

0255

BOX:

191

FOLDER:

1929

DESCRIPTION:

Clare, John

DATE:

10/28/85



1929

POOR QUALITY ORIGINALS

0256

1880
Counsel,
Filed *27* day of *Oct*
Pleas *Guilty*

Robbery, ~~Second~~ degree.
(Money)
(Secs. 224 and 229, Penal Code)

THE PEOPLE

vs.

B

John Brown

RANDOLPH B. MARTINE,

Dr. Apr 27/80 District Attorney.

~~Will~~ Bail Bond

A True Bill.

W. H. Anderson
Foreman.

W. H. Anderson
222
4/30

Witnesses:

Patrick Lawrence
Officer Brady

*The complainant cannot
be found and the officer
from the defendant, a
very good character -
although recommended that
he be discharged
G. L. S. G. L. S.
G. L. S. G. L. S.*

POOR QUALITY ORIGINALS

0257

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 Lane

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

John Lane

of the crime of ROBBERY IN THE ... FREE, committed as follows:

The said John Lane,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the nineteenth day of October, in the year of our Lord one thousand eight hundred and eighty-five, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Patricia Lawrence, in the peace of the said People then and there being, feloniously did make an assault, and two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; eight promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; forty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; four promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; eight promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each and silver coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

(\$400)

forty dollars,

of the goods, chattels and personal property of the said Patricia Lawrence, from the person of the said Patricia Lawrence, against the will, and by violence to the person of the said Patricia Lawrence, then and there violently and feloniously did rob, 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.

RANDOLPH B. MARTINE, District Attorney.

POOR QUALITY ORIGINALS

0258

BAILED

No. 1, by *John Blake*

Residence *South Street*

No. 2, by *John Blake*

Residence *South Street*

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick Lawrence
Inspector of Police

Police Court of *1162* District.

John Blake

Offence *Robbery*

Dated *Oct 22* 188 *5*

Henry Harrison Magistrate

W. J. Brady Officer, Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

700 to answer

John Blake & P. A.

24

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 _____

John Blake

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Seven~~ *Seven* 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 *Oct 22* 188 *5* *W. J. Brady* Police Justice.

I have admitted the above-named *John Blake*

to bail to answer by the undertaking hereto annexed.

Dated *Oct 22* 188 *5* *W. J. Brady* 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.

POOR QUALITY ORIGINALS

0259

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

John Clare 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. *John Clare*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *South Endham*

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. I was there in the main place meaning the Complainant area stand in the room during the whole of the altercation; I never laid my hands on him*

John Clare

Taken before me this

day of

188

[Signature]

Police Justice.

POOR QUALITY ORIGINALS

0260

Police Court } District.
12th Ward }
CITY AND COUNTY } ss.
OF NEW YORK }

Patrick Lawrence

of No *Morris Ave. South Fordham* Street,

being duly sworn, deposes and saith, that on the *19* day of *October* 188*5*, at the *24th* Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

Forty dollars good and lawful money

of the value of *Forty dollars* DOLLARS,
the property of *deponent*

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

John Clare (now here) from the following facts to wit: that upon the evening of said date said Clare came to deponent's premises and called him (deponent) outside of deponent's door and then and there assaulted him and took from the possession and person of said deponent the aforesaid sum of money.

Pat Lawrence

Subscribed before me this

19th day of *October* 188*5*

Wm. W. [unclear]
POLICE JUSTICE.

0261

BOX:

191

FOLDER:

1929

DESCRIPTION:

Clark, Bernard

DATE:

10/16/85



1929

POOR QUALITY ORIGINALS

0282

No. 1463

Attacks

Counsel,
Filed 16 day of Oct 1885

Pleads *Not Guilty* 19

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

THE PEOPLE

vs.

F

Barman's Brand

R. B. Martine

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. A. Anderson

Patrolman

W. A. Anderson

Witnesses:

Sept 7 a Ray
17 years of
Age. His
Accusation

FD

POOR QUALITY ORIGINALS

0263

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Bernard Randa

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

Bernard Randa

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

The said Bernard Randa,

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of September, in the year of our Lord
one thousand eight hundred and eighty-five with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, to wit: an

order for the delivery of money.

which said forged order, —
is as follows, that is to say:

New York Dec 14/1885
Please deliver bearer 25 \$
A Whitehead 26
150
45 cost
2.25
Maurice J. [unclear]
in Dec 7-3/4 2023 in [unclear]

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

POOR QUALITY ORIGINALS

0264

SECOND COUNT:

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

Bernard Blau

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

The said *Bernard Blau*

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

delivery of property.

which said forged *order,*

is as follows, that is to say:

New York Dept 14 1935

Please deliver to me

25 to H white road 56-

150

75 Post Maurice Blau

12.25

Subst of - 3/4 doz in Blau

with force and arms, and with intent to defraud, the said forged *order* then and there did feloniously utter, dispose of and put off as true, *then* the said *Bernard Blau*, 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.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY
ORIGINALS

0265

124

MAURICE HELLWIG,
IMPORTER AND MANUFACTURER OF
BRUSHES
AND HAIR PENCILS,
For Artists, Varnishers, Coach Painters, Gilders, &c.
281 PEARL ST.,
All Goods warranted to be as represented. **NEW YORK.**

POOR QUALITY
ORIGINALS

0266

New York Sept 14/1886
Please deliver to name
75 lb A. White lead
150
75 Cast Munroe Kaeling
275
See Ret of 29427.3 in 13-10-86

1920

No. 1403 1110
Police Court-2 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Michael J. Boardman
124th St. 4th Ave

1 Bernard Bland

2
3
4
Offence P L

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Oct 1 1885

73 Smith Magistrate

Marguerite Mangin Officer

Richard Sargh Officer

Witnesses Maurice Waldman

No. 281 Pearl Street

No. Street

No. Street

\$300 to answer R D

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 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 Oct 14 1885 J. Saml. C. Kelly Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

0258

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Michael F. Conideren

of No. 124 4th Avenue Street that on the 14 day of September
1885 at the City of New York, in the County of New York, the following article to wit:

25 pounds of white lead.

of the value of One ⁶⁵/₁₀₀ Dollars,

the property of Robert J. Anderson in charge of Complaintant
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Bernard O. Clark

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 body of the said Defendant and forthwith
bring h before me, at the 2 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 14 day of September 1885

Edouard R. Smith
POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael F. Conideren

vs.

Bernard O. Clark

Warrant-Larceny.

Dated 14 Sept 1885

O. Rilly
Magistrate

William A. Manning
Officer

The Defendant

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

William A. Manning
Officer

Dated 14 Sept 1885

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, 8:15 pm

Native of New York

Age, 18

Sex male

Complexion, probium

Color white

Profession, none

Married no

Single, yes

Read, yes

Write, yes

0269

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Clark 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. Bernard Clark

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. U. S

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

Answer. 128 Pitt St 2 years

Question. What is your business or profession?

Answer. Salesman

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

Answer.

I am not-guilty and demand a
trial by jury
Barney Clark

Taken before me this

day of

Oct 1895

Samuel M. Kelly Police Justice.

0270

CITY AND COUNTY }
OF NEW YORK, } ss.

Maurice Helbig

aged *34* years, occupation *Merchant* of No.

281 Pearl Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Michael J Corradini*

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

Sworn to before me, this

day of *Oct* 188*8*

Maurice Helbig

Salvatore...

Police Justice.

0271

Police Court— 2 — District.

Affidavit—Larceny.

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

Michael F Corriden

of No. 124 Fourth Avenue Street, aged 34 years,
occupation Clerk being duly sworn

deposes and says, that on the 14 day of September 1885 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

Twenty five pounds of White Lead
of the value of one dollar and
Sixty five cents

the property of Robert J Anderson in the 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 Bernard N. Clark

That said deponent came to No 124
Fourth Avenue in said City where
he is employed as clerk and
falsely represented that Maurice
Helbig gave him said order to
obtain said property that deponent
relying upon said false representation
gave to said deponent the aforesaid
property as aforesaid

Deponent further says that he is
informed by Maurice Helbig that
he did not give said deponent
the order for said property as
aforesaid therefore deponent

Sworn to before me, this 14 day of September 1885

Police Justice

0272

Charges said defendant with feloniously taking stealing and carrying away said property as charged
Mathew F. Conroy

Swear to before me

This 1st day of Oct 1885
John W. Miller Police Justice

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

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

Dated _____ 1885 _____ Police Justice.

