

0973

Police Court—3 District.

1931

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

of No. 31 St Marks Place Street, aged 25 years,
occupation Keep house being duly sworn,
deposes and says, that on the 19th day of March 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank
Castellano (now here) who cut and
stabbed deponent in the body with
the blade of a dagger which he
held in his hand. Deponent has
cause to believe that this assault
was committed

78 Ave
113 R 11

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 21 day }
of March 1893, } Mrs Lizzie Legare.
Chas. K. Lee Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Castellano

The Grand Jury of the City and County of New York, by this indictment, accuse
— Frank Castellano —
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Frank Castellano

late of the City of New York, in the County of New York aforesaid, on the nineteenth
day of — March — in the year of our Lord one thousand eight hundred and
ninety — three —, with force and arms, at the City and County aforesaid, in and upon
the body of one Lizzie Legare — in the peace of the said People
then and there being, feloniously did make an assault, and he the said
Lizzie Legare with a certain knife

which the said — Frank Castellano —
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 he the said — Lizzie Legare —
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

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

The said Frank Castellano

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
— Lizzie Legare — in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and he the said
with a certain knife Lizzie Legare

which the said — Frank Castellano —
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.

THIRD COUNT—

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

— Frank Castellano —

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

The said Frank Castellano —

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 said Lizzie Legare — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said

with a certain knife — Lizzie Legare —

which he the said Frank Castellano —

in his right hand then and there had and held, in and upon the body of her the said Lizzie Legare —

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

Lizzie Legare
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.

0976

BOX:

514

FOLDER:

4687

DESCRIPTION:

Cederberg, A. Hugo

DATE:

03/24/93



4687

0977

Witnesses:

Manfred [unclear]

200

Counsel

Filed

day of *March* 1893

Pleads,

THE PEOPLE

vs.

A. Hugo Caserberg

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

[Handwritten signature]

A TRUE BILL.

Wm. Keaton,

Foreman.

March 27/93

14

Heard (For 2 deg)

SP 5-10-93

April 14/93

[Signature]

0978

Address all Communications to the Company.

THE BABCOCK & WILCOX CO.
PATENT WATER-TUBE STEAM BOILERS,
30 CORTLANDT STREET.

New York, 189

was to undergo an operation
after having been sick and out of
work for weeks during which
time Bederberg was to him a true
friend and helped him in an
ways possible.

at last when the operation was
to be performed and the man be-
came downhearted in thinking
how impossible it would be
for him to procure the neces-
sary means, it was again Beder-
berg who kindly said to him:
"Here my friend is the cash. Get well
and sometimes in the future when
getting a position you might repay
me at your convenience."

0979

Address all Communications to the Company.

THE BABCOCK & WILCOX CO.
PATENT WATER-TUBE STEAM BOILERS,
30 CORTLANDT STREET.

New York, 189

If a man is judged according
to the motive of his actions I
believe there is much in the
favor of Bederberg and I earnestly
beseech the clemency of his
Judges.

Yours Respectfully

Rustan Lindlie
C. & M. E.

30 Cortlandt St.
City.

0980

Clark Park I 1690
District Attorney's Office.

Reo
Cesarberg

Defr plead guilty to
forgery on Dec 27/93
Remanded for sentence 93
to Dec 30/93

It is requested that
sentence be post-
poned to about
April 14/93 in pris-
oner's interest so
that his relatives
in Sweden may
be heard from

J. De la Cidona
Acting De la Cidona
for the

City^{and} County of

New York

John H Little of No 5 - W 14
Street occupation ^{Mechanic} being duly sworn
deposes and says that on the 2 day
of March 1893 at the City of New
York in the County of New York

Hugo Cederberg

did present the annexed check to
deponent in payment for household
furniture, ^{to the amount of \$150⁰⁰} and the same ^{thereafter} was deposited
in the Mechanics & Traders Bank to
his ^{deponent's} credit where he keeps an
account. Deponent is informed by
May E Tillinghast that the signature
to the annexed check is a forgery
and was never written by her, or
authorized. Deponent charges that
said defendant at the time and
place aforesaid did falsely make
forge and counterfeit the annexed
check, so purporting to be a
check on the aforesaid Bank,
whereby said Bank was ordered
to pay H. H. Cederberg the sum

0982

of one hundred and fifty dollars
and which check purported to
be signed by M E Tillinghast
and dated March 2, 1893, and
said defendant did then and there
utter, and publish said check
with intent to defraud defendant
in the said Bank

John D. Little.

Sworn to before me

this 18 day of Mch 1893

John P. Ketchum. Police Justice

0983

City & County of
New York ss
Mary E. Tillinghast of No 3 Washington Square ^{North}
~~Street~~ occupation archibed being duly
sworn deposes and says that she keeps
an account at the Fifth Avenue
Bank in said City and the signature
M. E. Tillinghast - on the annexed
check in said Bank being dated
March 2. 1893 and being for \$150 is
forged Dependant never signed her
name to said check and never
authorized any person to sign
her name to said check

M. E. Tillinghast -
Sworn to before me this
18 day of March 1893

John P. Woodhull Police Justice
~~M. E. Tillinghast~~

0984

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 48 years, occupation Algerman S. Frissell
President of No.

530 Fifth Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John H. Little & Mary E. Tillinghast
and that the facts stated therein ~~on information of deponent~~ are true of deponent's own
knowledge. in regard to receiving check from Little & account
of Mary E. Tillinghast's account with said Bank.

Sworn to before me, this 18 day }
of March 1893 } S. S. Frissell

John P. ... Police Justice.

0985

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugo Cedarberg 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.

Hugo Cedarberg

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Sverden

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

Answer.

425 W 57 St 3 weeks

Question. What is your business or profession?

Answer.

Brayton

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
Hugo Cedarberg

Taken before me this

day of

March 1931

John W. ...

Police Justice.

0986

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

Dated March 18 1893 John K. ... 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.

098

202

334

Police Court--- 2 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John H Little
Mrs. 144
Hugo Cedenberg

Office Targher

2
3
4

Dated March 18 1893

Vanhus

Magistrate.

Corcoran + McCluskey Officer.
Central office

Witnesses Mary E. Tillinghast

No. 3 Washington Square Street.

a S Frissell
5th Ave Bank Street.

No. _____ Street.

\$ 1500 to answer G.S.

Committed

PAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0988

Address all Communications to the Company.

THE BABCOCK & WILCOX CO.
PATENT WATER-TUBE STEAM BOILERS,
80 CORTLANDT STREET.

New York, March 29th 1893

Judge James Fitzgerald.

Dear Sir

Having been acquainted with Hugo
bederberg for circa four months
I wish to state that during this time
he made upon me the impression
of being extremely kindhearted and
this is what I believe brought
him mostly into his present troubles
Never he could see a person in
need without helping him even
to his last cent. Only a word
was necessary and out would
come the pocket book.

Among many cases I will mention
one.

A mutual acquaintance of ours

0989

SAFE
DEPOSIT
VAULTS.

THE FIFTH AVENUE BANK
OF NEW YORK.

A. S. Frisell, President.
Frank Dean, Cashier.
Samuel Woolverton, Ass't Cashier.

NEW YORK, April 8th, 1893.

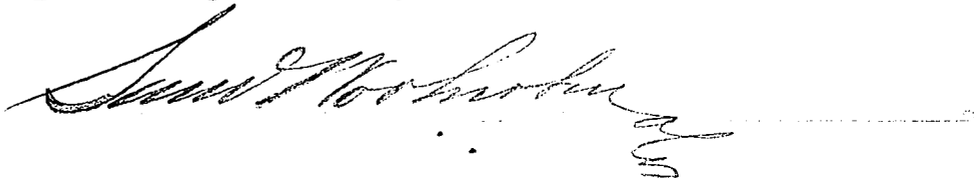
Hon. Delancey Nicoll,
District Attorney for the City of New York,
32 Chambers Street, City.

