + middle third - Pericardium con-
taining perforation + filled with blood.

Liver - Normal perforation upper + left side
right lobe to a point junction of posterior
+ middle thirds right 10 $\frac{1}{2}$ ft.

10 $\frac{1}{2}$ ft. - abnorm shape flattening, depression.

All other organs normal.

Frank J. Starke M.D.

Taken before me

this 28th day of June 1892.

John B. Shea CORONER.

0687

POOR QUALITY
ORIGINAL

TESTIMONY.

Frank J. O'Hara M. D., being duly sworn, says:
I have made an autopsy of the body of
May Clerget now lying dead at
Mofue and from such autopsy
and history of the case, as per testimony, I am of opinion the cause of
death is *Shock - Penetrating Pistol Shot*
wound of Heart - Homicidal.

Frank J. O'Hara M. D.

Sworn to before me,
this *28th* day of *June* 189*2*
John B. Shea CORONER.

0688

POOR QUALITY ORIGINAL

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years	Months	Days			
18			France	Morgue	June 27-1892

fr Gen. Des.
Ch. House

Proctor
Abraham Seng
Wald Bledy
Wilton Romm 181

J. B. S.

No. _____

Quar. 189

AN INQUISTION

On the VIEW of the BODY of

Walt Sengit

whereby it is found that he came to his death by

Abuse - Roubtaining
Pate that wound
of Heart - Obstruction

Inquest taken on the body of
of Sengit 189 before
JOHN P. SHEA, Coroner

0689

POOR QUALITY ORIGINAL

B. 207. 2. C.

Coroner's Office, New York County.

In the Matter of the Inquest
into the Death

- of -
MAX CLERGETT.

Before
HON. JOHN B. SHEA,
and a Jury.

New York, July 1st, 1892.

APPEARANCES: AssT. District Attorney Osborne, appears
for the people; Mr. Abraham Levy, appears on
behalf of the prisoner.

-----:o:-----

RICHARD McLOUGHLIN, duly sworn:

By the Coroner:-

Q What is your occupation? A. I am an officer in the
Court of General Sessions.

Q Were you an attendant in Court on the day of this shoot-
ing? A. Yes, sir.

Q Tell the Jury, what you know of the shooting? A. The
deceased man went up to the Bar to plead -

Q Which man? A. The man that is dead, he was led out of
the pen, and passed out up the aisle, and when he was on
the way back for us to put him in the pen, again, the
prisoner there got up in his seat and reached over the
railing like that - and fired a pistol shot like that.

Q How near were you to Clergett when he was shot? A. About
from here to the District Attorney.

0690

POOR QUALITY ORIGINAL

By Mr. Osborne:-

Q Is that the prisoner? (indicating to prisoner)

A. Yes, sir; that is the man that did the shooting.

Q What part of the Court was it in? A. Part one.

By Mr. Levy:-

Q Did you assist in capturing the prisoner? A. Yes, sir.

Q How far from the prisoner were you when the shooting took place? A. The prisoner was opposite the deceased, I was about from here to you, when the shooting took place - from this man, and the prisoner about that.

Q The prisoner was at a distance about from where you stand to where I am standing? A. About from here to there.

Q How far from the deceased was he?

By the Coroner:-

Q How near was this man to the man he shot? A. He reached over from where he was sitting, he was about this distance from him.

Q You were one of the Officers that captured the prisoner?

A. Yes, sir.

Q Do you recollect what the condition of the prisoner was at the time, what his appearance was? A. Cool and calm and never spoke a word.

Q Did he say anything in your presence? A. Not a word - only after we took him back.

Q I mean at the time of the shooting? A. Not a word.

Q Did you jump on him immediately after the shot? A. Yes, sir; I jumped for his throat and held on to the pistol.

By Mr. Osborne:-

0691

POOR QUALITY
ORIGINAL

Q You had some conversation with the prisoner afterwards?

A. Yes, sir.

Q Tell us what he said? A. I made a remark to him -

I told him it was cold blooded murder or something like

that - ~~was a cold blooded murder~~, I said it is a cold blood-
ed rascal - he said, " That man ruined my sister".

Q Did you see the pistol with which he shot him? A. Not
at that time.

Q Did you see it afterwards? A. Yes, sir.

Q Is that the pistol that he did the act with? A. It
looks like it I don't know whether that is the pistol it
looks to me like the pistol - I never had it in my hand.

By Mr. Levy:-

Q The man seemed to be laboring under great excitement at
the time? A. Not until afterwards.

Q Then he seemed to show it? A. After we got the irons
on him, he got very nervous.

Q Did you see the expression of his face at the time ~~you~~
made the capture? A. At the time he did the shooting -

I didn't notice anything more about him than any other man.