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

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 _____

Police Court, _____ District,

THE PEOPLE, &c.,
 on the complaint of _____

vs.

1. _____
 2. _____
 3. _____
 4. _____

Offence—LARCENY.

Dated _____ 1885 _____ Magistrate.

Officer _____
 Clerk _____

Witnesses, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0273

BOX:

191

FOLDER:

1929

DESCRIPTION:

Clark, John

DATE:

10/19/85



1929

POOR QUALITY ORIGINALS

0274

Ma-167

Counsel,

Filed 19 day of Oct 1885

Pleads, *W. H. Kelly & Co.*

[Sections 508 - Pennl Code]

THE PEOPLE

vs.

John Reader

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. H. Anderson

Foreman

W. H. Kelly

W. H. Kelly

Witnesses

W. H. Kelly

0275

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 Randa

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

John Randa

of the CRIME OF Possessing a Burglar's Tool,

committed as follows:

The said John Randa,

late of the Sixth Ward of the City of New York, in the County of New York aforesaid, on the 27th day of October, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, in due lawful time of the same day, did unlawfully have in his possession a certain tool and implement adapted designed and commonly used in the commission of burglary, to wit: a certain gunny, with intent to use and employ the same in the commission of some crime to the injury of any person unknown, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Randolph Matine, District Attorney

0276

No-167 / 1118
Police Court District.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

THE PEOPLE & c.

vs. THE COMPLAINT

John Winkler
Dated Sept 26
188
Office
Carroll B...

Dated

188

Magistrate

Officer

Precinct

Witnesses

No. Street

No. Street

No. Street

to answer

Handwritten signatures and names in witness section.

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 John Winkler

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 Sept 16 188 John Winkler 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.

POOR QUALITY ORIGINALS

0277

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, 1888

John 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty & did not know it was a Douglas tool & found it on the street
John Clark

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINALS

0278

Sworn to before me this 19th day of October 1889
John Gloman
Police Justice

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 1st DISTRICT.

Joseph Weinberg
of No. The 26th Avenue, being duly sworn, deposes and says,
that on the 19th day of October 1889
at the City of New York, in the County of New York, John Clark

(now here) who did unlawfully have in his possession and carry concealed on his person in the public park to wit, City Hall Park a Jimmy or Burglar's tool adapted, designed or commonly used for the Commission of Burglary or Larceny in violation of Section 508 of the Penal Code of the State of New York
Joseph Weinberg

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs. John Clark

On Complaint of Joseph Weinberg
For Carrying Burglar's Tools

After being informed of my rights under the law, I hereby demand a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated Oct 16 1889

John Clark

John Gloman Police Justice.

0279

BOX:

191

FOLDER:

1929

DESCRIPTION:

Cohen, Harris

DATE:

10/30/85



1929

POOR QUALITY ORIGINALS

0280

No 317

Counsel,
Filed 20 day of Oct 1885
Pleads Not guilty

Sections 498, 506, 528, 531, 550
Burglary in the Third Degree.

THE PEOPLE
vs.
Darius R. Dean

D. M. [Signature]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]
Foreman
Jury
of Burg 3deg
S. P. 3 years.

Witnesses:

Edw. Lawlor
Officer Bayer

POOR QUALITY ORIGINALS

0281

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis Reden

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

Dennis Reden

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

The said *Dennis Reden*,

late of the *Sixth* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwelling house* of one

Adam Soudacinsky

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

Adam Soudacinsky

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

POOR QUALITY ORIGINALS

0282

SECOND COUNT—

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

— Morris Rosen —

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

The said *Morris Rosen*,

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 the said day, with force and arms,

two dresses of the value of fifty dollars each.

of the goods, chattels and personal property of one

Adam Sewkowitz

in the *dwelling house* of the said

Adam Sewkowitz

there situate, then and there being found, *from the dwelling house* 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.

POOR QUALITY ORIGINALS

0283

THIRD COUNT—

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

Dennis Cohen

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

The said *Dennis Cohen*,

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

Two silk dresses of the value of fifty dollars each.

of the goods, chattels and personal property of one *Adam BenKowitz*

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

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

Dennis 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.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY
ORIGINALS

0284

Testimony in the
Case of
Morris Cohen
filed Oct. 1887

POOR QUALITY ORIGINALS

0285

The People
vs.
Harris Cohen

}

Court of General Sessions, Part I.
Before Judge Cowing.

November 6, 1935.

Indictment for burglary in the third degree.

Ida Lawkowitz sworn . I reside at 71 1/2 Mulberry Street in this city , it is a tenement house on the second floor, right over the store, I was in New York on the 2nd of October. My husband has a second hand clothing store at 73 Mulberry Street, opposite my house , I locked the door of my apartments when I went out between two and three o'clock in the afternoon and when I came up about four o'clock the door was open, I lost two silk dresses which were hanging in a ward-robe which was a kind of a closet in the room; the dresses were worth about \$100.00 and belonged to me, I saw them afterwards in a pawn shop in Bleeker Street, I did not permit anybody to take those dresses from my premises.

Cross Examined . My place is between Canal and Bayard Streets in this city, I saw the prisoner in Essex Market, that is the first time I have seen him. The black dress I had twelve weeks and it cost me fifty-five dollars, I do not know what it would bring in the market after it was worn. My husband is here but I do not think he knows the value of dresses, I locked the door when I went out and the pad-lock was broken off and the other one was bent , I do not know who broke it; the door that was broken led into the hallway which led down into the street, to the outer door. The other dress cost me forty-five dollars, I got it made to order.

**POOR QUALITY
ORIGINALS**

0286

Etteine Eayersworn. I am an officer of the 10th precinct and arrested the prisoner on the 26th of October, I searched him and found a pawn ticket in the lining of his hat for two silk dresses. I went to where the pawn tickets indicated, I asked him if they belonged to him and he said his girl gave it to him; he told me she was at 175 Bleecker Street, I went around there and inquired and found there was no such party living there, I was informed then that two dress were lost by a lady in 71 Mulberry, I went there and asked her if she had lost the dresses, I took her to the pawn shop indicated by the pawn tickets and the complainant identified them as her property.

~~Case - Defendant~~ Harris Cohen sworn! I live at the corner of Bayard and Mott Streets, I did not know him before that day. There was a burglary committed in 23 Essex Street and I was informed that he committed the burglary, I went looking for him and arrested him. In the meantime I found out about the ticket belonging to that lady. He said he did not know anything about the burglary in 23 Essex Street. He would not say anything about this case till I went to the court. Then he told me the ticket belonged to his girl. There were no other pawn tickets found on him that day.

The Case for the Defense.

Harris Cohen sworn! I live 100 Bayard Street with my mother, I buy second hand clothing and peddle it and once in a while I buy pawn tickets. I was standing on the corner of Mott and Bayard Streets on Sunday morning

POOR QUALITY
ORIGINALS

0287

and was talking to Officer Murphy of the 6th precinct and a young man came up, he had this pawn ticket and asked every one if they wanted to buy it. I said, what do you want for it? He said \$1.50, two frocks was on the ticket I gave him \$1.50 and Monday afternoon Mr. Bayer came and had me arrested. He asked me and I told him 175 Pleeck Street a woman's name, Mrs. Gerty that was on the ticket. I was never arrested before and I did not break into this place.

