

0008

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cain, Thomas

DATE:

11/29/93



4906

0009

Witnesses:

Off Hill

Shackles S. 2

I think the
acceptance
of a plea of
attempts at
Burglary in the
3d. Degree must be
a proper disposition
of this case.

Robert James
District Attorney
Dec. 5th 93

Counsel,

Filed 29 day of Nov 1893

Pleas,

THE PEOPLE

vs.

Thomas Cain

at
\$35.00 for
Papers

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. C. Davis Foreman.
Dec 5 1893

James H. Ray 3 day

S. P. 2 years.

Burglary in the Third Degree.

[Section 408, Penal Code.]

0010

Police Court— District.

City and County { ss.:
of New York,

of No. 445 W 44th

occupation Butcher

Daniel J. Larry

Street, aged 44 years,

being duly sworn

deposes and says, that the premises No 577 10th Avenue Street, 22nd Ward

in the City and County aforesaid the said being a Three story brick building

and which was occupied by deponent as a Packing House

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

were BURGLARIOUSLY entered by means of forcibly opening fan
light on door

on the 20th day of November 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Wheats Scale saws Choppers &c
of the value of One hundred dollars
\$100.00

the property of Daniel J. Larry

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

Thomas Kane (now here)

for the reasons following, to wit:

That deponent said premises
securely locked and fastened about the
hour of 10 A.M. on the 19th Inst. deponent
is informed by Officer John Stiles of
the 22nd Precinct that about the hour
of 1 A.M. on the 20th Inst. he discovered
the said defendant in said premises;
deponent on investigation discovered that
said premises entered in the manner described above
Amos Burke Police Justice

00 1 1

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation John Hill Officer of No. _____

22" Beamt Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Daniel J. Lavery

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

Sworn to before me, this 20 day
of November 1897

John Hill

Charles R. Roke

Police Justice.

00 12

Sec. 193-200.

✓ District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Kane 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. Thomas Kane

Question. How old are you?

Answer. 24 yrs

Question. Where were you born?

Answer. N. S.

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

Answer. 635 11th Ave 7 yrs

Question. What is your business or profession?

Answer. Paper hanger

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

Answer. I am not Guilty

Thomas Kane

Taken before me this

day of

189

Police Justice.

00 13

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

Dated Nov 20 189 Amos C. Park Police Justice.

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

Dated 189 Police Justice.

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

Dated 189 Police Justice

00 14

BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Police Court--- District. ¹²⁵⁰

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Daniel Lantry
445 W 44
Thomas Kane

2 _____
3 _____
4 _____

W. J. Lantry
Offence

Dated *Nov 20* 189 *7*

Burke Magistrate.

Hui Officer.

22 Precinct.

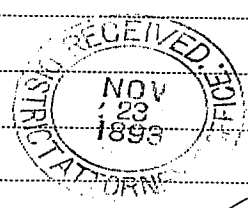
Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *2000* to answer



[Signature]
[Signature]

00 15

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Cain

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

Thomas Cain

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

The said

Thomas Cain

late of the ^{2nd} Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *November*, in the year of our Lord one thousand eight hundred and ninety-*three* in the *night* - time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of one

Daniel J. Lavery

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said

Daniel J. Lavery

in the said

building

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

De Lavery Nicoll,
District Attorney

00 16

BOX:

539

FOLDER:

4906

DESCRIPTION:

Camicia, Peter

DATE:

11/15/93



4906

0017

Witnesses:

Frank Garfalo
Peter Canicia

Subpoena offic
✓ + compl for
15th

#88

~~O. Sullivan~~

Counsel,

Filed

day of

1893

Pleads,

27

THE PEOPLE

2190
Laila

us.

P

Peter Canicia

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

DE LANCEY NICOLL,

District Attorney.

Dec 5

of term 93 1893

A TRUE BILL.

W. Edward
Foreman.

Part 2 - Dec 11, 1893

~~And~~

Pleads asst 2nd degree

4/10/93

Mrs J

Dec. 15/93

27/15

0018

5th

Police Court— District.

City and County { ss.:
of New York,

of No. 2190 - 1st Avenue Street, aged 24 years,
occupation Banker

deposes and says, that on 5 day of November 1889 being duly sworn
at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Peter Camiccia; now here
who did willfully and maliciously
shoot a ball from a revolving
pistol at deponent; deponent
further says that this assault
was committed

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

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

Sworn before me, this 6th day
of November 1889

C. E. Simms Police Justice.

Frank Garfalo

00 19

Sec. 198—200.

5

1882
District Police Court.

City and County of New York, ss: ,

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

Question. What is your name?

Answer.

Peter Camicia

Question. How old are you?

Answer.

27 years old

Question. Where were you born?

Answer.

Italy

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

Answer.

2190 First Ave - Four months

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I Am Not Guilty,
Peter ^{his} Camicia
mark

Taken before me this

day of

189

John J. Murphy
Police Justice.

0020

2140 First Ave
Henry M Heymann
7 Beekman St

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

Dated, Nov 6 1893 C. E. Simmons Police Justice.

I have have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 189 Police Justice.

0021

1184

Police Court,

5

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Garfalo
2190 1st Ave.
Peter Camiccia

2
3
4

offense
Assault - battery

Dated,

Nov 6

189

3

Simmms Jr
Gilligan

Magistrate.

Officer.

Precinct.

Witnesses

George Grecco

No.

2190 First Ave

Street.

Santo Peda

No.

2190 First Ave

Street.

George Sabbatano

No.

2190 First Ave

Street.

\$ 3000. to answer

Carrolla Ruffa

Maria Ruffa

2190 1st Ave

NOV 9 189

CLERK

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0022

473

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Camiccia

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

Peter Camiccia

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

The said

Peter Camiccia

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

SECOND COUNT—

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

Peter Camiccia

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

The said

Peter Camiccia

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

Frank Garfals

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

Peter Camiccia

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

DE LANCEY NICOLL,

District Attorney.

0023

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cassidy, John

DATE:

11/15/93



4906

0024

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cassidy, John

DATE:

11/15/93



4906

0025

BOX:

539

FOLDER:

4906

DESCRIPTION:

Fitzgibbon, William

DATE:

11/15/93



4906

0026

No. 1 - Real name M. Guiney -

Witnesses:

Julius Spellman
W. Gofra, Heidenreich

Subpoena officer
for 24th

#92 in 2 bags

Counsel,

Filed

day of

189

Pleads,

28

405⁶/₁₆
Packs

THE PEOPLE

vs.

John Cassidy

and

William Fitzgibbon

Burglary in the Third Degree.

[Section 498, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Even days Nov
H. V. S.

A TRUE BILL.