Dear Sir:

Referring to the forgery case of A. Cederberg, who is now awaiting sentence, we beg to advise you that we have no further request to make regarding stay of sentence.

Thanking you for respecting our previous request in the matter, we are,

Yours respectfully,



0990

No. 1973 **1501** New York. March 2nd 1893

THE FIFTH AVENUE BANK OF NEW YORK.
THROUGH THE NEW YORK CLEARING-HOUSE ASSOCIATION.

Pay to A. H. Cederberg or Order.
One hundred and fifty Dollars.

\$ 150.00
M. E. Litchfield

0991

Payable to
John H. Little
March 2nd 1893
A. C. Cuddeback
John H. Little
FOR DEPOSIT
TO THE CREDIT OF
JOHN H. LITTLE & CO.
John H. Little & Co

203

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

A. Hugo Cederberg

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

A. Hugo Cederberg

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

The said *A. Hugo Cederberg*,

late of the City of New York, in the County of New York aforesaid, on the *second* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 1973 *New York, March 2nd 1893*

The Fifth Avenue Bank ^{*New York*}
through the New York Clearing-House Association

Pay to *A. H. Cederberg* — or Order

One hundred and fifty⁰⁰ — Dollars.

\$150⁰⁰ *M. E. Tillinghast*

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

A. Hugo Cederberg

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

The said *A. Hugo Cederberg*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. 1973 New York, March 2nd 1893
The Fifth Avenue Bank ^{of New York}
through the New York Clearing House Association
 Pay to *A. H. Cederberg* — or Order
The hundred and fifty ⁰⁰ *dollars*
\$150⁰⁰ *M. E. Tillinghast*

the said

A. Hugo Cederberg

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0994

BOX:

514

FOLDER:

4687

DESCRIPTION:

Charlton, Alfred T

DATE:

03/22/93



4687

0995

Witnesses:

W. H. ...
...
...

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

Alfred S. Charlton

Grand Larceny, second Degree, [Sections 528, 531, Penna Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. W. Keaton

Foreman.

March 23/93
Henry J. ...

Ed. ...

0996

Police Court L. District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Henry S. Mower

of No. Plaza Hotel Street No 59 Street, aged 57 years,
occupation Superintendent being duly sworn,

deposes and says, that on the 24 day of April 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 night time, the following property, viz:

Good and lawfull money to the
amount of about One hundred dollars
\$ 100.⁰⁰/₁₀₀

the property of J. A. Ammond 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 feloni-
ously taken, stolen and carried away by Arthur G. Charlton

from the fact that said Charlton was
in the employ of deponent as Cashier of
the Cafe and Bar of said Hotel. Said
Charlton on said date left the said
premises and took from the receipts of
said date the said sum of money
said Charlton has since failed to return
said money to deponent or return to said
position as Cashier. Deponent therefore accuses
said Charlton with having appropriated
the said money to his own use and
benefit and asks that he may be ap-
prehended and dealt with to the law
demands

Henry S. Mower

Sworn to before me this 25 day
of April 1892
John J. Moran Police Justice.

0997

Sec. 198-200.

S

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Alfred J. Charlton

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. *Alfred J. Charlton*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Mass. U.S.*

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

Answer. *431 W. 28th St. New York*

Question. What is your business or profession?

Answer. *Electrician*

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 - Alfred J. Charlton.*

Taken before me this

Alfred J. Charlton
189
W. C. [Signature]
Police Justice

0998

Sec. 151.

Police Court 4 District.

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

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 Henry A. Power of No. Plaza Hotel Street, that on the 20 day of April 1892 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the
United States
of the value of One hundred Dollars,
the property of G. A. Ammond
w us taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Arthur J. Charlton

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 every of you, to apprehend the bod... of the said Defendant and forthwith bring him 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 20 day of April 1892
John Ryan POLICE JUSTICE.

099

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
[Illegible signature]

Warrant-Larceny.

Dated 188

Magistrate
Titus Krauch Officer. 6

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.

John H. Ryan 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

1000

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

Richard
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, March 1893 [Signature] 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.

100

No. 1654 District 300
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry J. Munger
Alfred J. Charlton

James Ward Parmenter

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

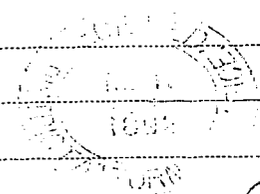
Dated, March 14 1893
Merrell Magistrate.
J. H. Brown Officer.
P. V. Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

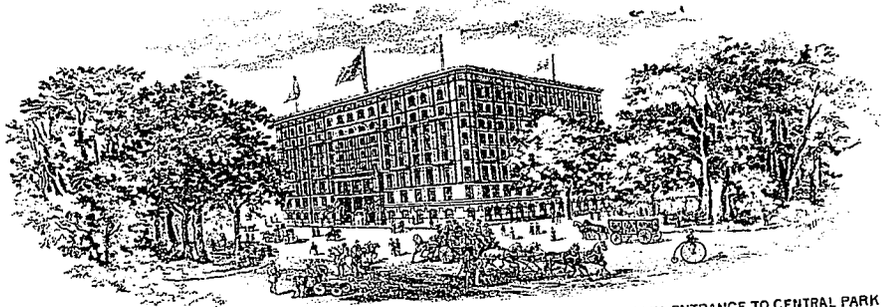
No. _____ Street.

\$ 1000 to answer G. S.



on
G. S.
Handwritten notes

1002



F.A. HAMMOND.

Plaza HOTEL

LOCATED AT THE MAIN ENTRANCE TO CENTRAL PARK.
5TH AVENUE, 58 & 59 STREETS.
ABSOLUTELY FIRE PROOF.
American & European Plans.

New York, th Wed 20 1893

Mr Charlton. It has
been my thought that
from your youth
it would be possible
for you to be sent
to the Elmira Reformatory
and believe me, anything
I can do to further
this end, I will most
gladly do. I hope in your
serious moments, you
have realized the great
wrong you have com-
mitted against your

1003

father and against me
who trusted you. You
are young yet and
if you make a study
of what is right and
honest, you have many
years probably before
you to reform yourself
in and repair the
great wrong you have
done. Again I say
I will do what I can
for you.

Henry A. Mearns
Superintendent

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred I Charlton

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

Alfred I Charlton

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

The said Alfred I Charlton

late of the City of New York, in the County of New York aforesaid, on the twenty fourth day of April in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars

of the goods, chattels and personal property of one Frederick A. Hammond

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.

Second COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Alfred J. Charlton* of the same CRIME OF *Grand* LARCENY, *in the second degree,* committed as follows:

The said *Alfred J. Charlton*

late of the City of New York, in the County of New York aforesaid, on the *twenty fourth* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, being then and there the *clerk and servant* of *Frederick A. Hammond*

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

Frederick A. Hammond

the true owner thereof, to wit:

the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars,

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

to *his* own use, with intent to deprive and defraud the said *Frederick A. Hammond*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said *Frederick A. Hammond*

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.

DE LANCEY NICOLL,
District Attorney.

1006

BOX:

514

FOLDER:

4687

DESCRIPTION:

Chase, Sara

DATE:

03/15/93



4687

1007

BOX:

514

FOLDER:

4687

DESCRIPTION:

Diemer, Fredericka

DATE:

03/15/93



4687

1000

BOX:

514

FOLDER:

4687

DESCRIPTION:

Donovan, Florence

DATE:

03/15/93



4687

POOR QUALITY ORIGINAL

Witnesses:

Joseph Manzoni
Eliza Biggert
Frank J. O'Hare
W. J. Quirkshank

No. 3 bailed March 15th in \$10,000
by Anthony J. Smith
659 - 3rd Ave, New York

Bail in cases of
Nos 1 & 2. on motion
reduced to \$7,500

Quiermer bailed by
Sophia L. Henry
1645 Morris Avenue
No. 1 bailed ~~March 15th~~ by
Wm O. Dubois
24 State St

73 v. Fort

Counsel,

Filed,

day of March 1893

Pleads,

to wit: in 5 pages - text
102 - (not a quality)

THE PEOPLE
vs.
Sara B. Chase
Fredericka Dremer

Florence J. Donovan

After motion by defendant's
counsel and with the consent of
the District Attorney
dismissed as to Nos 1 & 2
District Attorney

MANSLAUGHTER.
Section of Penal Code.