Q The deceased had pleaded guilty at the time - a few min-
utes before? A. I don't know what he pleaded when he

went up to the Bar, but I heard he did; I don't know whether
he did or not.

Q You saw nothing of the prisoner before the shooting?

A. He passed me.

Q I am asking about the prisoner - this prisoner here?

A. I never took any notice until the deceased came back.

Q Your attention was drawn to it when you heard the shot?

A. Yes, sir.

-----:o:-----
(3)

0692

POOR QUALITY
ORIGINAL

THOMAS COLLYER, duly sworn:

By the Coroner:-

Q What is your business? A. I am an Officer in the Court of General Sessions, Part one.

Q Were you on duty the day this shooting took place?

A. Yes, sir.

Q Describe to the Jury, what you saw? A. The deceased had been to the Bar, and was returning back to the pen, I was standing at the entrance to the pen, and in the opposite way; when he got about half the distance - about from here to there, to this post here - the prisoner was sitting in the seat and he swung around and pointed the pistol at his breast - I saw the flash and heard the report and I immediately ran behind to grab the prisoner, by the arm, and wrenched the pistol from him with the assistance of Mr. McLoughlin, and Officer McKnight, when he was taken to the pen and hand-cuffed, I only saw the flash.

By Mr. Osborne:-

Q Did you hear any conversation with the prisoner? A. I heard a remark after he was taken back he did it on account of the deceased ruining his sister.

Q Did you hear him say - " You would have done the same thing if you were in my place". ? A. I did not, sir.

By Mr. Levy:-

Q Did you observe the appearance of the prisoner at the time of his capture? A. I didn't take any particular notice of it.

Q There was a great deal of excitement in Court at the time?

A. Yes, sir.

0693

POOR QUALITY ORIGINAL

Q Did he declaim violently? A. Yes, sir.

Q You wanted to get possession of the pistol? A. Yes, sir.

Q You are not in a position to give us what his appearance was at the time of the shooting? A. He seemed to be calm enough.

Q Did he seem to be laboring under some strain or great excitement? A. No more than any other man would under those circumstances.

Q You had not observed at the time of the shooting had you? A. No, sir.

Q The only intelligent words that you could get from him, were, that the deceased had ruined his sister? A. Yes, sir.

Q Were you present when the deceased pleaded in that Court?

Objected to.

A. I was present, but I didn't notice how he pleaded.

Q So that the Jury maybe informed, perhaps some having never been in that part of General Sessions, - what distance is it where the prisoners are in front of the Bar - what distance is it to the place occupied by the prisoners?

MR. OSBORNE: I will concede that the deceased did plead guilty.

MR. LEVY: To the crime of rape upon the sister of the deceased?

MR. OSBORNE: Yes, sir; I won't concede she was fifteen years old, because I don't know her age.

-----:o:-----

0694

POOR QUALITY
ORIGINAL

OFFICER CHARLES McCANN, duly sworn:

I am a Roundsman of the Municipal Police, 3rd Precinct.

By the Coroner:-

Q Are you detailed in the Court of General Sessions?

A. Yes, sir.

Q You were there in this part that day? A. No, sir;

I was on the street when it happened, I was there - there was some trouble up there, and I ran up and I seen the prisoner there, he was hand-cuffed at the time; the man that he shot was lying down - he was just about dying; I asked him what did you shoot this man for, he said, " He ruined my sister, and I thought I would kill him". I couldn't get anything more out of him, after that, I then took him down stairs, and brought him over here; and from there I brought him to the Tombs.

By Mr. Levy:-

Q At the time he spoke to you, that he made the statement that you have just repeated - was he cool or calm? A. He was sitting down looking at the fellow dying.

Q You have had him in your charge bringing him up there?

A. Yes, sir.

Q And you have seen him since the time of the shooting of course? A. Yes, sir.

Q Have you noticed what his general demeanor has been?

Objected to.

A. I couldn't see anything the matter with him at that time.

Q I mean since the time? A. Well, he acted a kind of stupid.

Q Not like a sensible man? A. No, sir; I don't think

0695

POOR QUALITY
ORIGINAL

he did.

Q Like an idiot?

Objected to - question withdrawn.

-----:o:-----

CHARLES McKNIGHT, duly sworn:

I am a Court officer in the Court of General Sessions.

By the Coroner:-

Q Were you in Court on the day of this occurrence? A. Yes, sir.