J. J. Cressend Foreman.

Part 2 - Nov. 22, 1893 24

not Pleads att. Bag 3 Bag

Nov. 2 tried and acquitted

No. 1. S. P. 2 yrs & 4 mo

Nov. 24/93

RB/M

0027

Police Court—3 District.City and County }
of New York, } ss.:of No. 224 Avenue A Street, aged 33 years,
occupation Printerdeposes and says, that the premises No. 224 Avenue A Street, being duly sworn
in the City and County aforesaid, the said being a four story apartment
house the ground floor of
and which was occupied by deponent as a grocery store
and in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking the
glass in the door leading into
said storeon the 1st day of November 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One cash register con-
taining gold and lawful
money of the United States
of the value of two dollars the
whole being valued at two hundred
and twenty seven dollars. 227⁰⁰/₁₀₀the property of Deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byJohn Cassidy and William Fitzgibbon
who were acting in concert
for the reasons following, to wit: at the hour of 9 o'clockP. M. on said date
deponent securely locked and
fastened the doors and windows
of said premises the said
register being in said store
and deponent hearing from the
said door broken open and
said register missing he is in-

0028

Police Court 3 District.City and County } ss.:
of New York,of No. 224 Avenue A Street, aged 33 years,
occupation Printer being duly sworndeposes and says, that the premises No 224 Avenue A Street,
in the City and County aforesaid, the said being a four story apartment
house the ground floor of
and which was occupied by deponent as a grocery store
and in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking the
glass in the door leading into
said storeon the 1st day of November 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One cash register con-
taining gold and lawful
money of the United States
of the value of two dollars the
whole being valued at two hundred
and twenty seven dollars. 227⁰⁰ inthe property of Deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byJohn Cassidy and William Fitzgibbon
who are acting in concert with
for the reasons following, to wit: at the hour of 9 o'clock
P. M. on said date
deponent securely locked and
fastened the doors and windows
of said premises the said
register being in said store
and deponent having found the
said door broken open and
said register missing he is in-

formed by Officer George H. K...
 rich that the K... saw the
 defendant Cassidy with his
 hand inserted through the
 broken door pulling down
 the shade. The K... found
 the cash register on the sill near
 the gutter. Defendant is
 further informed by Julius
 Spilman that he Spilman
 saw the defendant Cassidy
 in said store and said Spilman
 standing outside in guard.

Officer Timothy Gray (now here)
 saw the defendants together from
 to said burglary being committed there

Arron to before me }
 this 2nd day of November 1892 } John A. ...

John Ryan

Police Justice

Police Court	District
THE PEOPLE, &c., ON THE COMPLAINT OF	
Degree	Burglary
Dated	188
Magistrate	
Officer	
Clerk	
Witnesses	
Committed in default of \$	Bail
Bailed by	
No.	Street

0030

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 28 years, occupation Police Officer of No. 14th Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this 2 day
of November 1893

Godfrey Heidensick

John Ryan Police Justice.

0031

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 33 years, occupation Julius Speelman of No. 516 West 49

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of John W. Hase, and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 29 day of November 1892, { Julius Speelman

John W. Hase Police Justice.

0032

Sec. 198-200.

District Police Court.

1883

City and County of New York, ss:

John Cassidy 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 Cassidy*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *405-8-16 St. 7 months*

Question. What is your business or profession?

Answer. *Painter*

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*
John Cassidy

Taken before me this

day of

March

1893

Police Justice.

0033

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

William Fitzgibbon 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.

Wm. Fitzgibbon

Taken before me this

day of *September* 188*3*

James H. [illegible]
Police Justice.

0034

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 _____

Dependent on
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, Mar 2 1893, Sam Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.
1881

0035

Police Court---

3 1175
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. H. Hare
224 Ave A
John Cassidy
Mr Fitzgibbon

Pringle

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

3 _____
4 _____

Dated, *Nov 2* 189

Ryan Magistrate.
Heidemann Officer.

14 Precinct.

Witnesses *Officer Gray*

No. *Heidemann* Street.

Julius Spelman
576 - 12 - 49 Street.

No. _____ Street.
\$ *1500* to answer *G. S.*

Con
RECEIVED
NOV 6 1893
DISTRICT ATTORNEY

0036

Police Department City of New York,

No. 300 MULBERRY STREET.

New York, 189

14 Pock. Oct 31st 1893
2 a. m.

John Cassidy 28 yrs
Iron Lab Single. y
was arrested for
Burglary by
Officer Heidenreich
1500 Bail by
Judge Ryan

0037

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 Cassidy
and
William Fitzgibbon

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

John Cassidy and William Fitzgibbon

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

The said

John Cassidy and William Fitzgibbon, both

late of the *17th* Ward of the City of New York, in the County of New York, aforesaid, on the
first day of *November*, in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

John D. Hake

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said

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

0038

SECOND COUNT—

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

John Cassidy and William Fitzgibbon

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

The said

John Cassidy and William Fitzgibbon, both

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 *night* time of said day, with force and arms,

one cash register of the value of two hundred and twenty-five dollars, and the sum of two dollars in money, lawful money of the United States of America, and of the value of two dollars

of the goods, chattels and personal property of one

John D. Hake

in the

store

of the said

John D. Hake

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

*DeLauncey Nicoll,
District Attorney*

0039

BOX:

539

FOLDER:

4906

DESCRIPTION:

Champion, Louis

DATE:

11/29/93



4906

0040

Witnesses:

Off Mc Carthy

Counsel,

Filed 29 day of Nov 1890

Pleas, Guilty Decl.

THE PEOPLE

24
72 Greenwich
Blacksmith
Louis Champion

Grand Larceny, Second Degree.
[Sections 528, 53, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 3. December 5th
Pleas Attempted 2nd deg
Pen 1st RB
A TRUE BILL.

Howard Foreman.

0041

Police Court _____ District.

Affidavit—Larceny.

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

of No. 72 Greenwich Street, aged 37 years,
 occupation Restaurant Keeper being duly sworn,
 deposes and says, that on the 21 day of November 1893 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
 session of the deponent, in the day time, the following property, viz:

A quantity of clothing valued at
One hundred dollars

the property & in the care and custody of deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
 stolen and carried away by Louis Champion (now here)
 for the following reasons: the deponent
 was in deponent's employ as a waiter
 and on said date he disappeared from
 deponent's place - deponent immediately
 thereafter missed said clothing from his
 place. Deponent is informed by Officer
 McCarthy of the 2^d Precinct that he arrested
 the defendant and he (defendant) had on
 his person whereas clothing which was
 identified by deponent as his (deponent's)
 property, the defendant admitted that
 he had stolen said property
Arnold Statele

Sworn to before me, this

2

6

day

189

3

Police Justice.

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

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.

Louis Champion

Taken before me this

26

283407

10

1842

Police Justice

0043

t cause to believe the within named Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Five Hundred Dollars, _____ and be committed to the Warden and Keeper of

Give such call.

[Signature] Police Justice.

to bail to answer by the undertaking hereto annexed.