A TRUE BILL.

Wm W. Heaton
June 2, 1893 - Part 2 Foreman
No. 1 tried and convicted of
manslaughter 3rd degree.
S.P. Gans & Co. 14
July 14/93

containing the same to be forced, thrust
 and inserted, upon, into, upon and against
 the wounds and private parts of her
 the said Margaret Managrin, the same
 not being then and there necessary to
 preserve the life of her the said
 Margaret Managrin, or of the child of
 which she was so pregnant as aforesaid,
 then the said Sarah Chase, Frederick
 Diener and Frederick J. Donovan, joining
 into her the said Margaret Managrin, then
 and there, with the instrument aforesaid,
 in and upon the wounds and private parts
 of her the said Margaret Managrin, divers
 mortal wounds, lacerations, excoriations and
 contusions, of which said mortal wounds,
 lacerations, excoriations and contusions she
 the said Margaret Managrin, from the said
 twenty sixth day of January, in the
 year aforesaid, until the thirtieth day
 of February, in the same year aforesaid,
 at the City and County aforesaid, did
 languish, and languishing did die,
 on which said thirtieth day of February,
 in the year aforesaid, she the said
 Margaret Managrin, at the City and
 County aforesaid, of the said mortal
 wounds, lacerations, excoriations and contusions,
did die

And so the Grand Jury aforesaid do say, that the said Sara B. Chase, Frederica Dimer and Terence T. Donovan, for the said Margaret Mangini, in manner and form, and by the means aforesaid, willfully and feloniously did kill and slay, 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 Sara B. Chase, Frederica Dimer, and Terence T. Donovan of the same crime of Manslaughter in the first degree, committed as follows:

The said Sara B. Chase, Frederica Dimer and Terence T. Donovan, all late of the City and County aforesaid, on the twenty-sixth day of January, in the year of our Lord one thousand, eight hundred and ninety-three, at the City and County aforesaid, in and upon one Margaret Mangini, who was then and there a woman pregnant with child,

willfully and feloniously did make an
 assault, and with intent thereby to procure
 the miscarriage of the said Margaret
 Mangin, did then and there willfully
 and feloniously use and employ, and
 cause to be used and employed, a
 certain instrument to the effect and purport
 aforesaid mentioned, by then and there
 forcibly, thrusting and inserting the
 same, and causing the same to be forced,
 thrust and inserted up, into, upon and
 against the womb and private parts of
 her the said Margaret Mangin, the
 same not being then and there necessary
 to preserve the life of her the said Mar-
 garet Mangin, or of the child of which
 she was so pregnant as aforesaid, by
 reason and by means of which said
 use and employment of the said instrument
 as aforesaid, she the said Margaret
 Mangin then and there became and
 was mortally sick and distressed
 in her body, and of the said mortal
 sickness and distress, from the said
 twentieth sixth day of January in the year
 aforesaid, until the thirteenth day of
 February in the same year aforesaid at
 the City and County aforesaid, did
 languish, and languishing did live, on

which said last mentioned day, she the said Margaret Manzoni, of the City and County aforesaid, of the said mortal sickness and distemper, so as aforesaid occasioned, did die.

And so the Grand Jury aforesaid do say, that the said Sara B. Chase, Fredericka Denier and Lawrence T. Donovan, for the said Margaret Manzoni, in manner and form, and by the means aforesaid, unlawfully and feloniously did kill and slay; 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.

Debrauer Mill,

District Attorney

10 15

BOX:

514

FOLDER:

4687

DESCRIPTION:

Cileuto, Anthony

DATE:

03/30/93



4687

10 16

Witnesses:

Chas. J. [Signature]

Counsel,

Filed

207 day of *March* 1893

Pleas,

Myself & [Signature]

THE PEOPLE

vs.

B
Anthony Cicuto

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday,
[Chap. 401, Laws of 1892, § 32.]

May 16 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. W. Keaton

Foreman.

1017

Court of General Sessions of the Peace

2867

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Anthony Cilento

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

Anthony Cilento

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

The said

Anthony Cilento

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, 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~~

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

Anthony Cilento

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

The said

Anthony Cilento

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

Charles F. Fahey

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.

10 18

BOX:

514

FOLDER:

4687

DESCRIPTION:

Clare, Henry

DATE:

03/09/93



4687

10 19

Witnesses:

James Thompson
214 W. 10th St

Mr. Knight
205 W. 7th St

21 1893
H. H. [Signature]

Counsel,
Filed
Pleads,
May of 1893
10

THE PEOPLE

vs.

F
Henry Clare

Grand Larceny,
[Sections 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL. Found

Myr Neaton

Foreman.
1893
[Signature]
10

Ec Ref 13.

15 1893

Police Court— 4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James Thompson
of No. 314 West 69th Street, aged 49 years,
occupation Port-Hack being duly sworn,
deposes and says, that on the 2nd day of March 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

A quantity of lead pipe,
valued at Fifty Dollars

The property of Crews 457 N. Volley 1512 Bway
in care and charge 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 Clare, now here, from
the fact, that deponent saw this
defendant, and another man not
arrested, take, steal and carry away
said property, from premises 314 West 69th
Street.

Deponent, after being informed
of his rights, confesses in open
Court with taking and striking
pencil pipes.

James Thompson

Sworn to before me this
2nd day of March 1893
at New York
Police Justice

1021

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

Henry Claus 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. Henry Claus

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Germany

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

Answer. 307 W 69 St. 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.
Henry Claus

Taken before me this 30
day of March 1897.
W. H. McKeever
Police Justice.

1022

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

De Grunwald

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, March 1 189 [Signature] 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.

Police Court--- 5th District. 251

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Thompson
314 W 69th
Ermy Clark

Offense
Brand
Carriage

Dated, March 5 1893

Magistrate
Bocherl
24 Precinct.

Witness Christi Curley

No. 306 W 69th Street.

John Kelly
313 W 69th St. Street.

No. Street.

\$ 1000 to answer to G.P.

CM

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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 Clare

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

Henry Clare

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

The said

Henry Clare

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

five hundred pounds of lead pipe of the value of ten cents each found

of the goods, chattels and personal property of one *Charles E. Brewer*

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.

W. Lancy Nicoll
District Attorney

1025

BOX:

514

FOLDER:

4687

DESCRIPTION:

Clark, Max

DATE:

03/16/93



4687

Witnesses:

Wm Erbe
Edmund Shalvey

109

Counsel,

Filed

11th day of *March*

1893

Pleads,

THE PEOPLE

vs.

Max Clark

Barney in the Third Degree
Dum...
[Section 498, 893]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm W. Keaton,

Foreman.

James Hops

Charles Rayoley

E. L. Ref. Jr.

1027

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

William Erbe

aged *23* years, occupation *Conductor* of No.

71 Attorney

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Miss Jackson*

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

Sworn to before me, this *10* day } *William Erbe.*
of *March* 189*3*

Charles N. Linton Police Justice.

1028

Police Court 3 District.