Cross Examined. It is not true what the officer says that I said my girl had give it to me, I said it was a girl's name was on it, I have 't got nothing to do with any girls, I neve said that to the officer, I bought it for a burglary or anything else in my life and did not jump out of a window to escape. I do not know the man fro whom I bought, I asked him where he got it and he said he got it off a young fellow, I asked him who was the owner and he said, there is the name, Mrs. Gerty and I gave him \$1.50. There was \$5.25 on the ticket. I did not know what it represented, it did not say anything about silk dresses, he told me there was two frocks. That is the first pawn ticket I bought to my knowledge, I am in the habit of buying second hand clothing, I never bought pawn tickets. The man from whom I bought this was a big man, he might be twenty-five years of age, I don't know his name and don't know where he lives, I have been in the second-hand clothing business for the last six months.

The Jury rendered a verdict of guilty.

POOR QUALITY ORIGINALS

0200

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*John A. ...
71 1/2 ...
James ...*

Offence *Burglary*

Dated *October 28th* 188

Magistrate *Wm. ...*
Officer *Boyer*
Precinct *10*

Witnesses *Officer Boyer 10 Precinct*

No. _____ Street _____

No. *1570* Street *68*
to answer *to answer*

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

Harris Cole

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 *October 28th* 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.

POOR QUALITY ORIGINALS

0289

Sec. 198-200.

3d

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Harris 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

Harris Cohen

Question How old are you?

Answer

25 years

Question Where were you born?

Answer

U.S.

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

Answer

100 Bayard Street, 3 months

Question What is your business or profession?

Answer

Redder

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

Harris Cohen

Taken before me this

day of

October

188*7*

Police Justice

POOR QUALITY ORIGINALS

0290

CITY AND COUNTY OF NEW YORK, } ss.

Etienne Beyer

aged *38* years, occupation *Police officer* of No.

The 10th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Ida Lawkowitz* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *20th* day of *October* 188*8* *Etienne Beyer*

[Signature] Police Justice.

POOR QUALITY ORIGINALS

0291

Police Court _____ District.

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

of No. 41 1/2 Mulberry Street, aged 20 years,
occupation Keep House

Ida Lawkowitz

deposes and says, that the premises No 41 1/2 Mulberry Street,
in the City and County aforesaid, the said being a Tenement Dwelling 2^d

floor
and which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name _____

were **BURGLARIOUSLY** entered by means of forcibly opening the
door leading into deponents apartments

on the 2^d day of October 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two silk dresses both of the value of one
hundred dollars

the property of deponent and her husband Adam Lawkowitz
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Harris Cohen (nowhere)

for the reasons following, to wit: That on said day deponent securely
locked and fastened her said apartments at
about 3 o'clock P.M., that at about 4 deponent
returned home, and discovered that her
premises had been broken into and the above
property had been taken, stolen, and carried
away. Deponent further says that she was
informed by Officer Etienne Beyer of the
10th Precinct that he arrested said defendant.

POOR QUALITY ORIGINALS

0292

and that he said defendant had in his possession a Pawn Ticket which represented the property so taken stolen and carried away from said premises on said day Defendant has seen said property and fully identifies it as belonging to her. She deponent there for asks that the said defendant be held to answer and dealt with according to law

Sworn to before me the Aidi. Lewkowitz
28th day of October 1885
My Commissioner
Police Justice.

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0293

BOX:

191

FOLDER:

1929

DESCRIPTION:

Cohen, Levy

DATE:

10/06/85



1929

0294

Witnesses:

May 17
Counsel,
Filed
Pleads,
1885
May of
Not guilty?

Grand Larceny, 1st Degree.
(From the Person)
Penal Code, Sections 528, 531, 532.

THE PEOPLE
vs.
F
Susan Brown
15. 2. 1885
Philadelphia

RANDOLPH B. MARTINE.

District Attorney.

Book 14
22 vol 1465
Page 4 L 2 d

A True Bill
Jury of Superior Court
City of Philadelphia

W. P. Chubb
Foreman

Book 12
10 20 / 60
1885

0295

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Serry Rodman

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

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

The said *Serry Rodman*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of eight

dollars,

of the goods, chattels and personal property of one *Domen Ujager*—
on the person of the said *Domen Ujager*,—
then and there being found, from the person of the said *Domen Ujager*—
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.

Randolph B. Martin
District Attorney

0296

4/205 220 17/32
Police Court 3rd District.
1041

THE PEOPLE, &c.,
ON THE COMPLAINT OF

FAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1 Adam Botman
2 Botman Yeager
3 62 1/2 Ave
4
Offence Larceny from
the person

Dated Sept 29 1885

James Quinn
13 Precinct
Magistrate

Witnesses
C. Green

No. Street
No. Street

\$ 1000 to answer
\$ 1500 for \$ Sept 21 2 PM
" " " 28 10 AM
" " " 29 10 AM

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 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 29 1885 Samuel O'Reilly 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.

0297

The People vs }
Yeager
Cohen

Examination Before Justice O'Reilly
Sept. 20 1945

Solomon Yeager: The complainant, being duly sworn and cross examined upon his affidavit by M. S. De Vries counsel for defendant deposes and says:— This occurred about 7 P.M. at the corner of Delaney street—right before the hall of No 195, near Ridge street.

Q How many other boys were there besides this one?

A There was another one bigger than him, who showed me how the fire was burning and this one, (the defendant) took the watch out, I caught him right away

Q Do you mean to say this was the only boy at that fire?

A After he showed me the fire once I looked up. He told me a second time and I looked up, and then he took

my watch. I saw him when he had the watch in his hand. I grabbed him and took him into the hall with the watch in his hand. and there is where he dropped the watch.

Q How do you know he dropped it?

A Certainly I saw him drop it - I carried him in.

Q Was there not a woman around there who found the watch?

A Yes, sir. I saw the woman pick it up.

Q You say a woman got it?

Justice O'Reilly - He said the boy dropped it.

A I saw the boy drop it when I carried him in. The boy dropped the watch and the woman picked it up.

Q Is that woman here?

A I did not tell her to come here.

By Justice O'Reilly

Q You swear positively you carried this boy into the hall way and he dropped the watch? You cannot be mistaken?

A I am positive

(Dft held for examination \$15.00)

Sworn to before me
1885

Bail 20th day of Sept.
James O'Reilly (Police Judge)

0299

3d District Police Court.
Sept. 28. 1885

The foregoing is a correct transcript of
the testimony taken by me in the case of the
People vs on the complaint of Solomon Yeager
v. Levy Cohen, the witnesses being Levy Cohen
Morris Gilbert, Jacob Seubacher, Max
Goldwater, J. H. Kehoe and Solomon
Yeager

W. L. Crosby Jr
Official Stenographer
3d Dist Police Court

0300

Sec. 198-200.

3^d District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Levy 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. *Levy Cohen*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *331 East Houston Street, 2 years*

Question. What is your business or profession?

Answer. *Shoemaker*

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 did not take the watch.*

Levy Cohen.

Taken before me this

day of *September* 188*8*

W. C. Kelly Police Justice.

0301

The People }
Yeager }
Cohen }

Examination Before Justice O'Reilly
Sept 22 1875.

Levy: Cohen, the defendant, being
Auly sworn and examined ^{by counsel O'Reilly} deposes
and says, in his own behalf:— No
one was with me on the night of
the fire. I was standing at Dilang
street, near Ridge directly
opposite the fire. I was standing
looking at the fire. There were many
people around me. men, women
and boys. I saw the complainant
there. He was standing behind
me. He spoke to me. He asked
me where was the fire. I told
him on the opposite side.

Q What happened after you told
him?

A He took hold of me and brought
me into the hall

Q What did he say to you?

A He said "You have got my
watch"

Q What did you say?

0302

- A - I told him to search me.
- Q - And did not he search you?
- A - Yes, Sir
- Q - And did not find anything on you?
- A - No Sir. did not find anything
- Q - Well! soon after that did you see him get his watch?
- A - After he searched me a lady said "Here it is"
- Q - How long were you in the hall?
- A - Just about 5 or 10 minutes
- Q - What happened after he searched you?
- A - The lady came and says "Here is your watch. Then he was just going to let me go and the officer took me.
- Q - Do you know where this woman picked up the watch?
- A - No Sir
- Q - Were you ever arrested before?
- A - No, Sir.
- Q - Were you in the Orphan Asylum?
- A - Three years.
- Q - How long have you been out?
- A - A year and a half

Q What have you been doing?