Dated, 189

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

Dated,.....189

1881

0044

344

1256

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arnold Statele
22 Greenwich
Louis Champion

Offense Larceny

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, Nov 26 1893

McMahon Magistrate.

McCarthy Officer.

2 Precinct.

Witnesses Harry Lussing

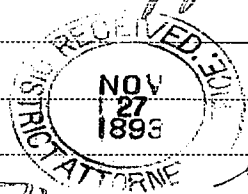
No. 72 Greenwich Street.

Call the Officer

No. Street.

No. Street.

\$ 1000 to answer



C qk

0045

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Champion

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

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

The said

Louis Champion

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *November* in the year of our Lord, one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*divers articles of clothing and
wearing apparel, of a number
and description to the Grand
Jury aforesaid unknown, of
the value of one hundred
dollars*

of the goods, chattels and personal property of one

Arnold Stedeli

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

*De Lancey Recoll,
District Attorney*

0046

BOX:

539

FOLDER:

4906

DESCRIPTION:

Clarey, Maggie

DATE:

11/13/93



4906

0047

Witnesses:

John Rohner
Off. Haulon

In this case I am informed
by Off. Haulon that the de-
fendant is not a prostitute
but a decent respectable woman.
The identification is most
unsatisfactory & unreliable.
I therefore feel that as a
matter of justice the defendant
should be discharged on her
own recognizance.

Part II Thomas Bradley
Dec. 4/93. Dep. Asst. Dist. Atty.
I concur in the above
recommendation.
Dec 4/93 T. Adams
ada.

Counsel,

Filed

13th Nov 1893

1893

Pleads,

THE PEOPLE

vs.

Maggie Carey

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

Part III. 27th 93

DE LANCEY NICOLL,

District Attorney.

I think that the
defendant is
a respectable woman
and her
arrest was
unnecessary.

A TRUE BILL.

Part 2 - Dec 4/93

He must Foreman.

0048

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss:of No. Allendale Street, aged 38 years,
occupation Farmerdeposes and says, that on the 1st day of March 1899 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

Good and lawful money of the
United States to the amount and
value of one hundred dollars
\$100

the property of

Deponent

and that this deponent

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

Maggie Carey
(now Lee) Deponent had the said
money in the pocket of his trousers.
Deponent met defendant on the street
of the house No 133 West Third Street
and deponent of one flight of stairs
into a room with defendant for the
purpose of prostitution. Deponent took
off his trousers and laid them on a
chair with the money in his pockets while
deponent went to bed with defendant.
After the lapse of 35 minutes deponent
started to put on his trousers and he
missed the said money, and deponent
now charges defendant with stealing said
money for the reason that no other person
could have got the money. John Rohner

Sworn to before me, this

of

1895

Police Justice.

0049

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Maggie Clarey

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

Question. What is your name?

Answer.

Maggie Clarey

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

133 West 99th — 6 months

Question. What is your business or profession?

Answer.

Washing and ironing.

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 never**saw him while after**was arrested**Maggie Clarey*

Taken before me this

day of

1882

Police Justice.

0050

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.....

Thaspe Colary
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 *Nov 2* 18*93* *[Signature]* Police Justice.

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

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

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

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

0051

Police Court--- 2 District. 1177

THE PEOPLE &c.,
ON THE COMPLAINT OF

John Robner
all male - N.
Maggie Carey

Offence
Larceny
fel

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated _____ 1888

_____ Magistrate.

_____ Officer.

_____ Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer

0052

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Maggie Clarey

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

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

The said

Maggie Clarey

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

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

of the goods, chattels and personal property of one

John Rohner

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

*He Lucy McCall
District Attorney*

0053

BOX:

539

FOLDER:

4906

DESCRIPTION:

Clark, George

DATE:

11/17/93



4906

0054

Witnesses:

Off Hart

Sent for officer

Patricia Lovett

Samuel Clark

Mr. Eversman

salmon keeper
in Market

Counsel,

Filed 17 day of Nov 1893

Pleaded

17/11/93

THE PEOPLE

vs.

George Clark

[Signature]

[Signature]
DE LANCEY NICOLL,
District Attorney.

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

A TRUE BILL.

6 Mrs Rev Fm
[Signature]
Foreman.

Dec 193

0055

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 322 W 113rd St Street, aged 40 years,
occupation Physician being duly sworn,
deposes and says, that on the 16th day of November 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the day time, the following property, viz:

One overcoat of the value
of thirty 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 George Clark (now here)
from the fact that deponent is
informed by William E. Hughes of no
301 W 113rd St. that he saw this
defendant take and carry
away said coat from this Croftman
way. in front of no 322 W 113rd St.
and from the further fact that at
the time the defendant was arrested he
had said property in his possession.
wherefore deponent prays the said
defendant may be held and dealt with
according to law.

Joseph Bassett Kirby

Sworn to before me, this 15th day

of Nov 1893

Joseph A. Munn
Police Justice.

0056

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 40 years, occupation Reporter of No. 201 W 113rd Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Joseph Barnett Kirby and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 15 day of Nov 1893 } W. E. Hughes
Thos. J. Quinn
Police Justice.

0057

Sec. 198-200.

5 District Police Court.

1882

City and County of New York, ss:

George 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.

George Clark

Question. How old are you?

Answer.

27 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

No home

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 Guilty
George Clark

Taken before me

day of

1893

Police Justice.

0058

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

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

Dated, *Mar 15 3* 189 *Thos. J. Fine* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0059

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court,

5

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph B Kirby
322 W. 113th St.
George Blane

1 _____
2 _____
3 _____
4 _____

Dated,

Nov 15

189

3

Feltner
Carter Mark

Magistrate.

Officer.

Witnesses

William C. Hughes
301 West 113th St.

No.

301 West 113th St.

Street.

No.



Street.

No.

1000

to answer

GS

Ch

9/2

1212
Larceny (felony)

N.Y. General Sessions

The People vs }
 Agt
 George Clark }

City & County of New York ss.

Patrick Lovett.
 being duly sworn says: I am
 "boss Carrier" in Gansevoort Market
 in this city and have been so
 engaged for the past 13 years. I
 reside at No 40 Horatio Street.

I have known George Clark the
 defendant herein for the past 5
 years and have seen him most
 every day during that time - he
 was engaged in selling Whips,
 Currier Combs &c in the market -
 I have never heard of his being
 in any trouble during the time I
 have known him and believe this
 is his first Criminal offense.

Sworn to before me

this 29th day of November 1893

James Hall

Deputy Clerk

Court of Genl Sessions N.Y. City

Patrick Lovett

N.Y. General Sessions

The People &c }
 agent
 George Clark }

City County of New York ss.