City and County of New York, ss.:

Lucia Jackson

of No. 71 Attorney Street, aged 40 years, occupation Wash House being duly sworn

deposes and says, that the premises No. 71 Attorney Street, 13 Ward

in the City and County aforesaid the said being a Wash House in the basement of which was a wood house and which was occupied by deponent as a straps room and woodhouse and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking the lock of the door leading into said woodhouse

on the 9 day of March 1893 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of glassware and four dozen of Bone Buttons together of the value of about twenty five 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

Max Clark
(number)

for the reasons following, to wit: That deponent had said property in said woodhouse securely locked and fastened and deponent is informed by William Erbe of 71 Attorney Street that he found the said defendant in the basement of said premises and that he found in his possession a quantity of glassware and buttons. Deponent has since seen the

1029

property in the possession of said defendant and fully and positively identifies as the property taken from and carried away from said premises and discloses that said premises had been previously entered by entering the same back as aforesaid

Shewn & before me this }
10 day of March 1892 } John X Jackson
Mark

Charles N. Lainta
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 _____ 188____ Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 188____ Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188____ Police Justice.

Police Court, _____ District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dated _____ 188____
Magistrate.
Officer.
Clerk.
Witness, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

1030

(1885)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Max Clark
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. *Max Clark*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *73 Bowery 2 months*

Question. What is your business or profession?

Answer. *Clark*

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*
Max Clark

Taken before me this *10*

day of *March* 189*3*

Charles J. Justice

Police Justice.

1031

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

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, Nov 10 1893 Charles N. Linton 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.

l

109
3
272
Police Court, District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Marie Suchan
71 Attorney
EN.
Max Clark

Engling
Offense.

1
2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, Mar 10 1893

Luino Magistrate.
Stealery & Harassment Officer.
120 Precinct.

Witnesses
Max Clark
71 Attorney Street.

No. Street.

No. Street.

\$ 1000 to answer Lis.

Allen
Brewer
P.L.



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

THE PEOPLE OF THE STATE OF NEW YORK
against
Max Clark

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

Max Clark

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

The said *Max Clark*

late of the *13th* Ward of the City of New York, in the County of New York aforesaid, on the
ninth day of *March* in the year of our Lord one
thousand eight hundred and ninety-*three* 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

Susie Suchan

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 *Susie*
Suchan 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.

SECOND COUNT—

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

Max Clark

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Max Clark

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,

forty eight buttons of the value of five cents each, and divers articles of glassware of a number and description ~~whereof~~ to the Grand Jury aforesaid unknown, of the value of twenty dollars

of the goods, chattels and personal property of one

Susie Seaman

in the

building

of the said

Susie Seaman

there situate, then and there being found, in the *building* 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.

THIRD COUNT:

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

Max Clark

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Max Clark,

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

forty-eight buttons of the value of five cents each, and divers articles of glassware of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars

of the goods, chattels and personal property of

Susie Suchan

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

Susie Suchan

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

Max Clark

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

DE LANCEY NICOLL,

District Attorney.

1036

BOX:

514

FOLDER:

4687

DESCRIPTION:

Clay, Samuel (3rd)

DATE:

03/10/93



4687

Witnesses:

J. M. Shannon

*Boil as written
fixed \$5000.00
J. M.*

Every effort has been made by the District Attorney to bring the complainant within the jurisdiction of this Court, but without avail. Without the complainants testimony no case can be made against the defendant. In view of the fact I recommend that the defendant be discharged upon his own recognizance.
June 12, 1893
*John H. M. Taylor
Dist. Atty.*

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Samuel Clay, Jr.

*June 12 - 1893
M. H. M.*

DE LANCEY NICOLL,

District Attorney.

June 12/93

A TRUE BILL.

*It I June 8
J. M.*

*J. M. Neaton
June 12/93*

Foreman.

*Discharged on
J. M. Neaton*

Grand Larceny,
[Sections 528, 529]
First Degree,
Penal Code.]

*35
37
B. W. Nichols
193*

1038

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

-----X)	
)	
The People of the State of New York	:	
)	
-against-	:	<u>Notice of</u>
)	<u>Motion.</u>
S a m u e l C l a y.	:	
)	
-----X)	

S I R:-

YOU WILL PLEASE TAKE NOTICE, that upon the annexed affidavit, and upon all the pleadings and proceedings had herein, the undersigned, attorneys for the above-named defendant, will move, before the Honorable Rufus B. Cowing, City Judge of the City of New York, in Part I of this Court, at eleven o'clock in the forenoon of Thursday, the 8th day of June, 1893, or as soon thereafter as counsel can be heard, for the discharge of the defendant for want of prosecution, and for such other and further relief as to the Court may seem just and proper.

Dated, New York, June 5th, 1893.

Yours respectfully,

Friedman & Howard

Attorneys for Defendant,

61 - 65 Park Row, -World Building-,

New York City.

To
Hon. DeLancy Nicoll,
District Attorney, N.Y.Co.