Q Relate what you saw of it? A. We were arrainging prisoners for pleading that day, and I stood right at the gate leading from the opposite way, and the prisoner, Max Clergett, went to the Bar; we returned back to the prisoner's box to bring him, and coming back the prisoner there - reached over from the second or third seat right like that, and pointed the pistol down that way, and shot the prisoner coming back to the box; as he shot him he kind of turned up and looked to see who it was, and bowed his head; I called the Officer, and said, "Look out for the prisoner" - I reached over the side and grabbed the prisoner, and Officer McLoughlin grabbed him by the throat, and another officer grabbed the pistol; one of the officers said, " We have got the pistol" - and then we conveyed him around to the prisoner's box, and double cuffed him, and sat him in a chair there, and went for to see the prisoner there - he was lying on the floor and he gave two or three struggles and we sent for the Coroner, and he came over.

By Mr. Levy:-

Q Did you observe the appearance of the prisoner at the

time of the shooting? A. No, all I could see was the thrust, when I seen that we made a move, we thought he was handing the prisoner something; we have to be very careful; and with that there was a shot, and we stepped up to him at the same moment; he was sitting on a row of seats on the second or third seat from the top, and the prisoner got into the aisle, and he reached over that way, and shot down that way.

-----:o:-----

MARY CLERGETT, duly sworn:

By the Coroner:-

Q Are you married? A. Yes, sir.

Q What relation are you to the dead man? A. I am his sister-in-law.

Q Were you in Court the day this shooting took place?

A. Yes, sir.

Q Relate to the Jury, what you know if anything, about the shooting? A. I came down town with my brother; and we went into Court together, and where the ladies sit, he wanted to come and sit with me, he came in and sat where I was and when he sat with me the other side of me - the man at the door told him to go back; he walked back and sat down at the end of the bench; I was listening for Max Clergett's case to be called, when Max came out of the prisoner's pen he passed my brother down - he looked at me and pleaded guilty. When he came back I seen my brother shaking and working his eyes, as if they were jumping out of his head, I thought the sight drove him frantic after the deed he did I thought he was going to follow him when I heard a shot

0697

POOR QUALITY ORIGINAL

and the sparks came out - that is all I know.

By Mr. Levy:-

Q You say you saw your brother working himself up into a frenzy? A. Yes, sir; at the sight of Max Clergett.

Q Your brother has not been entirely sane?

Objected to; objection sustained.

MR. OSBORNE: I will not ask you any questions, Mrs. Clergett.

By the Coroner:-

Q You are the sister of this young man here? A. Yes, sir.

-----:o:-----

HENRY CLERGETT, duly sworn:

By the Coroner:-

Q You are the brother of the dead man? A. Yes, sir.

Q You were not in Court the day of the shooting? A. No, sir; I was not.

Q Then you don't know anything about the shooting? A. No, sir; I do not.

-----:o:-----

MR. LEVY: The deceased was killed by a pistol shot; whereby the Jury have no power to pass upon the condition of the prisoner at the time, and I shall not offer any evidence on that point.

-----:o:-----

0698

POOR QUALITY
ORIGINAL

DR. FRANK J. O'HARE, duly sworn:

I am a Coroner's Physician, I made an Autopsy in the case
of Max Clergett.

The doctor, reads the Autopsy to
the Jury.

-----:o:-----

VERDICT: We find that MAX CLERGETT, came to his death
from a pistol shot wound of the ^{neck} ~~chest~~, inflicted
with a pistol in the hands of EDWARD DEVINS, at
the Court of General Sessions, part one, on the
26 day of June, 1892.

-----:o:-----

(10)

0699

POOR QUALITY ORIGINAL

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of Coroners Office No. 27 Chambers Street, in the 65 Ward of the City of New York, in the County of New York, this 15 day of July in the year of our Lord one thousand eight hundred and ninety two before John S. Shea Coroner, of the City and County aforesaid, on view of the body of May Clerget lying dead at

Seven good and lawful men of the State of New York, duly chosen and sworn, or affirmed, and charged to inquire, on behalf of said people, how and in what manner the said May Clerget came to his death, do upon their Oaths and Affirmations, say: That the said May Clerget

came to his death by ~~fire~~ from a Pistol shot wound of the heart, inflicted with a pistol in the hands of Edward Devins, at the Court of General Sessions part one, on the 26th day of June 1892.

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

JURORS.

Mr. Frohman 311 East 12 St
H. v. Horin 242. 1. Ave
J. Massi 327-E 14th St
Bergman 231 1st Ave
L. Whiffens 244. 1. Ave
Gerrit Carter 708 3rd
Maurice Morgan 233 1st St

John B. Shea Coroner. E. S.