Frederick Eisman
 being duly sworn says. I keep a
 saloon at No 90 Gansevoort st.
 in this city and reside at same
 address. I know the defendant
 above named from the fact
 of his frequenting my place
 while he was peddling about
 the market. I have never
 heard of his being in any
 trouble of any kind
 sworn to before

this 29th day of November 1898

George Hall

Deputy Clerk

Carroll & Son's Sons. N.Y. City

Friedrich Eisman

0062

NY General Sessions

The People vs
App

George Clark

Affidavit

Jacob Bulwiger
att, def
23 Chambers St
NY

0063

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Clark

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

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

The said

George Clark

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

*one overcoat of the value of
thirty dollars*

of the goods, chattels and personal property of one

Joseph Bassett Kirby

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

*De Lancey Nicoll,
District Attorney*

0064

BOX:

539

FOLDER:

4906

DESCRIPTION:

Corcoran, Thomas

DATE:

11/19/93



4906

0065

Witnesses:

Wm. Humphrey

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

63

118 sh

noted under

Thomas Corcoran

Assault, second degree
(See 218 Penal Code)

DE LANCEY NICOLL,

District Attorney.

Part III: Part 21 Nov 28/93

A TRUE BILL.

Part 3. Dec 8. 93 B.S.

Dec 12. 93

Harvard Foreman.

Part 3. Dec 12/93

Pleads Assault 3rd deg.

Pen. 1 yr - RB M

In view of the advanced age
of deft and at the request
of complainant I recommend
that a plea of guilty of
Assault in 3rd degree be
accepted

Dec 12. 93

Harlow J. J. J.

0066



0067

KINGMAN B. PAGE, M. D.,
70 East 120th Street,

CONSULTATION HOURS:
8 to 10
1 to 2
6 to 7

Oct 18/93

This will Certify that Edwin
Humphrey is suffering from
a pistol shot wound on inner
side right thigh about 3 inches
above knee joint the ball
taking a direction downward
forward and inward to -
ward the joint.

K. B. Page M.D.

0068

Police Court—5 District.City and County } ss.:
of New York,

of No. Madison Ave bet 112 & 118 St Street, Saged 24 years,
 occupation Bricklayer being duly sworn
 deposes and says, that on the 28 day of October 1893 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas
Corcoran (nowhere) who
 wilfully and maliciously pointed,
 and aimed a revolving pistol
 loaded with powder and ball
 which he then and there held in
 his hand, at deponent, and
 discharged one shot from
 said pistol at deponent, which
 said shot struck deponent in the
 right thigh.
 Deponent further says that such
 assault was committed.

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

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

Sworn to before me, this 29 day
 of Oct 1893

William Humphrey

W. J. Turner Police Justice.

0069

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Thomas Corcoran 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.

Thomas Corcoran

Question. How old are you?

Answer.

70 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

Madison Ave + 110th St. 4 years

Question. What is your business or profession?

Answer.

Watchman

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

Answer.

I am not guilty

Thomas Corcoran
mark

Taken before me this *29*
day of *April* 189*3*

Police Justice.

0070

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

Alfred Dink
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 29 Nov 2* 189 *Charles F. Fisher* Police Justice.

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

Dated..... 189..... Police Justice.

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

Dated..... 189..... Police Justice.

007

For 30 Oct / 97 or 10.12.97

2000 bail.
2000 Ex Nov 1/93 2. P.M.
Ex Nov 2/93 2.44

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

The magistrates presiding
in my absence will hear
and determine the within
case and take bail
if necessary.

Chas F. Fitter
Police Justice

P302

Police Court---

1173 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm Humphrey
Maiden Lane, 117 & 118
Thos. Corcoran

2 _____
3 _____
4 _____

Offence
Assault (felony)

Dated Oct 29 1893

Fitter
Richard Humber
39 Precinct.

Witnesses: Olga Humphrey
No. Maiden Lane 117 & 118 Street.

Richard Humphrey
No. Maiden Lane 117 & 118 Street.

Joe Murphy
No. _____ Street.

2000 to answer G.S.

RECEIVED
NOV 6 1893
DISTRICT ATTORNEY

0072

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Corcoran

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

of the crime of Assault in the second degree,

committed as follows:

The said

Thomas Corcoran

late of the City of New York, in the County of New York aforesaid, on the
twenty eighth day of October in the year of our Lord one thousand
eight hundred and ninety-three, at the City and County aforesaid,
with force and arms, in and upon
the body of one William Humphrey, in the presence of the
said People then and there being,
feloniously, did wilfully and
wrongfully make an assault,
and to, at and against him, the
said William Humphrey, a
certain pistol then and there
loaded and charged with gun
powder and one leaden bullet

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

W. Lancelotti Nicoll
District Attorney

0074

BOX:

539

FOLDER:

4906

DESCRIPTION:

Corcoran, William

DATE:

11/21/93



4906

0075

Witnesses:

Martha Canovan

Reynolds

Andrew O'Keefe
445 W 54

Defendant sent
a letter of
H/100 in J. P.
for Brey,
M. O'Keefe says
when he was
for him.

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

William Corcoran

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Harvard

Foreman.

10/24/93
Shank Duggan
54th St. N.Y.
Liberty 193

Burglary in the second degree.
(Section 401, 506, 526, 533, 534)

0076

Tombs Prison Nov. 20th 1893Mrs Canavan 243 West-61st St - City

Mrs Canavan, I will be under a compliment to you the longest-day I live, if you ease up on me As it-would do you any good to give me a long term of Imprisonment, and again as you know, that-you would be the last-person in the world, I'd do any harm to, only God knows. I being paralyzed drunk and did not understand what-I was doing, now if you put-me away it will also ruin my Sister (as I was the only help she had)

Mrs Canavan. If you withdraw the charge, as you can do before I get-indicted by the grand jury. I promise you faithfully, I'll return you the compliment-doubly and that-I'll also repay you doubly for what-I done and that-I'll never interfere with anybody again as long as I live in the neighbourhood. The Judges are making you press the charge, but you need not-do it, for them if you don't want-to

If you want-to withdraw the charge, go to the District-Attorney's Office in corner of Chambers & Centre St- and say to him That-I did not-intend to steal, That-I only went-in through the window to Borrow \$25- and not liking to wake you up, That-I went and took \$50 and that-you know I did not-intend to steal it- and That-I often went into your house as any friend would —

Mrs Canavan tell my sister Ellen Come down and see me when you get This I remain

yours &c &c

Wm Corcoran

0077

Mrs Canavan if you dont press
This charge against me.
I'll be Thankful to you as long as
I live and I'll return a Compliment
to you that - will surprise you
Wm Corbett

0078

Police Court— 4 District.City and County } ss.:
of New York,of No. 243 West 61 Street, aged 28 years,
occupation Keep House being duly sworndeposes and says, that the premises No. 243 West 61 Street, 27 Wardin the City and County aforesaid the said being a fine story brickdwelling in fact living apartments on the first storyand which was occupied by deponent as deponent anddeponent's familywere BURGLARIOUSLY entered by means of forcibly opening thewarden which led from the street intodeponent's apartmentson the 8 day of November 1893 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

good and lawful money of the
United States of the amount and
value of about fifty centsthe property of deponent's husband (name)

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

William Corcoran, sworn here,

for the reasons following, to wit:

That at about the hour
of two o'clock A.M. on said date
deponent was in the above premises
and in bed. That deponent had se-
curely locked and fastened the doors
and windows. That the said property
was stolen. That deponent saw the
defendant in the premises, and missed
the property. Therefore deponent prays

0079

that the defendant be heard with as
the law directs

Sporn to before me
this 17 day of November 1893 Martha Canavan

John C. Ruff
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0080

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK }

24 District Police Court.

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

Question. What is your name?