A Working.

Q For whom?

A Mr Jacobs

Q How long did you work for him?

A About a year. He is a tailor. He gave up business. After that directly, I was employed by Mr Burns in North street two weeks, after that I worked in a telegraph office about a month. After that, up to the time I was arrested, I worked for Mr Gilbert about 2 months. I was not working on the day I was arrested. I had no idea of stealing the watch

Sworn to before me
this 21 day of Sept

1885

Daniel O'Reilly
Police Justice

Morris Gilbert being duly sworn deposes and says: - I am a shoe dealer; I do business at 71 Warren street, this boy, the defendant, worked for me

0304

three months. I found him very honest, very trustworthy. He suited me and worked every day. I know he worked for du Jacobs. He is a good honest boy. I am willing to take him back immediately if he is discharged.

sworn to before me this
21st day of September
1885

Morris Gilbert

Samuel C. Bell
Police Justice

Jacob Sebacker, being duly sworn deposes and says: I reside at 155 Clinton Street. I know this boy the defendant, personally, for at least a year. I would take him to be an honest trustworthy boy, judging from observations I have made. I know that he has been in places where he was entrusted with property.

sworn to before me this 21st
day of September 1885

Samuel C. Bell
Police Justice

0305

Max Goldwater of 447 Grand Street
deposes and says: - I know this
boy since his mother died. He was
in the orphan asylum. I got him
a situation with Mr. Jacobs, and
he would have been with Mr
Jacobs yet if Mr Jacobs had
not given up business. Mr Jacobs
wanted to adopt him, and
asked me to let him take the
boy to ~~Europe~~ Newark

Sworn to before me
this 21st day of September
1885

} Max Goldwater
Police Justice

Captain J. H. Kehoe, being duly sworn deposes
and says: - I know this boy eight
months. I know him by reputation
to be an honest boy.

Sworn to before me this
21st day of September 1885

} Daniel O'Kelly
Police Justice

0306

92

District Police Court

Affidavit—Larceny

CITY AND COUNTY OF NEW YORK, } ss.
Redden 62 Ridge

Solomon Yeager, aged 42 years

from the num

of No. 62 Ridge Street, being duly sworn, deposes and says, that on the 19th day of September 1885

in the night time at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and from his person

the following property, viz :

One silver Watch of its value of Eight dollars — \$ 8⁰⁰/₁₀₀

Sworn before me this

20th day of September 1885
Samuel J. Kelly
Police Justice

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

Lery Collier (prover) from the fact that deponent was passing through Delancey and Ridge street in said city where there was a horse on fire when he defendant came up and stood along side of deponent almost immediately deponent felt somebody tugging at the pocket which contained the said watch he then saw him said defendant in the act of taking stealing and carrying away said property from the bodily clothing then and there worn by deponent.

Samuel Yeager

0307

BOX:

191

FOLDER:

1929

DESCRIPTION:

Conegeser, Frederick

DATE:

10/28/85



1929

POOR QUALITY ORIGINALS

0308

No-277
WCB

Counsel,
Filed 27/1/1885
Pleads, *Indictment*

[Sections Penal Code]
THE PEOPLE
vs.
Frederick Bonebrake

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
W. A. Anderson
Foreman
March 1/93
Railroad

Witness:
Elizabeth Longerson
John E. Crookman

This Indictment
was found in
1885 - It seems
to me upon
reading the within
affidavit of failure
to find witnesses -
that the defendant
should be discharged
on his own recogni-
-tance

Feb 9th 93
Jan 9th 93
R.D.A.
W.H. D.A.

POOR QUALITY
ORIGINALS

0309

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fredinda Rosegger

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

Fredinda Rosegger

of the CRIME OF Bigamy

committed as follows:

The said Fredinda Rosegger,

late of the ~~Third~~ ^{Fourth} Ward of the City of New York, in the County of New York aforesaid, on the ~~sixteenth~~ ^{sixteenth} day of ~~September~~ ^{September}, in the year of our Lord one thousand eight hundred and eighty ~~at the Ward, City and County aforesaid,~~ ^{seventy one, at the City of Orange, in the County of Essex and State of New Jersey, did marry one Elizabeth Rosegger, and then the said Elizabeth Rosegger did then and there have for his wife, and afterwards, to wit: on the sixth day of June, in the year of our Lord one thousand eight hundred and eighty nine, at the City and County of New York aforesaid, with force and arms, did feloniously marry and take as his wife one Catharine Moss, and to the said Catharine Moss was then and there married, the said Elizabeth Rosegger being then living and in full life: against the form of}

POOR QUALITY
ORIGINALS

03 10

The Statute in such case made and
provided, and against the peace and
dignity of the said People.

Randolph B. Mathis,

District Attorney.

POOR QUALITY ORIGINALS

111103

BAILED,
 No. 1, by Catherine Borgan
 Residence W. L. Loman Street
 No. 2, by W. H. H. H.
 Residence or in jail Street
 No. 3, by John J. H. H.
 Residence 138. W. 32 Street
 No. 4, by _____
 Residence _____ Street

No. 278
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Borgan
340 W. 11
Friedrich Borgan

1
2
3
4

Offence 73 Borgan

Date Sept 12 1885

D. O. Reilly Magistrate.
Crano Officer.
Court Squad Precinct.

Witnesses Mary 73 Borgan
No. 43 Martin Street.

John E. Borgan
No. 43 Martin Street.

Maagie Reilly
Scotland St Orange St
\$ 2000 to answer E. B.

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

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

Dated Sept 12 1885 Samuel C. Reilly Police Justice.

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

03 12

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Fredrick Conquesen 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 Fredrick Conquesen

Question. How old are you?

Answer 38 years

Question. Where were you born?

Answer. New York

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

Answer. S. E cor 4th Ave & 125th St 2 mo's

Question What is your business or profession?

Answer Driver

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

Answer. I am not guilty

Fredrick ^{his} Conquesen
mark

Taken before me this

12

day of Sept

1887

James J. O'Connell Police Justice.

0313

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

POLICE COURT, 2 DISTRICT.

Elizabeth Conegesen

of No 340 W 11th Street, being duly sworn, deposes and says,

that on the 16 day of September 1881
at the City of New York, in the County of New York, Frederick Conegesen

internarrated with deponent and took her to wife and that the ceremony of said marriage was duly performed and solemnized according to the rites and ceremonies of the Roman Catholic Church church by Rev John Vassallo a Minister of the Gospel duly authorized and empowered under the laws of the State of New Jersey to perform the ceremony of marriage and that said defendant and deponent from and after the time of said marriage lived and cohabited together as man and wife for the space of 12 years and deponent says that no decree of divorce has been made by any competent or lawful Court between deponent and said defendant and that deponent is the lawful wife of said defendant

Deponent charges said defendant with knowingly feloniously intemary and took one Catharine Moss to wife the said defendant with knowing at the time that deponent was his lawful wife and in full life and that she is informed by Rev John E. G. ... that he performed a marriage ceremony between said defendant and said Catharine Moss on the 6th day of June 1885 at No 43 Merton St in the City of New York

Elizabeth her X Conegesen mark

Sworn to before me this 12th day of December 1885
David A. Kelly, Police Justice

0314

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

POLICE COURT, 2 DISTRICT.

John E. Goodman

of No. *43 Mott* Street, being duly sworn, deposes and says,

that on the *6* day of *June* 188*5*

at the City of New York, in the County of New York, *he is Pastor of the*

Bedford Street Methodist Church and for about two months previous in the same capacity and that on said date he performed a marriage ceremony at his house as aforesaid between Frederick Conger and a woman who gave her name as Catharine Moss and deponent's sister Mary B. Goodman was a witness to said ceremony

Deponent says that he identifies the defendant Frederick Conger as the

of
Sworn to before me, this

188

day

Police Justice

0315

man that he married on said date to
said Catharine Broo and that the person
is a Minister of the Gospel duly
authorized and empowered under
the laws of the State of New York
to perform the ceremony of marriage to

John G. Coakman

Sworn to before me this
12th day of September 1885

Samuel C. Powell
Justice District

POLICE COURT—

DISTRICT

AFFIDAVIT.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 1885

Magistrate.