0700

POOR QUALITY ORIGINAL

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 Devins

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

Edward Devins

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

The said Edward Devins,

late of the City of New York, in County of New York aforesaid, on the 1st day of June, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, in and upon one Max Rerach, in the peace of the said People then and there being, wilfully, feloniously and of his malice aforethought did make an assault; and the said Edward Devins, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Edward Devins in his right hand then and there had and held, to, at, against, and upon the said Max Rerach, then and there feloniously, wilfully and of his malice aforethought, did shoot off and discharge, and the said Edward Devins, with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, him the said Max Rerach, in and upon the breast of him the said Max Rerach then and there feloniously, wilfully and of his malice aforethought, did strike, penetrate and wound, giving to him the said Max Rerach, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid, by the

0701

POOR QUALITY ORIGINAL

said *Ramond Dennis*, in and upon the *bread* of
 the said *Max Herzog*, one mortal wound of the breadth of
 one inch, and of the depth of six inches, of which said mortal wound *was* the
 said *Max Herzog*, at the ~~City and County~~ aforesaid,
 from the said ~~day of~~ ~~in the~~
~~year aforesaid, until the~~ ~~day of~~ ~~in the same year~~
 aforesaid did languish, and languishing did live, on which said
 day of ~~in the year aforesaid, the said~~
~~at the City and County aforesaid, of the said mortal~~
 wound did die.
Then and there died.

AND SO THE GRAND JURY AFORESAID do say: That the said *Ramond*
Dennis, Junr.
 the said *Max Herzog*, in the manner and form, and by
 the means aforesaid, wilfully, feloniously and of *his* malice aforethought, did kill
 and murder against the form of the statute in such case made and provided, and against the
 peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0702

BOX:

490

FOLDER:

4476

DESCRIPTION:

Di Diego, Guiseppe

DATE:

08/19/92



4476

0703

POOR QUALITY ORIGINAL

Witnesses:

Virginia Palmer

Wm. R. Racy
Counsel,
Filed *9* day of *July* 189*2*
Plends, *San Diego*

THE PEOPLE

vs.

Sansepedi Diego

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen P. Argon
Foreman.
Park 3. Sept 8/92
I had *part* of *document*
Sept 8/92
J. S. B.

0704

POOR QUALITY ORIGINAL

Police Court 1st District.

1891

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

Vincenzo Palmer

of No. 135 West Street, aged 47 years,

occupation Carman being duly sworn,

deposes and says, that on the 14th day of August 1891 at the City of New

York, in the County of New York,

he was violently and feloniously ^{attempted to} ASSAULTED and BEATEN by

Guiseppi De Teas who

pointed and aimed a revolving

pistol at a deponent

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

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

Sworn to before me, this 15 day

of August 1891,

Vincenzo Palmer

W. F. ... Police Justice.

0705

POOR QUALITY ORIGINAL

(1395)

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Giusseppe De Steaco 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. *Giusseppe De Steaco*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *130 Baxter Street 2 months*

Question. What is your business or profession?

Answer. *Tailor*

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*
Giusseppe Di Diego

Taken before me this *1897*
day of *August* 1897
Police Justice

0706

POOR QUALITY ORIGINAL

Sec. 151.

Police Court, _____ 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 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 *Giuseppe Bemer* of No. *135 West* Street, that on the *14* day of *August* 18*88* at the City of New York, in the County of New York,

deliberately he was violently Assaulted and Beaten by *Giuseppe DeTenes*

who pointed a revolver at deponent

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 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 *104* 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 *15* day of *August* 18*88*

Chas. S. Brady POLICE JUSTICE.

0707

POOR QUALITY ORIGINAL

Police Court..... District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant A & B.

Dated *Sept 15* 1892

Hadley Magistrate.

Conroy Officer.

The Defendant *Thompson* taken, and brought before the Magistrate, to answer the within charge. pursuant to the command contained in this Warrant.

Ed J. O'Connor Officer.

Dated *Aug 16* 1892

This Warrant may be executed on Sunday or at night.

..... Police Justice.

6¹⁰ ans

26 yrs

W

State

Tailor

W

Yes

130 Baxter St

Dated

188

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.

The within-named

Police Justice.

0708

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court... District

THE PEOPLE &c.,
ON THE COMPLAINT OF

Offense... Felony... Assault

Dated

Magistrate

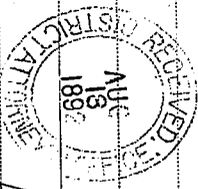
Officer

Witnesses

No. Street

No. Street

No. Street



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

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

Dated, Aug 16 1892

I have admitted the above-named Defendant

to bail to answer by the undertaking hereto annexed.