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

```

-----X
The People of the State of New York )
      -against-                       )
S a m u e l C l a y.                 )
-----X

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City and County of New York, ss:-

F r e d e r i c k B. H o u s e
being duly sworn, deposes and says, that he is a member of
the firm of FRIEND & HOUSE, who are the attorneys for the
above-named defendant.

That on the 10th day of March, 1893, the Grand Jury
of the City and County of New York, found an indictment
against this defendant, wherein he was charged with the
crime of Grand Larceny, and to which indictment defendant
pleaded not guilty.

That since the finding of said indictment, the de-
fendant has been, and now is confined in the Tombs, unable
to give bail, and that during such time the said indictment
has been moved for trial but once, and that upon that oc-
casion the complainant was not present and the People
could not proceed and try said indictment.

That more than two terms of this Court have passed
since the finding of said indictment, but the same has not
been tried or disposed of, although defendant is now and
always has been ready for trial.

Deponent further says, that the complainant is one
Shannon, a resident of the State of Kentucky and that
since the finding of said indictment, he has not been with

2.

in the State of New York, and deponent verily believes that is not his intention to appear and prosecute the indictment against defendant.

Wherefore, deponent prays that the defendant may, for the reasons above set out, be discharged, and for such other and further relief as may be just and proper.

Sworn to before me this
5th day of June, 1893.

) Frederick B. Hensley
)

Lyman L. Settel
Notary Public Kings County
Certificate filed in New
York County

1041

W.P. General Session Court.

Er: — Please take notice, that the within is a true copy of an in the within-entitled action, this day duly entered and filed in the office of the Clerk of this Court.

The Peoples

—against—

Dated, N. Y., 189

Yours &c.,
FRIEND & HOUSE,
Attys for

Samuel Clay,

copy
Affidavit and
Notice of Motion.

To Esq.,
Attorney for

FRIEND & HOUSE,
Defendants ATTORNEYS,
61-65 PARK ROW,
WORLD BUILDING,
NEW YORK.

and I have and I have
this is hereby admitted.
day of 189

Wm. Lawrence Wood,
Attorney for
Peoples

1042



MITCHELL CARY ALFORD,
PRESIDENT OF THE SENATE
AND LIEUTENANT GOVERNOR.

State of Kentucky
Senate Chamber.

eration which you may show this unfortunate boy would be fully justified by the circumstances.

Very respectfully,

M. C. Alford

1043



State of Kentucky
Senate Chamber.

Lexington, Ky., March 29, 1893.

MITCHELL GARY ALFORD,
PRESIDENT OF THE SENATE
AND LIEUTENANT GOVERNOR.

Hon. DeLancy Nicoll,
District Attorney New York,
New York City.

My dear Sir:-

Young Samuel Clay who formerly resided in this city, is in your city prison upon an indictment for taking a pocket book from a book-maker, John M. Shannon. I have known young Clay for several years, and from my knowledge of his condition, and from information received from physicians who have examined him, I am confident that he has for some time been suffering from mental aberration, and when in that condition is liable to commit acts for which he is not responsible. Young Shannon, of this place, fully appreciating the circumstances, will not prosecute Clay, and of course the whole matter will then rest with you.

I have taken the liberty to write you regarding young Clay, because I felt assured that when the facts were brought before you you would not feel inclined to pursue the matter any further than your duty absolutely required, and I further feel that any consid-

1044



MITCHELL CARY ALFORD,
PRESIDENT OF THE SENATE
AND LIEUTENANT GOVERNOR.

State of Kentucky
Senate Chamber.

eration which you may show this unfortunate boy would be fully justified by the circumstances.

Very respectfully,

M. C. Alford

1049

United States Senate,

WASHINGTON, D. C., *Mar 21st*, 1893

Hon. De Lancey Nicol,
U. S. District Attorney,
New York, N. Y. -

Dear Sir:-

Samuel Clay, of Kentucky, is now in your city prison charged with the crime of grand larceny. Young Clay belongs to one of the best families in our State, and on account of his parents and brothers, I take great interest in the outcome of the matter.

While I would not for a moment ask from you the slightest departure from your duty as prosecuting attorney, I shall be glad if you can see your way to dealing leniently with

1046

the unfortunate boy. It is useless
to say I write at the instance of
his relatives.

Very Truly Yours,

William Lindsay

1047

My dear Sir:-

Young Sam Clay, a son of an old friend of mine of this city, has been indicted at New York for taking a pocket book from one John M. Shannon. Young Clay in early life was addicted to the habit of masturbation, and was sent to Louisville and circumcised by Dr. Morton, of that city, in the hope that it would cure him of this habit. He afterwards attempted to commit suicide, and was confined in a private sanitarium here under the care of Dr. Evans.

Those acquainted with his condition believe him entirely irresponsible. Of course, I appreciate fully the responsibilities of your position, but I am fully convinced that if the duties of your office will allow you any discretion in the matter, young Clay's condition will justify any consideration which you may be able to show him. On account of Clay's condition the Shannons will not prosecute, and I felt that when the facts of the case were brought to your attention, you would not feel inclined to push the matter.

Very respectfully,



Hon. DeLancy Nicoll,

District Attorney,

New York City.

1048

House of Representatives U.S.
Washington, D.C.

March 16, 1893.

Hon. Delancey Nicholl,
District Attorney,
New York.

My dear Nicholl:-

I enclose you a letter just sent me from Senator Blackburn of Kentucky, which explains itself. Will you please telegraph me upon receipt of this to 1822 Jefferson Place Washington, as to whether the case is now in the office, and its status.

As these gentlemen are the direct descendants of Henry Clay they occupy position which naturally arouses a deep sense of mortification and shame that they are likely to experience through one of their family, I should certainly be glad to aid them in any way in my power. I have been confined to my bed since the Inauguration with pleurisy and am just able to be up. I shall return to New York by Saturday or Sunday. In the meantime I would like to get your answer so as to advise Senator Blackburn.

Yours truly, *J.R. Fellows*, *Per A.N.H.*

1049

WM. ROGERS CLAY,
LAWYER,
LEXINGTON, KY.

Lexington, Ky., March 9, 1893.

Hon. J. C. S. Blackburn,
Washington, D. C.

My dear Mr. Senator:-

As you have probably seen in the papers, my younger brother, Samuel Clay, has been arrested on the charge of taking a pocket book from one John Shannon some time last Fall in New York City. My brother, Bishop Clay, and myself desire to secure some one to defend him. Thinking the matter over, it occurred to me that perhaps Col. John R. Fellows would be the best man to undertake the case, provided his fee would be small enough for us to be able to pay it. Bishop and I have no means, but we could probably raise a reasonable amount.

Sam has been entirely irresponsible for the past three or four years. He is now only nineteen years of age, and for the past four or five years has been addicted to the habit of masturbation. He attempted to commit suicide at one time, and we have had him confined in a Sanitarium here, and had him circumcised and treated for the habit of masturbation. We can furnish depositions of the physicians who attended him, and I believe that a case of insanity could be made out.

I should be glad if you will communicate with Col. Fellows immediately, and find out whether he will undertake the case or not, and if so, what would be his charges.

You will pardon me for worrying you with this matter, but whenever I am in trouble, I feel like coming to you first of all.

Very respectfully, *Wm. Rogers Clay*

A F F I D A V I T .

Lexington, Ky., April 15, 1893.

The affiants, J. W. Pryor and R. L. Willis. being first duly sworn, say that they are and have been for several years past practicing physicians in the city of Lexington, Ky., and that J. W. Pryor is Professor of Physiology in the State College of Kentucky; that on the night of March 6, 1892, they were summoned to attend Samuel Clay, III, in Lexington, who had endeavored to commit suicide by the use of morphine.; that they administered to him the necessary antidotes, and he subsequently recovered. Affiants state that at the time he was suffering from emotional insanity, occasioned by masturbation; that the effect of this habit upon his nervous system produces mental aberration which renders him at times entirely irresponsible.

..... *J. W. Pryor* ✓
..... *R. L. Willis*

Subscribed and sworn to before me by J. W. Pryor and R. L. Willis, this 15th day of April, 1893.

..... *J. B. Graham*
Notary Public
Fayette County
Kentucky

A F F I D A V I T O F D R. S I L A S E V A N S.

Lexington, Ky., March 29, 1893.