Answer. *William Corcoran*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *England*

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

Answer. *624 1/2 West 61st St New York*

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**William Corcoran*

Taken before me this

day of

189

Police Justice

0081

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Fifteen* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated..... *1893* *James M. Burke* Police Justice.

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

Dated..... *189*..... Police Justice.

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

Dated..... *189*..... Police Justice

0082

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

2
3
4

Dated 189

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

to answer



1500
C
B
P

0083

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Corcoran

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

William Corcoran

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

The said

William Corcoran

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three* in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Jeremiah Canavan*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Jeremiah Canavan*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

[Signature]

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.

0084

SECOND COUNT—

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

of the CRIME OF

Petit LARCENY

committed as follows:

The said

William Corcoran
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 *night* time of the said day, with force and arms,

*divers coins of the United States
of America, of a number, kind
and denomination to the Grand
Jury aforesaid unknown, of the
value of fifty cents*

of the goods, chattels and personal property of one

in the dwelling house of the said

Jeremiah Canavan
Jeremiah Canavan
there situate, then and there being found, from the dwelling house aforesaid, then and there felon-
iously did steal, take and carry away, against the form of the statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

De launcy Nicoll
District Attorney

0085

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cordier, Frank

DATE:

11/15/93



4906

0086

Witnesses:

Off Mc Carthy

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

19

59

Rumple

Electrician

vs. L. I. angle

Frank Cordier

Burglary in the Third Degree.
Grand Jurors and Jury
[Section 498, 506, 578, 579, 580, 581.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

H. C. Ward

Foreman.

Test 2 - Nov. 21. 1893

Pleads att Burg. 3rd Deg

El. Ref. - R. B. My

0087

Police Court— / District.

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

of No. 143 + 145 Elm

John W. Rumpf

Street, aged 35 years,

occupation Box maker

being duly sworn

deposes and says, that the premises No 143 Elm

Street,

in the City and County aforesaid, the said being a six story brick building
the 6th floor of which

and which was occupied by deponent as a factory and office

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

were BURGLARIOUSLY entered by means of forcibly breaking the door
leading into deponent's factoryon the 6 day of October 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of tools - a gold watch
a number of postage stamps and
good and lawful money of the United
States amounting to about six dollars
all of the value of forty dollars

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Frank Cordier

for the reasons following, to wit: about the hour of six o'clock P. M.
on said date deponent securely locked
and fastened the door of said factory
and said property was in a desk in said
place - when he returned next morning he
saw that the door leading to said place had been
broken and the place had been entered and said
property was missing. The defendant admitted
and confessed to deponent in the presence of officer

0000

Carey of the 10 Precinct - that ^{he} had Burglariously entered said place and had taken said property - and that said property was in his room at 59 Rivington Street - Deponent together with Officers Carey & McCarthy visited the premises no 59 Rivington Street and there saw and recovered a quantity of tools and a Gold watch - which deponent fully identified as his property that was stolen

John H. O'Rourke

Sworn to before me
this 13 day of October 1893

Wm. McEachern

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Bail.

Committed in default of \$

Bailed by

No.

Street.

0089

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Frank Cordier

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

59 Rivington St - 2 years

Question. What is your business or profession?

Answer.

electrician

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

Answer.

*I am guilty**Frank Cordier*

Taken before me this

day of

October

1895

Police Justice.

0090

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

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

Dated, *Oct 13* 189 *3* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0091

217
Police Court--- District. 1123

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. Rumpf
143 + 145 Elm
Frank Cordier

Offense Burglary

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, Oct 13 1893

Meade Magistrate.

Carey + McCarthy Officer.

10 Precinct.

Witnesses Officers

No. H. Bonner

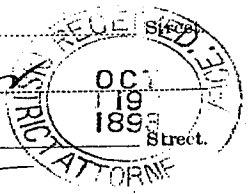
No. 143 Elm Street.

E. L. Roberts

No. 143 Elm Street.

\$ 1000 to answer

Committed



0092

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Cordier

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

Frank Cordier

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

The said

Frank Cordier

late of the Ward of the City of New York, in the County of New York, aforesaid, on the
sixth day of *October* in the year of our Lord one
thousand eight hundred and ninety-*three*, in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *factory* of
one *John W. Rumpf*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said

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

SECOND COUNT—

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

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

The said

Frank Cordier

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 *night*-time of said day, with force and arms,

the sum of six dollars in money, lawful money of the United States of America, and of the value of six dollars, one watch of the value of twenty dollars, one hundred United States postage stamps of the denomination and value of two cents each, and divers tools of a number and description to the Grand Jury aforesaid, unknown of the value of fifteen dollars
of the goods, chattels and personal property of one *John W. Rumpf*

in the

factory

of the said

John W. Rumpf

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

De Lancey Nicoll
District Attorney

0094

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cosgrove, John

DATE:

11/27/93



4906

0095

See Dept. Accts
within May

Witnesses:

Lawrence Reilly

Subpoena affinis
+ court for

See. L. p.
McLaurin
before

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

24

290

Jefferson vs.
picture painter

John Cosgrove

H. D.

18

FOREMAN.

DE LANCEY NICOLL,

District Attorney.

Part 2

Dec 4/93

Pleads G. L. 2nd Degree

A TRUE BILL.

5/27/93

dec 13/93

H. C. Maud

Foreman.

218

Grand Larceny, 1st Degree.
From the Person.
[Sections 538, 540, Penal Code.]

0096

Police Court—

District.

Affidavit—Larceny.

City and County of New York, ss.

of No.

occupation

deposes and says, that on the

day of

being duly sworn,

1893 at the City of New

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

a watch valued at Twenty five dollars. \$25.00

Sworn to before me, this 21 day of November 1893

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

John Cosgrove (now here) from the fact that while deponent was walking along the Bowery and when opposite No. 15 he was assaulted by defendant who grabbed his watch and ran off. Officer Raedig hearing the commotion occasioned thereby joined in the chase, and overtaking defendant found deponent's property in his possession. That defendant had no right to said property.