Dated, Aug 17 1892

There being no sufficient cause to believe the within named

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

Dated, 189

570
No. 570
Street
1912

1929

0709

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Giuseppe di Diego

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

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

The said

Giuseppe di Diego

late of the City of New York, in the County of New York aforesaid, on the 14th day of August in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Vincenzo Palma in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said Vincenzo Palma a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Giuseppe di Diego in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent the said Vincenzo Palma thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

Giuseppe di Diego

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Vincenzo Palma in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against the said Vincenzo Palma

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Giuseppe di Diego

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0710

BOX:

490

FOLDER:

4476

DESCRIPTION:

Dietze, Joseph

DATE:

08/17/92



4476

0711

POOR QUALITY ORIGINAL

Witnesses:

Thos J. O'Connor

Counsel,

Wm. C. Knott

Filed

My (day of *July* 188*7*)
Wm. C. Knott

Pleads,

THE PEOPLE

vs.

F

Joseph Dietze

ATTEMPTING SUICIDE.

(Section 174, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

De Lancey Nicoll

A TRUE BILL.

Foreman.

Alfred S. Pappan

Alfred S. Pappan
John C. Kelly
Elmira P. PSM

0712

POOR QUALITY ORIGINAL

Police Court 4 District.

City and County of New York ss.

Thomas J. Connor

of No. The Park Department Street, aged years, occupation Police officer being duly sworn, deposes and says, that on the 3rd day of August 1892, at the City of New York, in the County of New York,

Joseph Dietze (nowhere) did wilfully and unlawfully violate the provisions of Chapter 174 of the Penal Code in attempting to commit suicide under the following circumstances to wit: At about 11th A.M. on said date deponent was in Central Park and his attention was attracted by the report of a pistol: that deponent found defendant lying on a walk with a pistol near his hand and deponent heard defendant say "I die for my love". Wherefrom deponent prays that defendant may be dealt with as the Law directs.

Sworn to before me, }
this 12th day of August 1892 }
Thos J. Connor
Charles Laintor
Police Justice

0713

POOR QUALITY ORIGINAL

Sec. 108-200

4 District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Joseph Dietze 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. Joseph Dietze

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Germany

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

Answer. No home

Question. What is your business or profession?

Answer. Sailor

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 Dietze

Taken before me this

day of August 1887

Charles W. Beards Police Justice.

0714

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Police Court--- 18 District. 958

THE PEOPLE, &c.,

VS THE COMPLAINANT OF

Thomas J. Downey

Joseph Stigo

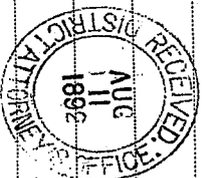
Offence Attempted Suicide

Stephen J. ...

James ...

Witnesses

No. _____ Street _____



No. _____ Street _____

No. 5711 Street 9.19

TO ANSWER

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 August 18 1892 Charles W. ... 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.

0715

POOR QUALITY
ORIGINAL

503

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 Dietze

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

Joseph Dietze

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Joseph Dietze,

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-two, at the City and County aforesaid, with intent to take his own life,
to, at and against himself, a certain pistol
then and there charged and loaded with
gunpowder and lead, unlawfully and feloniously
did shoot off and discharge;

the same being an act dangerous to human life, 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.

DE LANCEY NICOLL,

District Attorney.

0716

BOX:

490

FOLDER:

4476

DESCRIPTION:

Dimintro, Joseph

DATE:

08/03/92



4476

0717

POOR QUALITY ORIGINAL

156

Counsel, 3 day of Aug 1892
Filed

Pleads,

THE PEOPLE

vs.

Joseph Dimitro
18
197 Market Street

Section 498, Penal Code
Burglary in the Third Degree.

DR LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Appas

Foreman.

Henry Zoley
Elmira, Pa

Witnesses:

Witness signature lines

0718

POOR QUALITY ORIGINAL

Police Court _____ District.

City and County of New York, ss.:

of No. 3 Mulberry Street, aged 28 years, occupation Housekeeper being duly sworn

deposes and says, that the premises No. 5 Mulberry Street, 6th Ward

in the City and County aforesaid the said being a Dwelling House

and which was occupied by deponent as a Dwelling

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the door leading from the hall way into said premises by means of forcibly opening said door with a jimmy

on the 20 day of July 1892 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of household furniture, clothing and other articles of the value of about seventy dollars.

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

for the reasons following, to wit: that on said date about seven o'clock in the forenoon deponent actually fastened and locked the aforesaid door in the said premises. When deponent returned to said premises she found the same had been burglariously entered. Deponent so informed by Sarafino Boffi of 5 Mulberry Street, that she the said Sarafino saw the defendant forcibly open the door leading into deponent's premises. Deponent is further informed by John Walsh Policeman of the 6th Precinct

0720

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, } ss.

aged 30 years, occupation Policeman of No. 6th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Rachel Andrella

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

Sworn to before me this 31 day of July 1892 Police Justice.

John Walsh

CITY AND COUNTY OF NEW YORK, } ss.

aged 42 years, occupation Shopkeeper of No. 8 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Rachel Andrella

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

Sworn to before me this 31 day of July 1892 Police Justice.