The affiant, Silas Evans, being first duly sworn, says that he is a practicing physician in the city of Lexington, and he now has charge of High Oak Sanitarium for the treatment of mental and nervous diseases, and has been in charge of the same for the past fourteen months; that previous to that time he was connected with the State asylums for a period of seven years; that he is familiar with mental and nervous diseases, having made a specialty of them for the last ten years. He says that he is acquainted with Samuel Clay, III, and that he treated said Clay for a period of six weeks at his sanitarium. Said Clay while under his care was suffering from mental aberration, the form of which trouble was emotional insanity, the result of masturbation. While he somewhat improved under his care, he did not consider him well when he left him. He says that the character of said Clay's mental trouble is such that under any excitement he is liable to commit acts for which he is irresponsible.

.....*Silas Evans*.....

Subscribed and sworn to before me by Silas Evans this 29th day of March, 1893.

James G. Rogers JGR

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena 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.]

Complainant is in Louisville, Kentucky.

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *John M. Shannon*
of No. *Sturtevant House* Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *3rd* day of **APRIL** 189*3* at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Samuel Gray
Dated at the City of New York, the first Monday of **APRIL**
in the year of our Lord, 189*3*.

DE LANCEY NICOLI., *District Attorney.*

1053

District Attorney's

Perk Ore
Caban de
June 12
L

1054

United States Senate,

WASHINGTON, D. C. March 22nd, 1893.

Hon. De Lancey Nicoll,

U. S. District Attorney,

New York, N. Y.

Dear Sir:

Young Sam Clay, of Kentucky, is now in your city prison charged with taking a pocketbook from one John M. Shannon. Clay's family are among the best people in our State, and are all personal friends of mine. His case is a very sad one. In early life he was addicted to the habit of masturbation. His family had him circumcised, and treated in a private asylum. Upon one occasion he attempted to commit suicide, and it is thought by those familiar with the circumstances of his life that he is entirely irresponsible. While I would not ask for him any leniency which the law does not permit, still, if the matter comes before you in such shape that you can exercise any discretion, I feel that the circumstances of the case would justify you in being as considerate as the duties of your office will permit.

Very respectfully,

J. C. Blackburn

Police Court 2 District. Affidavit-Larceny.

City and County of New York } ss:

John M. Shannon

of No. Stuyvesant House Street, aged 19 years, occupation Clerk

deposes and says, that on the 25th day of September 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 night time, the following property, viz:

Gold and lawful money of the United States to the amount and value of seven hundred one hundred and seventy seven one dollar, and a City of Exchange of the value of one thousand dollar - all of the value of eight hundred one hundred and seventy two dollars & 87/100

the property of Deponent and his brother and in deponent's charge

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Samuel Clay 3d unassisted Deponent had the property in a roll in the inside pocket of deponent's vest about the hour of 8.30 P. M. on said date, when Deponent went to a room in the Stuyvesant House with deponent, Deponent laid the said coat and money on a bed while Deponent went to an adjoining room, Deponent was absent a few moments, and when Deponent returned the said money was missing and Deponent had left the room, Deponent charges Deponent with said larceny for the reason that Deponent

Sworn to before me, this 25th day of September 1892 Police Justice.

and no other person had an opportunity
to take said money. Defendant
asked that defendant be dealt
with as the law directs

J. M. Shannon

Brought before us this
30th day of September
1892

John Ryan
Clerk

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, 189 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.

55 a W. 272
Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John M. Shannon
vs.
Samuel Clay 34

Offense
Carrying
Firearm

2
3
4

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

Dated, _____ 189
Magistrate.
Officer.
Precinct.
Witnesses _____
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ _____ to answer _____

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Clay, third

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

Samuel Clay, third

of the CRIME OF GRAND LARCENY IN THE

DEGREE, committed

as follows:

The said

Samuel Clay, third,

late of the City of New York, in the County of New York aforesaid, on the twenty eighth day of September, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

the sum of seven thousands, one hundred and seventy-one dollars in money, lawful money of the United States of America, and of the value of seven thousand and one hundred and seventy-one dollars,

one written instrument and evidences of debt of the kind called bills of exchange, drawn by one J. W. Rhodes, cashier of the Phoenix National Bank of Lexington, Kentucky on the Hanover National Bank of New York City, directing the said Hanover National Bank to pay at sight to the order of J. H. Shannon, the sum of one thousand dollars, the same being there due and unsatisfied, more particularly described in the Grand Jury's aforesaid indictment of the goods, chattels and personal property of one

John M. Shannon

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.

1060

BOX:

514

FOLDER:

4687

DESCRIPTION:

Cleary, James

DATE:

03/22/93



4687

Police Court— 2 District.

City and County } ss.:
of New York.

of No. 293-9th Avenue Street, aged 38 years,

occupation Liquor Dealer being duly sworn

deposes and says, that the premises No 293-9th Avenue Street,

in the City and County aforesaid, the said being a two story brick

building

and which was occupied by deponent as a Liquor Store

~~and in which there was at the time a liquor being by~~

were BURGLARIOUSLY entered by means of forcibly breaking a
lock on a storm door, leading from
the street, to a door, leading into said
store.

on the 24th day of February 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

good and lawful money of the United States,
of the amount of five dollars - and a
quantity of cigars and Liquor of the
amount and of the value of ten hundred
dollars -

the property of deponent

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

James Cleary (now here)

for the reasons following, to wit: that about the hour of one
o'clock A.M. of said date, deponent securely
bolted and fastened said door, and after
seeing said door and said premises securely
locked and fastened went away, and that
deponent is informed by Officer Michael Kelly of
the 2^d Precinct Police, that about the hour of
1:15 o'clock A.M., he tried said door, and found
the same securely closed and fastened, and that

about the hour of 2.30 o'clock, A.M. he again
tried said door, and shortly after said defendant
came out of said entrance, and that he then
discovered that the bolt on said door had
been broken. Dependent therefore charges the
defendant may be held to answer -

Sporn to before me } James H Campbell
this 2^d day of May 1893 }
John P. ...
Police Justice

Police Court ----- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

_____ Degree
Burglary
_____ ss.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

1064

CITY AND COUNTY } ss.
OF NEW YORK, }

1921

Michael Kelly
aged _____ years, occupation *Police Officer* of No. *20th Precinct Police* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *James W. Campbell* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *24* day of *February* 189*3* } *Michael Kelly*

John P. Woodruff Police Justice.

1065

Sec. 197-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

James Cleary being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h—ight 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. *James Cleary*

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. *609 N 52 St; 18 months*

Question. What is your business or profession?

Answer. *Bar tender*

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 Cleary

Taken before me this

day of *May* 189*8*

John Williams

Police Justice.

1066

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 May 27 1893 John P. ... 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.

173 2 233
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James B. Campbell
298 vs. J. B. Kelly
James Cleary

Burglary
Offence

2
3
4

BAILED,

No. 1, by Patrick Casey

Residence 444 St. 26th Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 27 1893

Patrick Magistrate.

Kelly Officer.

20 Precinct.

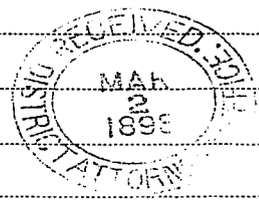
Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer



C

Page 3

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

483

THE PEOPLE OF THE STATE OF NEW YORK

against

James Cleary

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

James Cleary

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

The said

James Cleary

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the
twenty-seventh day of *February*, in the year of our Lord one
 thousand eight hundred and ninety-*three* in the *night* time of the same day, at the
 Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
 one

James N. Campbell

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 *James*
N. Campbell in the said *store*
 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.

DeLooney Nicoll,
District Attorney

1069

BOX:

514

FOLDER:

4687

DESCRIPTION:

Coffey, James

DATE:

03/08/93



4687

Witnesses:

Albert P. Lusk
Geo. W. Gold

13
Lancey Nicoll

Counsel.

Filed, day of March 1893

Pleads,

THE PEOPLE

vs.

James Coffey

Grand LARCENY, *et al.*
(MISAPPROPRIATION.)