Officer.

Witness.

Disposition

0316

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Frank Conger

Deputy Sheriff

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Joseph H. Shannon

Subpoena Server.

Failure to find Witness.

Discharge
Offense:

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Frank C. Cramer

Secretary of Court

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Joseph H. Shannon

Subpoena Server.

Failure to find Witness.

0317

0318

Court of General Sessions.

THE PEOPLE

vs.

Frank Conger

City and County of New York, ss:

Joseph H. Shannon being duly sworn, deposes and says: I reside at No. 214 Mulberry Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 8th day of February 1893 I called at 340 West 11th St.

the alleged residence of Elizabeth Conger the complainant herein, to serve her with the annexed subpoena, and was informed by the

house-keeper, who has lived in the said address for the last fourteen years. That no such person has ever lived in the said house during that time by the name of Elizabeth Conger to the best of her belief.

I also called at 43 Mott St. to find Jas. C. Cookman a material witness in the above case, and could find no trace of such a person. The people residing at 43 Mott St. have never heard of Jas. C. Cookman, and could give me no information.

Sworn to before me, this 9th day of Feb. 1893

Jas H. Shannon Subpoena Server.

John J. Buckley Com of Duds. N.Y. Co.

POOR QUALITY ORIGINALS

0319

IMMEDIATE DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

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

To Jno E. Cookman
of No. 43 Morton Street.

Ask to see Mr. Bradford
At 11/2 o'clock A.M.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 9 day of July 1893 at the hour of 10 $\frac{1}{2}$ 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

Frederic Conroy

Dated at the City of New York, the first Monday of
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

POOR QUALITY
ORIGINALS

0320

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when

Does not live here
& cannot do so
any more

POOR QUALITY ORIGINALS

0321

M. M. M.
DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

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

To *Eliyabeth Coneger*
of No. *340 West 11th* Street

At 11 1/2 o'clock A.M. to see Mr. Bedford

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *9* day of *February* 189*2*, at the hour of 10 1/2 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

Fredrick Coneger

Dated at the City of New York, the first Monday of
in the year of our Lord 189*2*,

DE LANCEY NICOLL, District Attorney.

POOR QUALITY
ORIGINALS

0322

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk in the witness room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when

*Homer Kupper says she
never lived here,*

*Homer Kupper - he lived
in the house at 14...*

0323

BOX:

191

FOLDER:

1929

DESCRIPTION:

Conlin, Henry

DATE:

10/29/85



1929

0324

Witness
Patrick Doyle
Officer Churchill

Upon the within statement of
Complainant, it appearing that
the injury herein complained of
was accidental, & that restoration there-
for has been made, I recommend
that the bail herein be discharged
from further liability.
March 24, 1887.

J. M. Davis,
Sheriff

No. 302
Day of Trial, *March*
Counsel,
Filed *29* day of *Oct* 188*5*
Pleads *Not guilty (301)*

THE PEOPLE
vs.
B
Stewart

INJURY TO PROPERTY.
Sec. 654, Penal Code.

Randolph
~~JOHN MERRISON~~

District Attorney.

A True Bill.

J. A. Mudson
Foreman.

Pat. III
March 27 1887
Bail discharged

0325

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Denny Randin

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

Denny Randin

of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said Denny Randin,

late of the Sixth Ward of the City of New York, in the County of New York aforesaid, on the twenty second day of October, in the year of our Lord one thousand eight hundred and eighty five, at the Ward, City and County aforesaid, with force and arms, certain two mirrors of the value of twenty five dollars each, and four pieces of glass of the value of ten dollars each, of the goods, chattels and personal property of one Michael Durin, then and there being, then and there feloniously did unlawfully and wilfully break and destroy against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.--And the Grand Jury aforesaid, by this indictment, further accuse the said Denny Randin

of the CRIME OF UNLAWFULLY AND WILFULLY DESTROYING REAL PROPERTY OF ANOTHER, committed as follows:

The said Denny Randin,

late of the Sixth Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, certain four pieces of glass of the value of ten dollars each, in the building of one Michael Durin, there situate, then and there being, of the real property of the said Michael Durin, then and there feloniously did unlawfully and wilfully break and destroy against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEE

District Attorney.

0326

District Attorney's Office.

PEOPLE

vs.

Henry Conlin

Injury to Property.

Chas Davis,

Dismiss on endorsement.

ADP

0327

STATE OF NEW YORK. }
CITY AND COUNTY OF NEW YORK } ss: POLICE COURT, 1st DISTRICT.

Patrick Doyle aged 32
years, a *Barkeeper*
of No. *35 Madison* Street, being duly sworn, deposes and says,
that on the *22* day of *October* 1885

at the City of New York, in the County of New York, *Henry Conlin*
(nowhere) did at the *Liquor Store No 40*
Mott Street, willfully and maliciously
break and destroy two *Mirrors*, and
four *Panels of Glass*, the property of
Michael Quinn doing damage
to the amount of *Seventy five*
dollars.

Patrick Doyle

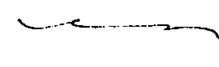
Sworn to before me, this
of *October* 1885
day

[Signature]
Police Justice.

0328

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Henry Conlin. 

Injury to Property.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

My reasons for said recommendation are as follows:

The injury was committed by accident, in self-defence on the part of defendant, who was endeavoring to repel an assault which he apprehended was about to be made upon him by a third party. I am convinced that the injury was not intentionally committed. Restitution thereof has ^{been} made, to the full value of the property injured, and accordingly request permission to withdraw my complaint.
Dated March 12, 1887. Patrick Doyle

Witness:



POOR QUALITY ORIGINALS

0329

BAILED,
 No. 1, by Admiral Swetten
 Residence 99-100th Street
 No. 2, by 180th Street
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court District.

No 302 1170

THE PEOPLE, &c.,

ON THE COMPLAINT OF
Edward N. Velle

35 Madison

Henry Caulin

2 _____
3 _____
4 _____

Offence Murder

Dated Oct 23 1885

John J. ... Magistrate

Chambers Officer.

6 Precinct.

Witnesses George Callahan

No. 46 Street ...

... Street ...

No. 46 Street ...

No. _____ Street _____

\$ _____ to answer

... Street ...

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

Henry Caulin

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 Oct 23 1885 John J. ... Police Justice.

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

Dated Oct 23 1885 John J. ... 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.

POOR QUALITY ORIGINALS

0330

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Henry Caulin 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. *Henry J. Caulin*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *197 Worth Street, 3 years*

Question. What is your business or profession?

Answer. *I am employed in the department of public works*

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*

Henry J. Caulin

Taken before me this

day of

October

1885

[Signature]

Police Justice.

0331

BOX:

191

FOLDER:

1929

DESCRIPTION:

Connell, James

DATE:

10/19/85



1929

POOR QUALITY ORIGINALS

0332

No-157
Counsel, J. Caldwell
Filed 19 day of Oct 1885
Pleas, Voluntary

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 530, Penal Code.]

THE PEOPLE
vs.
James Randall

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

[Signature]

24. 7th St. Foreman.

1885 Part III Mich 1487
Indictment signed

Witnesses:
James J. Lande
Officer Liggett

Upon the within certificate of the Board of Health of the City of Albany, New York, I, the undersigned, do hereby certify that the affiant of Henry [Name] is a. Cornell, Larchville, at appearing from that the defendant herein is do. I recommend that the indictment herein be dismissed & the said [Name] be discharged from further liability.
By order, 14/87.

[Signature]
J. Caldwell

0333

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 Powell

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

James Powell

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

The said *James Powell*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms,

three silver coins of the kind known as dollars, of the value of one dollar each, three silver coins of the kind known as half dollars of the value of fifty cents each, six silver coins of the kind known as quarter dollars of the value of twenty five cents each, ten silver coins of the kind known as dimes of the value of ten cents each, ten nickel coins of the kind known as five cent pieces of the value of five cents each, and ten coins of the kind known as cents, of the value of one cent each,

of the goods, chattels and personal property of one *James O'Leary*, on the person of the said *James O'Leary*, then and there being found, from the person of the said *James O'Leary*, 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.