Serafino Boffi

0721

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Metro 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.

Joseph Metro

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Italy

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

Answer.

27 Varick Place. 6 months

Question. What is your business or profession?

Answer.

Barber

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

Answer.

I am not guilty.

Joseph Diminuto

day of

Taken before me this

1892

Police Justice.

0722

POOR QUALITY ORIGINAL

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District.

THE PEOPLE v. c.

Walter Campbell

James H. Kelly

Offense

Burglary

Dated July 31 1892

Magistrate

Officer

Witnesses

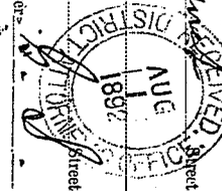
No. 1

No. 2

No. 3

No. 4

No. 5



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 31 1892 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.

0723

POOR QUALITY ORIGINAL

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 Dimintros

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

Joseph Dimintros

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

The said

Joseph Dimintros

late of the *6th* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Rachel Andraella

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Rachel Andraella* in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll,
District Attorney

0724

BOX:

490

FOLDER:

4476

DESCRIPTION:

Dreyer, Benjamin

DATE:

08/09/92



4476

0725

POOR QUALITY ORIGINAL

*109

Counsel,

C. Coleman

Filed

9th day of August 1892

Pleads,

Agnew

THE PEOPLE

vs.

Benjamin Drayer

Grand Larceny, *Second Degree.* [Sections 528, 587, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen D. Agnew

Foreman.

Sept 2 August 22, 1892

True and Acquitted

Witnesses:

0726

POOR QUALITY ORIGINAL

(1885)

Police Court— 3 District.

Affidavit—Larceny.

City and County of New York, ss.

Mathew Cohen

of No. 18 Essex Street, aged 29 years, occupation Restaurant being duly sworn,

deposes and says, that on the 31 day of July 1892 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:

Good and lawful money to about the amount of thirty five dollars

the property of deponent

and that this deponent

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

from the fact that at 8 o'clock A.M. the said property was in ~~the~~ a pocket-book that was in the pocket of a pair of trousers that was hanging on the head of a bed in the bedroom of the said premises.

Deponent further says that the said defendant came to deponent and requested deponent to allow him to go to his deponent's room to change his shirt. The

deponent is informed by Sarah Wildenberg that she saw the said defendant in deponent's room that the defendant was searching the pockets of deponent's pants when she asked the defendant what he

Sworn to before me this 1st day of August 1892

Police Justice

Subscribed

0727

POOR QUALITY ORIGINAL

wanted, he answered that he was looking for his vest, that the defendant then dropped a pocket book on the floor. Defendant further says that when he returned the same found after the defendant had left defendant found the said pocket book on the floor and the said money missing.

Wherefore defendant charges the said defendant with the larceny of the said sum of money and prays that he may be held and dealt with as the law directs sworn to before

me this 1st day Aug 1892 at New Haven

[Signature]
Police Justice

0728

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin Dreyer 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.

Benjamin Dreyer

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Russia

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

Answer.

18 Essex Street. 2 mos.

Question. What is your business or profession?

Answer.

Jobber.

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

Benjamin Dreyer

Taken before me this
day of *July*

188*9*

Police Justice

[Signature]

0729

POOR QUALITY ORIGINAL

On Aug 22nd 1892
9:30 AM
[Signature]

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

Police Court, No. 11
District 934
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Nathan Rubin
18 born
Josephine Greyer
Offense, Grand Larceny

Dated Aug 1 1892
Magistrate Joseph [Signature]
Witnesses Canal Waterbury
[Signature] Precinct
[Signature] Officer
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer [Signature]
[Signature]



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, Aug 2 1892 [Signature] Police Justice.

I have 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.

0730

POOR QUALITY ORIGINAL

Sept 4 a.

CITY AND COUNTY OF NEW YORK, } ss.

Sarah Wildenberg

aged 12 years, occupation Keep House of No.

18 Keese Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Nathan Cohen

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

Sworn to before me, this 1 day of August 1887 Sarah

[Signature] Police Justice.

0731

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Benjamin Dreyer

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *Benjamin Dreyer*

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

The said *Benjamin Dreyer*,

late of the City of New York in the County of New York aforesaid, on the *31st* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two* at the City and County aforesaid, with force and arms, in the *day* - time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirty-five* dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirty-five* dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *thirty-five* dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *thirty-five* dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty-five dollars*

of the goods, chattels and personal property of one *Nathan 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.

DE LANCEY NICOLL,
District Attorney.