(Sections 528 and 58 / of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL. Found

W. W. Neaton
Foreman.

Apr 6 1893
H. C. Wiley
Per 1740 J. J. [unclear] 146

1072

Police Court— District.

1912

Affidavit—Larceny.

City and County of New York, ss.

Albert E. Whyland

of No. 116 Reade Street, aged 54 years, occupation Grocer

deposes and says, that on the 17 day of November 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 of the United States amounting to Seventy two 52/100 Dollars

the property of Thurber Whyland and Company 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 James Coffey (now here)

for the following reasons. The defendant was in the employ of said firm as a driver and on said date said defendant was given a quantity of Canned Goods to deliver to E. F. Caulfield at 718-8th Avenue and collect the said amount of money therefor C.O.D.

Deponent is informed by said E. F. Caulfield that he received said goods and that he paid the said sum of money to defendant.

Deponent further says that the defendant did not give said money to deponents firm nor any person authorized to receive the same but appropriated the same to his own use

Albert E. Whyland

Sworn to before me, this 18th day of November 1892
Police Justice

1073

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 28 years, occupation E. F. Caulfield
grocer of No.

718-8th Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Albert E. Whyland

and that the facts stated therein on information of deponent are true of deponent's own

knowledge.

Sworn to before me, this 28 day } E. F. Caulfield
of July 1893 }

A. J. White Police Justice.

1074

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *James Coffey*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *Home as before*

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 have nothing to say at present*

E. Cobbe

Taken before me this

day of

1893

Police Justice.

1075

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

Alfred...

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

Dated, July 25 1893

[Signature]
Police Justice.

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

Dated, _____ 189

[Signature]
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

[Signature]
Police Justice.

1078

241

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Alfred B. [unclear]
116 [unclear]
James C. [unclear]*

[Handwritten signature]
Officer

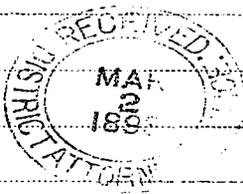
2
3
4

Dated, *Feb 28* 189 *3*

[Handwritten signature] Magistrate.
[Handwritten signature] Officer.
5 Precinct.

Witnesses

No. Street.



No. Street.

No. Street.

\$ *[Handwritten]* to answer *[Handwritten]*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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 Coffey

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

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

The said *James Coffey*,

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, being then and there the *clerk*
and servant of a certain corporation known
as the *Thurber, Whyland Company*

and as such *clerk and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
corporation

the true owner thereof, to wit: *the sum of seventy-two*
dollars and fifty-two cents in
money, lawful money of the United
States of America, and of the value
of seventy-two dollars and fifty-two cents;

the said *James Coffey* 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 *corporation*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation*

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.

DE LANCEY NICOLL,
District Attorney.

1078

BOX:

514

FOLDER:

4687

DESCRIPTION:

Cohen, Frank

DATE:

03/27/93



4687

Witnesses:

Geo Foley
W. Goldstein

Suffragan nobody

From an examination
made in this case
I find the papers
concerning made
out a case for
B. L. Lacey
James Thompson
Premier the
acceptance of the
same as a fee -

W. H. M. H. G.
M. H. G.

239
C. H. M.
Counsel
Filed
1893

day of
Pleds
15
16/2
1893

THE PEOPLE
vs.
Frank Cohen

Grand Larceny, Second Degree,
[Sections 528, 529, and
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. M. K. M.
Foreman.

Just 2 - April 21, 1893.
Reads Bill Larceny

House of Representatives
April 21, 1893

1080

Police Court, 3 District.

City and County } ss.
of New York,

Nyman Goldstein

of No. 254 Delancey Street, aged 40 years,
occupation Tailor being duly sworn, deposes and says,

that on the 9th day of March 1893 at the City of New
York, in the County of New York, Frank Cohen (now

here) did receive stolen property knowing the same to have been stolen. Deponent further says: that on the previous day deponent's workshop at the above premises was broken and entered and and eleven coats were stolen and carried away. Deponent is informed by John Foley (now here) a police officer that he arrested the defendant in a pawn office at 318 Broome Street where the defendant attempted to pledge a coat which deponent is here shown and deponent identifies as stolen from deponent in the manner aforesaid.

Sworn to before me
this 14th March, 1893

Nyman Goldstein
mark

Charles Linder
Police Justice

1081

Sec. 198-200.

3 District Police Court. 1882

City and County of New York, ss:

Frank Cohen 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. *Frank Cohen*

Question. How old are you?

Answer. *16 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 Hamilton St. 2 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
F. Cohen*

Taken before me this *14* day of *March* 189*3*
Charles W. Swinton
Police Justice.

1082

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, *March 15* 189 *3* *Charles N. Lantieri* 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.

\$500. for ex
March 15/93. 9 AM.

239 2343 295
Police Court--- District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Nyman Goldstein
25 1/2 Delaware
Frank Cohen

Offense
Rec. 10/15/93

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BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, March 14 1893

Tambor Magistrate.

Foley Officer.

11 Precinct.

Witnesses officer

No. Street.

No. Street.

No. Street.

No. Street.

\$ 500 to answer. J.S.

Handwritten signatures and initials at the bottom of the document.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Cohen

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

Frank Cohen
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed

as follows:

The said *Frank Cohen*

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

*eleven coats of the value of
ten dollars each*

[Large handwritten flourish]

of the goods, chattels and personal property of one

Hyman Goldstein

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.

SECOND COUNT—

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

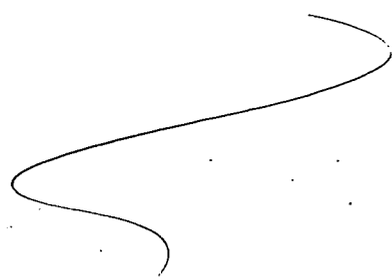
Frank Cohen

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

The said *Frank Cohen*

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,

*eleven coats of the value of
ten dollars each*



of the goods, chattels and personal property of one *Hyman Goldstein*

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

Hyman Goldstein

unlawfully and unjustly did feloniously receive and have; the said

Frank Cohen

~~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.

DE LANCEY NICOLL,
District Attorney.

1086

BOX:

514

FOLDER:

4687

DESCRIPTION:

Copley, Thomas

DATE:

03/22/93



4687

Witnesses:

Counsel.

164

Filed,

29th day of March

1883

Pleads,

THE PEOPLE

vs.

19
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100

Thomas Copley

(Sections 528 and 532 of the Penal Code.)
(MISAPPROPRIATION.)
LANCEY NICOLL

De Lancey Nicoll,
District Attorney.

Reads GUILTY

City Prison 10 days.

A TRUE BILL.

A. M. Keaton

Foreman.

171
This is my true bill

1088

Police Court— District.

1012

Affidavit—Larceny.

City and County of New York, ss.

of No. 37 West 14th Street, aged 36 years, occupation Vice President

deposes and says, that on the 14th day of January 1893 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 of the United States of the amount and value of One dollar

\$ 1.00

the property of The Madams M. Yac. Company and in deponent's charge

of sworn to before me this 18th day of 1893

Police Justice

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 Thomas Capley, (signature) for the following reasons: That on said date deponent was in deponent's employ at deponent's place of business at the above address. That deponent received a letter from a customer, which letter is here annexed and which letter there had been a dollar. That the said letter was placed in a postage letter box and taken out by the deponent. That some time after said deponent received another letter saying that the goods sent for had not been delivered. Deponent suspected the deponent of taking the said money and even in arrest and when arrested the deponent confessed and deponent found at his

have a number of letters from which
 several sums of money had been taken
 therefore I presume, I say that the
 affidavits be dealt with according
 to law
 I am to be sure me I do not buy but
 this 7th day of February 1893

John Ryan
 2^d Michigan Justice

1090

City and County of New York, ss:

Thomas Copley 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 a 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. *Thomas Copley*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *361 E 19th Street 9 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 not guilty*

Thomas Copley

Taken before me this
day of *Dec* 1882

[Signature]
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

Joseph Daut