Randolph B. ...
District Attorney.

4330

No 159-1118

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

JAMES TATACKE
108 ROOSEVELT

JAMES CONNELL

Offence Larceny from person in the night time

Dated October 16 1885

German Magistrate
D. Smith
27 Precinct.

Witnesses Paul Miller

No. Street

No. Street

No. Street

\$ to answer

to answer

BAILED,

No. 1, by JAMES OLSON
Residence 113 York Street

No. 2, by
Residence Street

No. 3, by
Residence Street

No. 4, by
Residence Street

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$500 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 Oct 16 1885 J. J. ... Police Justice.

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

Dated 1885 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 1885 Police Justice.

0335

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

James Connell 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 Connell*

Question. How old are you?

Answer *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *23 Thomas. 6 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty
J. P. Connell*

Taken before me this *16th* day of *October* 188*8* at *Brooklyn* Police Justice.

0336

CITY AND COUNTY }
OF NEW YORK, } ss.

Courtney S. Piggott
aged 26 years, occupation Police Officer of No. 27th Avenue Street, being duly sworn deposes and

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

Sworn to before me, this 16th
day of October 1888

Courtney S. Piggott

John J. Moran
Police Justice.

0337

Police Court— 10th District.

Affidavit—Larceny.

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

of No. 10 Roosevelt Street, aged 25 years,
occupation Chester Vendor being duly sworn

deposes and says, that on the 15th day of October 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and ~~person~~ of deponent, in the night time, the following property viz:

Good and lawful money
of the United States consisting
of diverse coins of the amount
and value of Three Dollars
and Sixty Two Cents. \$ 3 ⁶²/₁₀₀
the property of

Deponent

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

from the fact that Deponent is informed by Conroy P. Piggott and officers of the 127th Precinct that he saw said Defendant standing near him at the hour of 3-a.m. he having awakened said Deponent asked him had he lost anything. Deponent informed said officer that all of his small change was taken from the right hand pocket of a coat which he then had on as a portion of his brandy clothing. The said money was found on said Defendant

Sworn to before me, this 16 day of October 1888
John W. McNamee
Police Justice.

0338

and corresponded to ~~the~~ the amount which
he ^{deponent} saw he had in said paper
Whenfor Deponent charges
said defed car with having taken
stolen and carried away from his
possession and from the aforesaid
property.

Gen A. L. ...

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence therein mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—LARCENY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer Sessions.

0339

Grand Jury Room.

PEOPLE

vs.

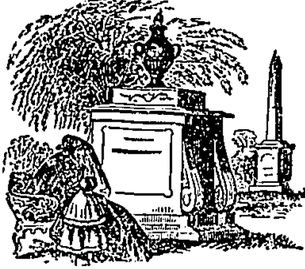
See Mr. King

Rhodes

Mr. King
from committee
with Mr. King
in the room

0340

PATRICK F. McLAUGHLIN, PATRICK J. CUNNEEN,
Late with D. Mooney, Sexton St. Peters Church



Hearses, Carriages and all requisites for Funerals
furnished on the most reasonable terms,
Interments procured in all Cemeteries in
the vicinity.
Attendance at all hours, day or night.

New York, March 9 1887
Mr. James A. Cornell
200 Broadway
McLAUGHLIN & CUNNEEN, Dr.

GENERAL FURNISHING UNDERTAKERS.

109 GREENWICH ST. and 116 CEDAR ST.

New York March 9 1887
& have buried James Cornell
Oct 4 1886 in Calvary Cemetery

McLaughlin & Cunneen

Sworn to before me
this 9th day of
March 1887

J. Rhoads
Notary Public (N.Y.)
New York

0341

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

James Cornell

OFFENCE

RANDOLPH B. MARTINE
District Attorney.

*Certificate of
Death of
the Defendant*

HEALTH DEPARTMENT

OF

CITY OF NEW YORK.

No. 301 Mott Street.

Transcript of Death.

COURT OF GENERAL SESSIONS.

The People, &c.

filed Oct. 19. 1885

vs.

James Cornell

RANDOLPH B. MARTIN,
District Attorney.

Affidavits &c. of the
death of James Cornell
the defendant herein

0342

0343

HEALTH DEPARTMENT OF THE CITY OF NEW YORK
 Sanitary Bureau, Vital Statistics.
 Office, 301 MOTT STREET.

Liber 24

No. 111421

New York, March 11, 1887.

A TRANSCRIPT FROM THE RECORD OF DEATHS
 IN THE CITY OF NEW YORK.

NAME OF DECEASED			DATE OF DEATH			AGE OF DECEASED				
			MONTH	DAY	YEAR	YEARS	MONTHS	DAYS		
<u>James Connell</u>			<u>Oct</u>	<u>1</u>	<u>1886</u>	<u>22</u>	<u>—</u>	<u>—</u>		
COLOR	CONDITION	OCCUPATION	BIRTHPLACE			HOW LONG RESIDENT IN CITY				
<u>W</u>	<u>Single</u>	<u>—</u>	<u>New York City</u>			<u>22</u>	<u>—</u>	<u>—</u>		
PLACE OF DEATH		FATHER'S BIRTHPLACE		MOTHER'S BIRTHPLACE						
<u>No. 11 Harrison St.</u> <u>5th</u> WARD.		<u>Ireland</u>		<u>Ireland</u>						
CAUSE OF DEATH						TIME FROM ATTACK TILL DEATH				
<u>Chronic Albuminuria, Uraemia</u>						YEARS	MONTHS	DAYS	HOURS	MIN'TS
PLACE OF BURIAL		UNDERTAKER		MEDICAL ATTENDANT						
<u>Cathary</u>		<u>M. Loughlin & Co.</u>		<u>F. C. Robinson,</u>				<u>M. D.</u>		

John T. Nagle MD
 Deputy Register of Records.
 A True Copy,

C. Hummer
 Chief Clerk

0344

The People ^{vs.}
James Cornell

City and County of New York fs:-

Henry Hove being
duly sworn says that he
resides at No 371 East 8th
Street. That he was well
acquainted with James Cornell
the defendant herein and knew
him for five years prior to
his death. That ~~deponent~~
saw the said James Cornell
after he had died on or about
October 1. 1886 at No. 11 Harrison
Street and knew him to be
the same person indicted
on or about Oct. 19. 1885 for
the crime of Grand Larceny
in the first degree.

Sworn to before me } Henry Hove
this 11 day of March 1887 }
Rudolph L. Scharf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

0345

The People
vs
James Cornell

City & County of New York :-

John A. Cornell
being duly sworn says that he
resides at No. 11 Harrison Street.

That he is a brother of James
Cornell the defendant herein.

That the said defendant James
Cornell died on or about October

1. 1886 as will appear by the
transcript from the record of
deaths hereto annexed.

Sworn to before me } John A. Cornell
this 11 day of March 1887 }

Rudolph L. Scharf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

0346

See Undertaker
get his certificate
of death and
sworn to

W. J. [unclear]

0347

Court of General Sessions, PART THREE.

THE PEOPLE

INDICTMENT

For

James Connell

To

M

George Blair

No.

13 York

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *the 11th day of June* at the Court of GENERAL SESSIONS of the Peace, at the New Court House, in the Park of the said City, on the *11* day of *June* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

RANDOLPH B. MARTINE,

District Attorney.

0348

BOX:

191

FOLDER:

1929

DESCRIPTION:

Connolly, James

DATE:

10/12/85



1929

0349

No 88
Turner

Counsel,
Filed *[Signature]* day of *[Signature]* 1885
Pleads *[Signature]* City of *[Signature]*

Witnesses:
.....
.....
.....
.....

MISDEMEANOR.