0732

BOX:

490

FOLDER:

4476

DESCRIPTION:

Dulit, Ernest

DATE:

08/11/92



4476

0733

POOR QUALITY ORIGINAL

#183

Witnesses
G. P. Roberts

Counsel,

Filed, 11 day of Aug 1892
Myrtle

Pleads,

THE PEOPLE

vs.

B

Ernest Dubit

Transferred to the Court of Sessions for trial and final disposition
Post 2 - 1892 - 1893

VIOLATION OF THE EXCISE LAW.
Selling etc. on Sunday.
(Chap. 401, Laws of 1892, § 92)

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

Allen D. Applegate

Foreman.

0734

POOR QUALITY ORIGINAL

1897

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Ernest Dault

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Ernest Dault*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *two July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Ernest Dault*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

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

DE LANCEY NICOLL
District Attorney.

0735

BOX:

490

FOLDER:

4476

DESCRIPTION:

Dyas, Edward

DATE:

08/16/92



4476

0736

BOX:

490

FOLDER:

4476

DESCRIPTION:

Dyas, George

DATE:

08/16/92



4476

0737

BOX:

490

FOLDER:

4476

DESCRIPTION:

Schonrog, Charles

DATE:

08/16/92



4476

0738

POOR QUALITY ORIGINAL

7/27
Alber
Hobbes

Counsel,
Filed
day of July 1892

Pleas
THE PEOPLE

Burglary in the Third Degree
Section 489, 12 C. S. 1880
No. 1136

vs.
Edward Dyas,
George Dyas,
Dna
Charles Schorog

DE LANCEY NICOLL,
District Attorney.

1/5
1/11/1892
over

A TRUE BILL.

Alber P. Hobbes
Foreman.

Alber P. Hobbes

All sentence extended
R.B.M.

Witness

0739

POOR QUALITY ORIGINAL

Court of
General Sessions
The People

v/s

Charles Schreyer

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN,
100 EAST 23D STREET,

New York, Aug 12 1892

CASE NO. 66753 OFFICER Single
DATE OF ARREST August 10th 1892
CHARGE Burglary

AGE OF CHILD 15 years
RELIGION Protestant
FATHER Julius
MOTHER Anna (deceased)
RESIDENCE 216 1/2 First Ave

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

they have no record of boys ever having been arrested and the boy says himself he has never been guilty of any wrong doing. Boy professes to be entirely innocent of the charge and so far as officers can learn he was misled by Edwin Dea into visiting the premises on the ground by his (Dea) claiming his father had bought the house and was going to fix it up new and that they a number of fruit trees on the grounds. He also states there was nothing whatever done while he was present, it having been perpetrated at some previous time. Boy's reputation is excellent both school and out floor, and he is now in graduating class of Grammer School #8 and expects to enter college next Spring. He has a comfortably furnished home with his father and sister his mother being dead. Father is highly respected wherever affairs has made inquiry.

All which is respectfully submitted,

D. Collins Senker
Capt

To Dist Atty

0740

POOR QUALITY ORIGINAL

The Court
of
Jural Assessors
The People
 To
Charles Schour

PENAL CODE, §
...

**Report of the New York Society
 for the Prevention of Cruelty
 to Children.**

ELBRIDGE T. GERRY,
President, &c.,
 100 East 23d Street,
 NEW YORK CITY.

0741

POOR QUALITY ORIGINAL

Court of
General Sessions
The People
76

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, Aug 17 1892

George Deane

CASE NO. 6675
DATE OF ARREST August 9th 1892
CHARGE Burglary

OFFICER Pringle

AGE OF CHILD 10 years
RELIGION Catholic
FATHER William
MOTHER Ellen
RESIDENCE 709 East 116th St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

they have no record of boy's ever having been arrested before and boy himself states that he has never before committed any theft he explains his presence in the neighborhood of the premises by his brother Edwin asking him to go with him to get Peas, Apples etc. he claims to know nothing about the getting of the pipes etc. boy has a good reputation in the vicinity of his home and is very attendant at both the day and Sunday school. boy has a comfortable nicely furnished home and his parents are highly respectable and bear an excellent reputation. The father has been in the employ of one firm in this city for the past 20 years

All which is respectfully submitted,
D. Howell Jenkins
Rpt

To District Atty

0742

POOR QUALITY ORIGINAL

The Court
of
General Sessions
The People
vs
George Deas

PENAL CODE, §

Emory

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

0743

POOR QUALITY ORIGINAL

Court of
General Sessions
The People
vs
Edwin Dyer

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, Aug 17 1897

CASE NO. 66753 OFFICER Pringle
DATE OF ARREST August 9th 1897
CHARGE Burglary
AGE OF CHILD Twelve (12) Years
RELIGION Catholic
FATHER William
MOTHER Ellen
RESIDENCE 209 East 116th St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT
they have no record of boys ever having been arrested
before, he has confessed to officer that he has stolen
shoes and a velocipede on two previous occasions but
was not arrested, he has also confessed to having in
company with some other boy (not arrested) to having
forcibly entered the premises two days previous to his
arrest and committed the crime with which he is
charged he says that on the 9th there was nothing
done in the house.