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Three 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, February 7 1893

John Ryan 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.
1881

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Henry
Thomas Caplan

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1800
180
Offense
John J. Kelly

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Dated, *February 7* 189 *3*

Ryan Magistrate

Madre & Hauley Officer

Co Precinct

Witnesses

No. Street

Stanley

No. Street

No. Street

No. Street

\$ *300* to answer

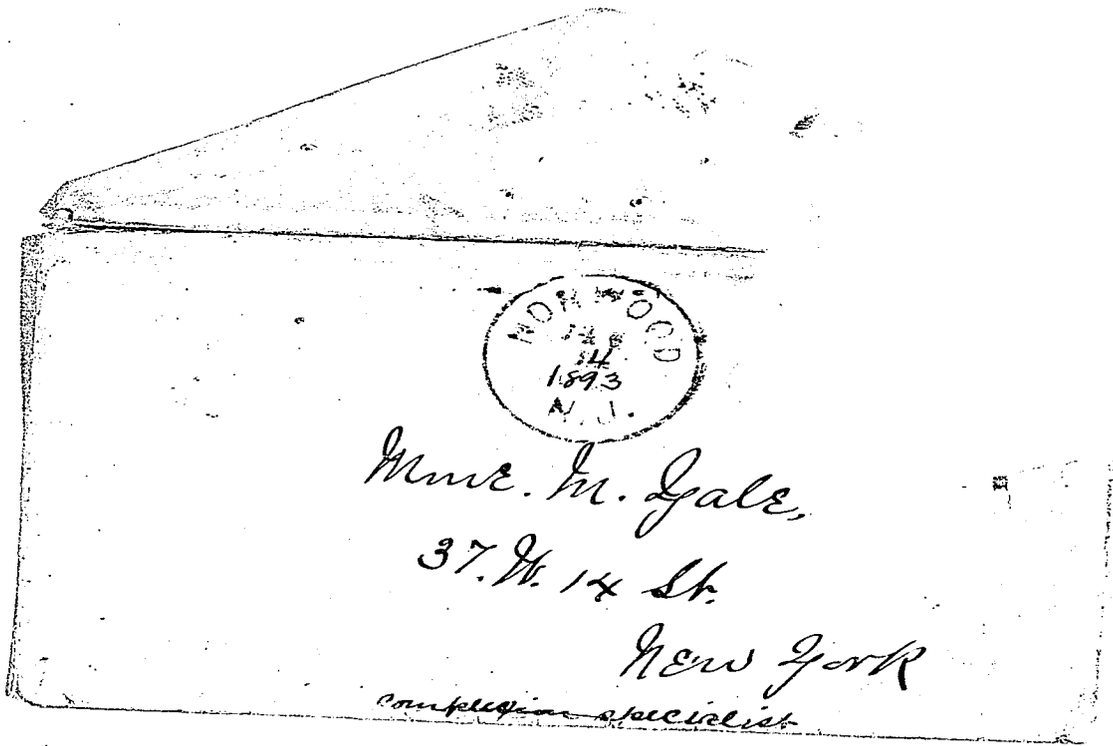
[Signature]

[Signature]

[Signature]

[Signature]

1093



Miss M. Gale,

37 W. 14 St.

New York

Complexion specialist

1094

Mine in Yale Norwood N.J.
Dear madam Jan 13/93

Please send me a
bottle of La-Frechda
as I have tried almost every
thing I came across and
that does no good. so mind
from me if it cures any
freckles.

Wendell Stoo. Hoping
to get the cure soon.

Yours truly
Mrs John Thorpe
Norwood
of Mrs Starr Bergen Co
N.J.

1095

I saw your ads — in
the May-flower

1096

Horwood N.J.
Jan 26/93

Mrs. M. M. M.

Will you please forward
the La Smeckle that I sent for
2 weeks ago and have been
looking for it but have not
received it yet.

so if you have not sent it
by the time you receive this
I hope you will forward it
at once. Please.

Yours respectfully

Mrs John Thorpe
Horwood N.J.
of Mrs Starr

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

533

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Roderick

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

of the CRIME OF *Real* LARCENY, — committed
as follows:

The said *Thomas Roderick* —

late of the City of New York, in the County of New York aforesaid, on the *14th*
day of *January*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *deba*
and removal of the m.m. Yale Company

and as such *deba and removal* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said

m.m. Yale Company

the true owner thereof, to wit: *the sum of one dollar*
in money, lawful money of the
United States of America, and of
the value of one dollar,

the said *Thomas Roderick* 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 *m.m. Yale Company*
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *m.m. Yale Company*

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.

DE LANCEY NICOLL,
District Attorney.

1098

BOX:

514

FOLDER:

4687

DESCRIPTION:

Cox, John

DATE:

03/16/93



4687

1099

PI March 20 1899

Witnesses:

In this case over a score of at-
tempts, dating from last June
have been made to get Eugene
J. O'Connor, the principal
witness in this case into Court.
All of these efforts have been
unsuccessful. Not only has
evidence as to O'Connor's conduct
be had.
The defendant shows pre-
vious good character.
Upon request of defendant,
District Attorney Nicoll has
decried me to counsel to a
dispositional of this subject
meant.

James A. ...
Since the above was written, the
O'Connor appears and requests a further
manipulation of the case. It was referred
to me and I have prepared for trial.
Within the last month several attempts
have been made to secure the ab-
scondence of the complainant but without
success. I must therefore, in the ab-
sence of the defendant, be obliged to
bring on the case and as I have
done 17th 1899. J. A. ...
a. s. ce

Counsel,

Filed

Pleas

ENTERED
T. Y.

THE PEOPLE

vs.

John W. Cox

DE LANCEY NICOLL,
District Attorney.

0.4 June 17/98
on motion of Dist. Atty
Def. vs. m. Verbal ...
A TRUE BILL.

Wm. H. Keaton

Foreman.

Prison Part II Calenda
for March 17th

April 20/98

113
W. H. Keaton
875 Fifth
St. N.Y.

11th

day of March 1898

Grand Larceny, Second Degree,
(Sections 528, 531, Penal Code.)

B

1100

The People etc }
vs } Forgery 2nd Degree
John W. Cox }

The undersigned who is the principal witness for the people in this case against the defendant and the only person, as he verily believes, who sustained any loss by reason of the transactions referred to in the indictment, is willing for this defendant to be discharged upon his own recognizance for the reason that he is satisfied that no conviction could be had, upon the merits, and the great lapse of time since the finding of the indictment also. Judge Cowing, ^{or some other Judge of the General Sessions} expressed in the hearing of the undersigned great doubt of the defendant's guilt. Mr Lantz, who is the nominal complaining witness lost nothing by the transactions referred to. The undersigned has been influenced by no reasons beyond those above stated in making this statement.

Eugene O'Connor.

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 W. Ray

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

John W. Ray

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

The said John W. Ray,

late of the City of New York, in the County of New York aforesaid, on the 17th 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,

one written instrument and evidence of debt, to wit: an order for the payment of money of the said called bank cheques, bearing date July 2nd 1892 drawn by one M. S. Phillips upon a banking institution here, called the Germania Bank, and directing the said bank to pay to the order of Eugene S. O'Connor, two hundred and fifty dollars, the same being then and there due and unsatisfied and of the value of two hundred and fifty dollars.

of the goods, chattels and personal property of one Eugene S. O'Connor,

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 W. Ray

SECOND COUNT—

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

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, 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, with force and arms,

of the goods, chattels and personal property of one

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

unlawfully and unjustly did feloniously receive and have; the said

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.

DE LANCEY NICOLL,
District Attorney.

1103

BOX:

514

FOLDER:

4687

DESCRIPTION:

Cozens, Frank

DATE:

03/15/93



4687

Witnesses:

Christine W. Massey
Julie Siepenta

79

Counsel,
Filed
Heads,

day of

~~March 1893~~

THE PEOPLE

vs.

Frank Cozens

Grand Larceny,
(From the Person,
Penal Code.)

De Lancey Nicoll

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. W. Keaton

Foreman.

Frank J. [unclear]

Charles J. [unclear]

Ed [unclear]

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 83 Miller Street, aged 24 years,
occupation Confectioner being duly sworn,

deposes and says, that on the 11 day of March 1893 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 night time, the following property, viz:

One Silver Watch of
the value of Ten Dollars
\$ 10.00

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 Frank Organ (now here)

from the fact that while Deponent was walking through Miller Street near Delancey, the said defendant snatched the said watch from the lower left hand pocket of the vest then and there worn by deponent person and breaking the attachment to said watch. Deponent is informed by Officer Ambrose Hussey of the 12th Precinct Police that he arrested the said defendant running through Delancey Street and that he found a watch on his person. Deponent has seen the watch found in the possession of said defendant and fully identifies it as the property taken, stolen and carried away from deponent's possession and person.

F. Diefenbacher

Sworn to before me, this
of March 1893
at New York City
Charles W. ...
Police Justice

(1885)

Sec. 198-200.

3

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

Frank Cozens 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. *Frank Cozens*

Question. How old are you?

Answer. *23 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *726 9th Street. 2 weeks*

Question. What is your business or profession?

Answer. *Typesetter*

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
I was drunk at the time and did not
know what I was Frank & Cozens
doing.
Done.*

Taken before me this *12*
day of *March* 189*5*
Charles Stewart }
Police Justice.

1107

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

Leu guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Leu 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, Mar 12 1893 Charles Stewart 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.

79 3

275

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fred O'Brien
vs.
Frank O'Brien

offense, *drunkenness*
from the *City of New York*

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BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *Mar 12* 18*93*

Sumner Magistrate.

Henry & Mulvey Officer.

12 Precinct.

Witnesses *Ambrose Tussery*

No. *12* Precinct Street.

No. Street.

No. Street.

No. Street.

was to answer *Gif.*

Call



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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Cozens

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

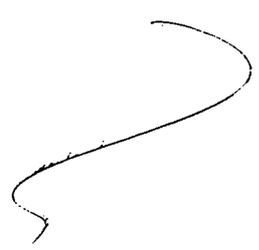
Frank Cozens

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

The said *Frank Cozens*

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *March* in the year of our Lord one thousand eight hundred and *ninety-three*, in the *right-time* of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of ten dollars



of the goods, chattels and personal property of one *Frederick Dufembacher* on the person of the said *Frederick Dufembacher* then and there being found, from the person of the said *Frederick Dufembacher* 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 McCall,
District Attorney.

1110

**END OF
BOX**