Wherefore deponent prays that said defendant may be dealt with according to law.

Lawrence Reilly

John M. [Signature] Police Justice.

0097

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK.

District Police Court.

John Cosgrove 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 Cosgrove*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *he declines to state*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*
John Cosgrove

Taken before me this

day of

1893

John Cosgrove

Police Justice.

0098

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

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

Dated Nov 21 1893

John P. Moorhead Police Justice.

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

Dated _____ 189 _____

Police Justice.

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

Dated _____ 189 •

Police Justice.

0099

Police Court---

1239 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

HOUSE OF DETENTION CASE

1. *John Borgstrom*
2. _____
3. _____
4. _____

Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Nov 21* 189 *13*

Boorhis Magistrate.

Jaedip Officer.

Officer Coffin Precinct.

Witnesses *11th Precinct*

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *C. G. H.*

0100

If he has not been discharged
To the Warden of the House for Detention of Witnesses.

(484)

SIR :

Please to send to the COURT OF GENERAL SESSIONS, this morning, at Eleven o'clock, the following Witnesses.

Yours, &c.,

DE LANCEY NICOLL,
District Attorney.

District Attorney.

Edward G. Lynn, Chief Clerk.

Dated the

Eight^h day of December 1893

J. P. Carroll

NAME OF WITNESS	IN CASE OF	DISCHARGED	REMANDED
Lawrence Reilly John Casgrove		Discharged	

POOR QUALITY
ORIGINAL

0101

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

To see Recorder Smyth
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To *Lawrence Reilly*
of No. *79 Elizabeth* Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *8* day of *DECEMBER* 189*3* at the hour of 11 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

John Cosgrove
Dated at the City of New York, the first Monday of *DECEMBER* 189*3* in the year of our Lord, 189*3*

DE LANCEY NICOLL, *District Attorney.*

0 102

POLICE DEPARTMENT OF THE CITY OF NEW YORK,
300 Mulberry Street.

Perkins

W. C. C. C. C.

Repack

For Fred R. Smyth

Source of Genl Session

* 32 Chambers

0 103



New York, December 13th, 1893.

Hon. Frederick Smyth.
Recorder,
General Sessions.
New York City.

Dear Sir:-

Relative to the case of John Cosgrove, arrested by Officer Adam Raedig of the 11th Prec., on complaint of Lawrence Reilly, on November 21st, 1893, charged with larceny, would state I have made investigation relative to his previous character and find his name is John Caufield.

He was arrested under name of John Conlin, on February 18th, 1888 at 2.30 A.M. on Chatham Square; he with three others assaulted a man and stole his watch, he was chased for two blocks by Officer Henry Herrlich of 7th Prec., and arrested, he was found guilty of robbery on February 27th, 1888, and sentenced by Judge Martine to eight & one half years State Prison.

He was only discharged from prison three weeks previous to present arrest.

Yours very respectfully

Wm. W. McLaughlin
Inspector Detective Bureau.

RECEIVED
DECEMBER 14 1893
FREDERICK SMYTH
REC'D
GENERAL SESSIONS
NEW YORK CITY

0 104

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 3 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this

day of 1893

John W. McLaughlin Police Justice.

of the 11 Precinct Police, being duly sworn, deposes

and says that

(now here) is a material witness for the people against

John Cosgrove charged

with

As deponent has

cause to fear that the said Lawrence Reilly

will not appear in court to testify when wanted, deponent prays

that the said Lawrence Reilly be

committed to the House of Detention in default of bail for his

appearance.

Adam Reedy

0105

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 Cosgrove

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

John Cosgrove
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:
The said *John Cosgrove*

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

*one watch of the
value of twenty-five dollars*

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

*Dehaussy Nicoll,
District Attorney*

0 106

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cowel, George B

DATE:

11/01/93



4906

0107

Witnesses:

Virginia Wiedeman

off Corson

Counsel,

Filed

Pleads,

39 May 31 189

THE PEOPLE

19152 E. 2nd St.
vs.
Spotting man
f. single
George B. Cowell

Grand Jurors, First Degree.
(DWELLING HOUSE.)
[Sections 623, 63 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Nov. 15.
Part 2
agreement with Council
A TRUE BILL.

Edward G. Taylor

Part 2 - Nov. 15, 1893. Foreman.

Pleads G. L. 2nd Degree

Elmira Ref.

PB. 11/3

0108

1912

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

Virginia J. Williams
of the City and County of New York, aged 23 years,
occupation *Housekeeper* being duly sworn,

deposes and says, that on the 15th day of October 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Two gold rings, 2 gold thumb rings, one gold chain, one pair gold earrings, two silver pins, 1 pair earrings, one silver bracelet, one scarf pin, one diamond brooch, 1 pair diamond earrings, one opal brooch pin, one opal ring, 1 diamond bracelet, one gold hunting case watch, 2 gold chains, one cameo ring, 1 cameo medallion, 3 gold brooch pins, 1 finger ring & locket, 1 gold chain, 2 finger buttons.

the property of *Bernie in all together a fine jewelry*
Fifteen hundred dollars (\$1500.00)

The property of *Deponent* and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by *George J. Coull (now here)*

for the reasons following to wit: about the hour of 9 o'clock P.M. on the night of the aforesaid day deponent missed the said property from a drawer in a chest of drawers in the room in the said premises aforesaid; and deponent is informed by *Charles O'Connor* a Sergeant Detective of 300 West 125th Street, that on the 21st day of October 1893 he arrested said defendant, and found on his person 1 gold watch & chain, 1 finger ring, 1 chain and that he found in a satchel in a room occupied by defendant at 183 Bowery 1 gold bracelet, 1 silver pin, 2 finger

of the City and County of New York, ss.

Police Justice.

Buttons 5 Breast pins 4 Bracelets
 2 Filigree earrings. 1 gold chain 1 Filigree
 chain 1 pendant, one silver horse shoe
 earring 1 and one cameo medallion, which
 defendant fully identifies as being hers
 1 and being a portion of the property herein
 before described 1 and she charges said
 defendant with the larceny of the same

Sworn to before me and 19) Virginia B. Wilkerson
 this 23^d day of October 1913

Wm. M. Martin
 Police Justice

0110

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles O Connor

aged 49 years, occupation Electrician of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Virginia J. Hudson*

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

Sworn to before me this, 23^d } *Charles O Connor*
day of October 1893 }

Samuel Martin
Police Justice.

0111

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *George B. Cowell*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Refused*

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*

Geo. B. Cowell.

Taken before me this

day of

28

1913

Police Justice.

0112

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

Reverend
Thurt 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 23* 189 *Edward Martin* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0113

253 453 1145
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Inquest J. Wilkins
Full Ave. Bedford Park
George B. Coule

BAILED,

No. 1, by.....
Residence..... Street.