Boy has a comfortable, nicely furnished home and
his parents are highly respectable and bear an
excellent reputation, the father being in the employ
of one firm in this city for the past 26 years

All which is respectfully submitted,

J. Ellows Secretary
Rpt

To Dist. Atty.

0744

POOR QUALITY ORIGINAL

The Court
of
General Sessions
The People
Edwin D. Ryan

PENAL CODE, § 56
Edwin D. Ryan

**Report of the New York Society
 for the Prevention of Cruelty
 to Children.**

ELBRIDGE T. CERRY,

President, &c.,

100 East 23d Street,
 NEW YORK CITY.

0745

POOR QUALITY ORIGINAL

Police Court - 6th District.

City and County of New York, ss.:

Lydia G. Howell

of No. 582 - Mott Avenue Street, aged 40 years, occupation None being duly sworn

deposes and says, that the premises No 596 Mott Avenue Street, in the City and County aforesaid, the said being a Three story Brick Building -

and which was occupied by deponent as a unoccupied room and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking a pane of glass out of a casement in the front basement and entering therein with intent to commit a crime -

on the 9th day of August 1892 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

the gas fixtures which was attached to some premium dining of the value of thirty dollars - and cutting away some pipe of the value of thirty dollars together and in all of the value of sixty-dollars.

the property of deponent and her husband William P. Howell

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

Edward Syas & George Syas & Charles Schomog (all the present)

for the reasons following, to wit: That deponent recently closed & locked said premium - about one hour before the commission of said offense. That deponent saw the said defendants conspiring together and detected them in the fact of burglariously entering said premium and stealing said property.
Lydia G. Howell.

From 5 before me this 11th day of August 1892
J. M. [Signature]

0746

POOR QUALITY ORIGINAL

Otte District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Eddiam Dyas 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.

Eddiam Dyas

Question. How old are you?

Answer.

12 years

Question. Where were you born?

Answer.

New York

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

Answer.

209 E 116 St - 1 Month

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 am guilty of the charge

Eddie Dyas

Taken before me this

11/11/1921

Notary Public
Robert L. ...

0747

POOR QUALITY ORIGINAL

Sec. 198-200.

6th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *George Dyas*

Question. How old are you?

Answer. *10 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *209 E 106th St. 1 month*

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 am guilty of the charge*

George Dyas

Taken before me this 11th day of August 1892
Wm. J. ...
District Justice

0748

POOR QUALITY ORIGINAL

6/11/12

District Police Court

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Charles Schourouq 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. *Charles Schourouq*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *2161-1st Ave, 4 years*

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 am guilty of the charge*

Charles Schourouq

Taken before me this

11/11/12

day of *November* 1892

W. H. ...
Notary Public

0749

POOR QUALITY ORIGINAL

RAILED

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court--- 1st District, 958

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles S. Howell
 of 582 West Ave
 1 *William Byrne*
 2 *George Ryan*
 3 *Charles Schwaner*

Offence *Burglary*

Dated *August 11th* 1892

M. M. M. M. Magistrate

Henry J. Bennett Officer

33- Precinct

Witnesses *William F. King*

John Place & 150 St Street

William C. Quigley Street

No. 108 E. 123 St Street

No. _____ Street _____

\$ *1000* back to master



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

Dated *August 11th* 1892 *W. C. C. C.* 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.

0750

POOR QUALITY
ORIGINAL

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 Dyas, George
Dyas and Charles Schonrog*

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

Edward Dyas, George Dyas and Charles Schonrog

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

The said *Edward Dyas, George Dyas
and Charles Schonrog*, all
late of the 23rd Ward of the City of New York, in the County of New York aforesaid, on the
ninth day of *August* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *day* -time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *William F. Howell*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *William
F. Howell* in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

0751

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Edward Dyas, George Dyas and Charles Schourog

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

The said Edward Dyas, George Dyas

and Charles Schourog, all

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

a quantity of gas, fixtures (a more particular description whereof is to the Grand Jury aforesaid

unknown, of the value of thirty dollars and ~~thirty~~ ^{four} hundred pounds of lead pipe of the value of ~~ten~~ ^{fifteen} cents each pound)

of the goods, chattels and personal property of one

William P. Howell

in the

building

of the said

William P. Howell

there situate, then and there being found, in the aforesaid, 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.

building

De Lancey Nicoll,
District Attorney