THE PEOPLE
vs.
B
James Randall

RANDOLPH B. MARTINE,

District Attorney.
Part IV April 20 1877.
Pleads Guilty to third count of
A TRUE BILL. *no indictment*

[Signature]

Foreman.

[Signature]

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 Leonard

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

James Leonard

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *James Leonard*

late of the City of New York, in the County of New York aforesaid, on the *17th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*7*, at the City and County aforesaid, *did* of a certain oleaginous substance and compound, not made nor produced from milk or cream (a more particular description of which said substance and compound, and of the ingredients and matters of which the same was made and produced, is to the Grand Jury aforesaid unknown, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one *Sherman B. Ryan*, for butter, the product of the dairy; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SECOND COUNT: (Chap. 246, Laws of 1882. § 1.)

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

James Leonard

of a Misdemeanor, committed as follows:

The said *James Leonard*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at retail, to one *Sherman B. Ryan*, of a certain substance, not butter, commonly called oleomargarine, and did then and there falsely represent the same to the said *Sherman B. Ryan*

to be butter; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

THIRD COUNT: (Section 430, Penal Code.)

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

James R. ...
of a Misdemeanor, committed as follows:

The said *James R. ...*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

Thomas M. ..., as an article of food - *one pound* of a certain substance in imitation of a certain article of food, to wit: butter, without disclosing such imitation by a suitable and plainly visible mark or brand; against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

James R. ...
of a Misdemeanor, committed as follows:

The said *James R. ...*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, a certain parcel containing *one pound* of a certain article and substance in semblance of butter, not the legitimate product of the dairy, and not made exclusively of milk or cream, but into which divers oils and fats not produced from milk or cream, entered as component parts (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the same being then and there an article and substance required by law, in case of retail sales in parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded or marked upon the top and side with the words "Oleomargarine Butter" only, where it could be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in a straight line, and not less than one-half inch in length, and wherewith the seller was then and there required by law, to deliver to the purchaser, a printed label, bearing the plainly printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch in length, in a straight line, unlawfully did then and there sell and cause and procure to be sold at retail to one *Thomas M. ...*

from a certain *tub and box* which was not then and there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to deliver therewith to the said *Thomas M. ...* a label of the kind and description aforesaid, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

0352

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

James Donaldson

of a Misdemeanor, committed as follows :

The said *James Donaldson*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Thomas H. Ryan, one of the

of a certain article and substance in semblance of natural butter, and known as oleomargarine or imitation butter, the same not being the legitimate product of the dairy, and not being made exclusively from milk or cream, or both, with salt or rennet, or both, with or without coloring matter or sage, but into which divers oils, and animal and other fats, not produced from milk or cream, had been introduced (a more particular description of which said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

James Donaldson

of a Misdemeanor, committed as follows :

The said *James Donaldson*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

Thomas H. Ryan, one of the

of a certain article, substance and compound in imitation and semblance of, and designed to take the place of natural butter produced from pure, unadulterated milk, or cream of the same the said article, substance and compound, so sold as aforesaid, being rendered and manufactured out of divers animal fats and oils not produced from unadulterated milk, or cream from the same, the said article, substance and compound not being manufactured or in process of manufacture on the ^{30th} ~~thirtieth~~ day of April, in the year of our Lord one thousand eight hundred and eighty-five (a more particular description of which said article, substance and compound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

RANDOLPH B. MARTINE,

District Attorney.

0353

1048

Police Court 34 District.

THE PEOPLE, &c.,

OF THE COMPLAINT OF

James M. Hillwell
Complainant

James Bourne
Defendant

Offence: Adulteration of Milk

Dated September 30 1885

Magistrate

Officer

Preinct.

Witnesses

No. 53 Street Houston

No. 1 Street 1

No. 300 Street Bailee

to answer G. A.

Street Bailee

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

James Bourne

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 Sept. 30 1885 James Bourne Police Justice.

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

Dated Sept 30 1885 James Bourne 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.

0354

Sec. 198-200.

3rd

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

James Connolly 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 Connolly*

Question. How old are you?

Answer *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *7 East 3rd Street six years*

Question What is your business or profession?

Answer. *grocery*

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 and I demand a trial by Jury James Connolly*

Taken before me this

30

day of *Sept.* 188*5*

W. J. Conroy

Police Justice.

0355

Sec. 151.

Police Court 3 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 to any Marshal or Policeman of the City of New York, GREETING:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Thomas R Gray

of No. _____ Street, that on the 18 day of September
1888 at the City of New York, in the County of New York, 379 Brown

James Connolly, sold
him one pound of oleomargarine, manufactured
since April 1885, representing the same to be
pure unadulterated butter the product of the
dairy, the same not being labeled "oleomarga-
rine butter" and received the money of deposit
for the same

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the 3 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 29 day of September 1888

A. J. Brown POLICE JUSTICE.

Police Court 3 District.

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Thomas R Gray

James Connolly

Warrant-General.

Dated Sept 29 1888

W. H. Miller Magistrate.

Miller Officer.

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

Officer.

Dated _____ 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, Sept 30th 8:15

Native of Ire

Age, 40

Sex, Male

Complexion, _____

Color, Sw

Profession, Maen

Married, Yes

Single, Yes

Read, Yes

Write, Yes

W. H. Miller

0356

Court of MC
County of New York

THE PEOPLE, &c.,
on complaint of Thomas R. Gray

James Crowley

Affidavit: Thomas R. Gray

Witnesses: Charles M. Caldwell

Residence 55 Fulton St.

Residence

Residence

0357

STATE OF NEW YORK,
County of New York } ss.:

Thomas R. Gray, being duly sworn, deposes and says:

That he resides in the New York of New York in the County of New York and State of New York, and is 18 years of age, and is an expert appointed by JOSIAH K. BROWN, New York State Dairy Commissioner; That on the 18th day of September, 1885, in the grocery store occupied by him, No. 379 Bowery street, in the City of New York in the County of New York and State of New York, one James Connolly, against the form and statutes in such cases made and provided, and in violation thereof, and against the peace of the people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadulterated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter, the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter the product of the Dairy; that the said James Connolly offered said substance, product, manufacture and compound for sale as and for Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, one pound as and for Butter, the product of the Dairy, and represented the same to be Butter at such time and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article, substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since April thirtieth, 1885, as deponent is informed and believes.

That the tubs in which the same was contained did not have the words "Oleomargarine Butter" upon the top or side thereof and such words were not burned in or painted thereon with permanent black paint, in a straight line not less than one half inch in length, where deponent could see such brand; that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.

Deponent further says that on said 18th day of September 1885 he went to the said grocery store of said Connolly in said City and County, and told James Connolly that he wanted to buy some Butter; that said James Connolly showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to deponent for sale, and sold the same to deponent; that he so sold to deponent one pound thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.25; that, as deponent believes and charges, the said James Connolly at the time of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not Butter, the product of the Dairy; that deponent saw the ~~tubs in which the said Oleomargarine was contained~~, and no printed label bearing the words "Oleomargarine Butter," was delivered by said James Connolly to deponent with the Oleomargarine sold to him; that on the 19th day of September 1885, deponent delivered a sample of such Oleomargarine, so purchased by him as aforesaid, to Charles M. Stillwell a chemist of the city of New York N. Y., and caused the same to be analyzed by such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said James Connolly and that he may be dealt with as the law directs.

Sworn to before me this 29th day of September, 1885 } Thomas R. Gray
John J. O'Brien Justice.

POOR QUALITY ORIGINALS

0358

CHAS. M. STILLWELL, A. M.
THOMAS S. GLADDING, A. M.

Office and Laboratory of
STILLWELL & GLADDING,
Analytical and Consulting Chemists,

Old Series, No. 9406.
New Series, No. 18050.