No. 2, by.....
Residence..... Street.

No. 3, by.....
Residence..... Street.

No. 4, by.....
Residence..... Street.

3.....
4.....

Dated, *Oct 23* 189 *3*

Martin Magistrate.

Alfred H. Hall Precinct.

Witnesses *James H. Hannon*

No. *300 Mulberry* Street.

No. Street.

No. Street.

3000 to answer

Committed



0114

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George B. Cowel

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

George B. Cowel

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

The said George B. Cowel

late of the 24th 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 ninety-three, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms, ~~one~~ ^{one} ~~locket of the value of twenty-five dollars,~~ ^{one diamond brooch of the value of three hundred dollars,} one pair of earrings of the value of two hundred dollars, one bracelet of the value of one hundred dollars, ~~one scarf-pin of the value of twenty-five dollars,~~ ^{one watch of the value of one hundred dollars,} two chains of the value of fifty dollars each, ~~two chains of the value of twenty-five dollars each,~~ ^{five} ~~finger rings of the value of twenty-five dollars each,~~ ^{one} ~~one medalion of the value of twenty-five dollars,~~ ^{two} ~~two thumbles of the value of ten dollars each,~~ ^{two other pair of earrings of the value of twenty-five dollars each pair,} one other bracelet of the value of ten dollars, ~~four breast pins of the value of twenty-five dollars each,~~ ^{two} ~~two buttons of the value of five dollars each,~~ ^{of the goods, chattels and personal property of one} ~~of the goods, chattels and personal property of one~~ ^{Virginia L. Wilkinson}

in the dwelling house of the said

Virginia L. Wilkinson

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.

0115

SECOND COUNT—

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

George B. Cowel
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

George B. Cowel
late of the *24th* 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 ninety-*three* at the Ward, City and
County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one

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

Virginia L. Wilkinson
unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0116

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cransman, Louis

DATE:

11/16/93



4906

0117

Witnesses:

Esther Fromberg

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

P

Louis Brauneman.

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Counsel
of
Paul

DE LANCEY NICOLL,

District Attorney.

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

A TRUE BILL.

Committed to of Rep
Foreman.
November 22/93
Tried & convicted
of assault 2deg.
remains in custody

0118

THE PEOPLE,

COURT OF GENERAL SESSIONS, PART 1.

vs.

BEFORE RECORDER SMYTH.

LOUIS CRANSMAN.

Tuesday, November 21, 1893.

Indicted for ASSAULT, in the FIRST DEGREE.

ESTHER FROMBERG, sworn and examined, testified as follows:

Where do you live? 134 Stanton street, in this city. You lived in the same place on the 19th of October, of this year did you not? Yes. On that day did you see this defendant, Louis Cransman? Yes; I was working in a shop where they make clothes, 31 Norfolk street, in this city. When I came into the shop to commence work there were a great many people sitting there, and he was also sitting there; the boss was not there, and I couldn't ask any one for work. When the boss came, I said, "I have nothing to do; will you give me some work?" He told me I should wait until dinner-time, and then he would give me some work; after dinner he gave me some jackets to make, and the other workmen had finished their work and went to dinner; this young man was sitting opposite me, and he was sitting at the same small table; whilst I was working, he commenced to insult me; he said, "You should get the cholera." Then I said to him, "Why do you curse?" He said, "Because you complained to the boss that you, yourself, had no work, and I am sitting at work here; that I have work, and you have not." I said, "I did not say anything of that kind to the boss; I only asked for myself, to give me work; I did not say anything about you." He said, "Yes, you said that to the boss, that I am working and you have no work;" then he took the little table and threw it at me and pushed it on me; then I took the table and put it back in its place, where it should be, so that

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the gaslight should be in the center of the table. Then he kicked me with his foot on my leg. The shop is a large one, and the boss was sitting far away from me, playing cards. I turned around to ask the boss what this young man wants of me, and whilst I turned around he pushed the shears into my back. I did not know what he did to me; I thought that he gave me a blow behind; I got on my feet and I asked him, "What did you do to me?" Then he went away to the big table which is next to the work; I sat and commenced to holloa, and they halloaed; they said, "The shears is sticking into your back." Then Abraham Goldstein came, and he pulled the shears out of my back; then I commenced to holloa, and this young man ran away; he tried to run away, and I caught him by the suspenders and held on to him, and I fell; plenty of blood came out from the wound. Then an ambulance came, and they took me and put me in it and took me to the hospital; I do not know the name of the hospital. I was bandaged in the hospital, and then they told me to go home. I had so much pain afterward, that two doctors came and examined me; I got very sick, and I was taken to the Mount Sinai Hospital; I was there nearly three weeks. The shears were put into my left side, under the shoulder blade. This defendant was arrested afterwards, wasn't he? I do not know what happened to him. Have you met him since, and have you had any talk with him? I saw him in Essex Market Court. The things I had on at the time I was stabbed are here in court. (The witness exhibited to the Court and Jury the chemise and corsets, pointing out the holes made by the blade of the shears) What was the size of the shears? I saw the shears on the table; there were about six or seven inches long. Had you done anything to the defendant? No, I did not.

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CROSS EXAMINATION:

You worked in the same shop with this man? Yes, the same shop; and was also at the same table with him. What was your business there? I worked at ladies' jackets, the same as he did; I was what they called a needle hand, but sometimes used the shears. The same work that you were doing the little boy, the defendant, was doing also, and he used shears; didn't he? Yes. How were you working, by the week or by piece-work? Piece-work. How long were you working there before this thing happened, how many weeks or months? About four weeks I worked in that shop. Do you remember on this day in question, when this assault was supposed to have taken place, that this boy got some work, and you did not get any to do? Yes; when I came he took the work himself; I could not take the work. Didn't the boss of the shop bring him work? I do not know. Did you have any work at all that day? Yes, the boss gave me a heavy, loose jacket to make. About how many jackets, if you know, did this defendant have to work or finish? I do not know; I saw him working, but I do not know how many jackets he had. Weren't you mad at this boy, didn't you get excited because you did not get as much work as he did? No, I had no occasion for it. Didn't you start the quarrel? No, he got angry about me; I did not get angry about him. You remember pushing the table, so that this little boy could not finish his work; don't you? No; I didn't do it. You did not chase him around with a pair of shears; did you? No, I did not. You do not remember, now, hitting him on the hand with the scissors, the shears, do you? No, I did not. When he threw the table over, did you do anything to him before that? No, I did not do anything to him; he talked to me and I answered