No. 55 Fulton St., cor. Cliff St.,

P. O. Box 1261.

New York, Sept 24 1885

Certificate of Analysis

of a sealed sample of "BUTTER"

marked No. 428. J. C. 379 Bury Sept 18/85

received for account of Mr. B. W. Van Valkenburg Sept 19/85

drawn by our Agent per Mr. J. R. Gray

This Sample contains	Analysis of the Fat present in the sample.
Animal and Butter Fat, 83.35	Soluble Fatty Acids, [on a dry basis] 9.46
Curd, 1.71	Insoluble do do do 96.15
Salt, [Ash], 5.29	Specific Gravity of the dry Fat, at 100° Fah., 0.9040
Water, at 100° C., 9.65	Titre, °C.
100.00	

This sample is composed mainly of Animal Fat and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter—the product of the dairy, and it is in imitation and semblance of butter produced from pure unadulterated milk or cream from the same.

Very Respectfully,

W. B. Van Valkenburg
Charles M. Stillwell
ANALYTICAL CHEMISTS
EXCHANGE

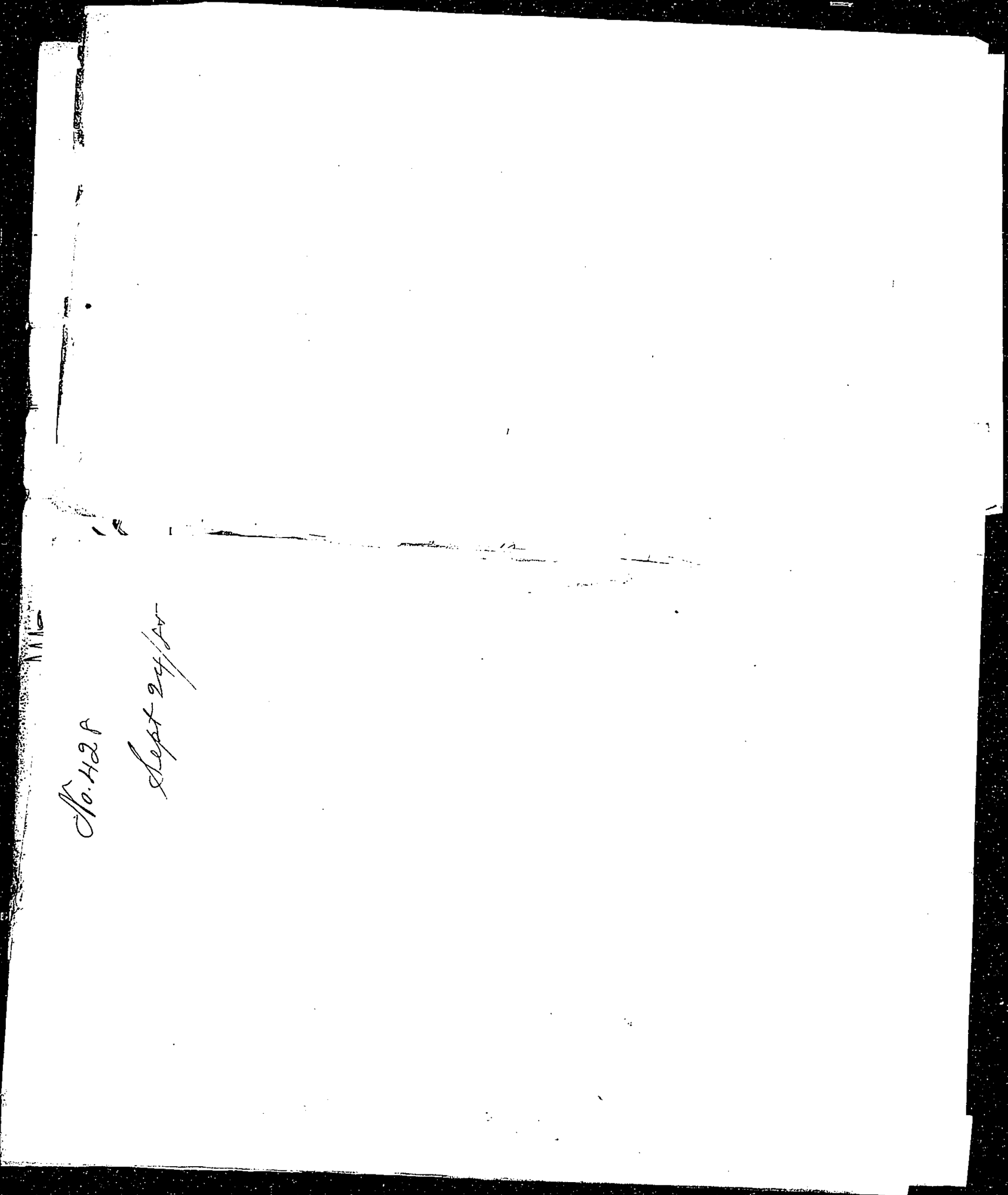
State of New York
City of New York } ss.
County of New York }
On the twenty fourth day of September in the year one thousand eight hundred and eighty five before me personally came Charles M. Stillwell to me known, and known to me to be the individual described in, and who executed the foregoing instrument, and he acknowledged that he executed the same.

W. S. Colbrook

of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as

POOR QUALITY
ORIGINALS

0350



No. 428

Sept 24/80

0360

BOX:

191

FOLDER:

1929

DESCRIPTION:

Connolly, Michael

DATE:

10/29/85



1929

0361

No 290 031

Counsel,
Filed 29 day of Oct 1885
Pleads, J. W. Gully

Grand Larceny, First Degree,
(From the Person.)
Sections 228, 229, Penal Code.

THE PEOPLE

vs.

F
Michael Ramondy
34. 360
137 21

RANDOLPH B. MARTINE,

District Attorney.

In Nov 6/87

Fred L. Gmarcha, P.L.

A True Bill. 11. #

[Signature]
Foreman.

C. Mrs. Lee

[Signature]

Witnesses:

[Signature]
[Signature]

0362

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Remondy

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

Michael Remondy

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

The said *Michael Remondy*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty seventh* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one promissory note for the payment of money of the kind known as United States Treasury notes, being then and there due and receivable of the denomination and value of two dollars and one cent of the value of ten cents, —

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

Randolph B. Martinie
District Attorney.

0363

No-205 5-1031
Police Court-5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Shubert
4-20-03 3rd Ave
Michael Connolly

Offense Larceny
from person

Dated 27 September 1885

Andrew White
John Foley
Magistrate
Officer.

Witnesses
Minn
Street.

No. Street.
No. Street.

No. Street.
to answer
Street.

Am.

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

Michael Connolly

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 27 Sept 1885 Andrew White 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.

0364

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Michael Connolly

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 Michael Connolly

Question. How old are you?

Answer 28 years

Question. Where were you born?

Answer. New York

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

Answer. 137 St 3 Ave 6 mo

Question What is your business or profession?

Answer. Truckman

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

Michael. Connolly

Taken before me this

day of 1889

[Signature]

Police Justice.

0365

CITY AND COUNTY)
OF NEW YORK, } ss.

aged 45 years, occupation Police Officer of No. John Foley

12 Precinct Police being duly sworn deposes and says, that he has heard read the foregoing affidavit of Samuel Thompson

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

Sworn to before me, this 27 day of Sept 1886 John Foley

Audrey White
Police Justice.

0366

Police Court—5 District.

Affidavit—Larceny.

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

Samuel Templeton

of No. 420-Third Avenue Street, aged 38 years,

occupation Carpenter being duly sworn

deposes and says, that on the 27 day of September 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

& person of deponent, in the Night time, the following property viz :

Good and lawful money of the United States
consisting of one bill of the denomination
and value of two dollars and one pocket
comb of the value ten cents in all of the
value of two dollars and ten cents

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

Michael Connolly (now here)
from the fact that while deponent was
lying down in the doorway of premises
N^o 12394-Third Avenue ~~and~~ and was
aroused by Officer John Foley who informed
deponent that said defendant was lying by
the side of deponent and immediately thereafter
deponent missed said property from the pockets
of the pantaloons then and there worn by deponent
whereupon said officer arrested defendant and
on the way to the station house deponent saw
said defendant drop said comb on the sidewalk
wherefore deponent charges said defendant
with taking stealing and carrying away the
aforsaid property from deponents person

Samuel Templeton

Sworn to before me, this 27 day of September 1885
Samuel J. Smith
Police Justice.