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and then he threw the table at me. After the table was thrown down, you picked it up, and you did not say anything to him; but only put it where the light was, so as to get it in the center? I put the table up, and then he kicked me on my leg, and then turned around to talk to the boss and then he stabbed me. That is all you did to him, to cause him to stab you? That is all; I could not do anything to him; I did not know that he stuck me with the scissors until they came and told me afterward. Then you received such a stab wound, although you did not know you were stabbed, that caused you to be in the hospital a very long time? I did not know he put the scissors into my back; I thought he hit me, and gave me a heavy blow in the back. With the scissors sticking in your back, and with the blood trickling down your back, you did not know that you were stabbed until some of the workmen or Mr. Goldstein pulled the shears out of your back? I did not feel the blood coming down my back until Goldstein pulled the shears out of my back, and then I felt the blood was coming down my back. How deep a wound did you have at that time in your back? I can't tell. (The witness put on her corsets, as she wore them at the time she was stabbed.) Was this torn this way (showing witness the chemise)? No; the doctor cut it off. Do you remember falling, after you chased this defendant? After the shears were pulled out from my back, and he tried to run away, I went up to him; I caught him by the suspenders, and then I fell. When you fell did you have the shears in your hand? No, I did not have any shears. Did the boy have a pair of shears in his hand? He had his own jacket in his hand. Did he have a pair of shears in his hand? No. After you chased this boy, after you fell, was the boy lying down or did you

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throw him down, or how did he get down? He remained standing; I fell down; when I caught him by the suspenders, he tried to run away; I fell, and he remained standing, and two men came up, and they picked me up. When you fell, did you turn right around and fall on top of the boy? I fell at his feet, and he remained standing. Did he run away? I do not know; it was near the door where I caught him, and a man called out, "He will not go away," and two men picked me up. How long were you in the hospital? Nearly three weeks. Who was the doctor that treated you at the hospital? Professor Gastner and Dr. Britner. Was it the Chambers street hospital or the Gouvenear Hospital? I do not know the name of the hospital.

DISTRICT ATTORNEY: The officer says it was the Gouveneur Hospital.

JAMES J. KIERNAN, sworn and examined, testified:

You made the arrest of this defendant; did you not? Yes. Where did you arrest him? 31 Norfolk street, in the rear building, at the place where this girl was stabbed. When did you arrest him? On the 19th of October, the same day; that afternoon, around 3 o'clock. How did you get information of this? One of the men that works in the shop came to the station house and gave me information that there was a girl there, and I went with him to 31 Norfolk street; the woman was lying there, and she was bleeding from a wound in the back of her left side; I asked her who done it, and she pointed to this young man, the defendant. I asked her why he done it, in his presence, and she said that there was some quarrel about some work that was there. I then looked for the shears. Did she tell you what it was done with? Yes;

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she told me it was done with a pair of shears, and I found the pair of shears there; they are in the station house. I sent a message for an ambulance, and it came there, and the ambulance surgeon removed her clothing. The clothing that has been produced here is the clothing that she had on. I do not know the name of the ambulance surgeon; he was from Gouveneur Hospital; he probed the wound in my presence; I asked him how deep the wound was, and he said it was about 2 1/2 inches deep. He bandaged her, and we helped him to take her to the ambulance, from there she was taken to the hospital. What did you do with this young man? I brought him to the station house, and the next day I took him to court. He was remanded, and the next morning I went to the Gouveneur Hospital and found out that this woman had left there and went to her home. I went to her home, 134 Stanton street, and I found that she went from there to the Mount Sinai Hospital. The following day I went there and got the doctor's certificate, stating her condition, and brought it to Judge Voorhees. Then you had this man remanded from time to time on the ground that this woman was yet in the hospital, and not fit to appear in court, and he was remanded for examination? Yes. She got well enough to come to court? Yes, and made the complaint; the date of the complaint is November 8th.

BY THE COURT: Did this young man say why he stabbed this woman? The only thing I could find out from him was they had a quarrel about some work; that is the only explanation that he made. What about the stabbing? He wouldn't say that he stabbed her; he wouldn't give me any information on that; I asked him if he done it, and he wouldn't answer me.

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BY DISTRICT ATTORNEY: Who was the man who gave you the information about the stabbing that caused you to arrest this defendant? There was a couple of boys that ran to the station house; I couldn't say who they were; I never saw them afterward. Was there anybody present in the shop where she was lying injured, to which the ambulance was summoned, who had seen the stabbing? Yes, there was a man, his name is Goldstein, who stated that he pulled the shears from her back; he said that in the defendant's presence. Where does Goldstein live? He works in that shop, 31 Norfolk street; I do not know where he lives. He told me, in the presence of this defendant, that he pulled the shears from the woman's back. You did not see anybody else who saw the stabbing? No; there was quite a number of people there, but there was nobody who would tell me anything; the names of the doctors are on the papers there.

CROSS EXAMINATION:

Do you remember the defendant telling you something about having a quarrel with this woman? He said that they quarrelled about work. Did he tell you anything about falling? No. Did you understand everything he said? Part of what he said; I couldn't understand all. He might have said to you that he had a quarrel and fell, and this woman got the shears stuck in her back? I did not understand part of it. You are sure that he did not say that? Yes. Did you see any marks on the boy? His finger was cut and bleeding. Do you mean to tell this Court and Jury that this defendant spoke to you in such plain English that you understood everything he said, or as much as you have stated? Yes, he stated that to me in English; he spoke English to me; I asked him why he cut this woman, and he would not make any answer.

Didn't he tell you something in the Hebrew language? No; he was speaking Hebrew to other people; he spoke English to me. How deep was the wound in this woman's back, if you know? Only what the doctor's stated, about 2 1/2 inches. Where did you find the defendant? I found him in the room where this woman was stabbed. Did anybody have hold of him? There was a crowd of men around him. He was near the door; was he not? Yes. He did not try to run away; did he? No, he did not. I do not suppose you would let him? No.

WILLIAM A. ROGERS, sworn and examined, testified;

You are an ambulance surgeon, connected with the Gouveneur Hospital; are you not? I am. And you were also on the 19th of October of this year; were you not? I was. Do you recollect being called to 131 Norfolk street on the 19th of October, to attend a call? I was not called to the case, but I attended a woman at the hospital. What day did she go to the hospital; was it the 19th? I do not know what day it was. The day of her injuries, was it not? About the 19th of October. You remember treating this woman? I do. What injuries was she suffering from and did you treat her for? An incised wound of the back, on the left side. Near the shoulder blade? Yes, over the shoulder blade; the lower portion. How deep was the incision? I do not know how deep it was; it was an incised wound; a wound that is made by a sharp cutting instrument. How long did you treat her there? On that one occasion; she was told to go home, and come back to the regular dispensary? Were the injuries such as might have resulted fatally, had not immediate and proper treatment been given? No. What was the character of the wound; was it a dangerous wound or not? It was a serious wound.

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But not necessarily a wound that would prove fatal? No.
She was able to walk away from the hospital alone, without
any assistance? Yes.

ABRAHAM GOLDSTEIN, sworn and examined, testified:

Where do you live? 31 Norfolk street. What do you work at?
A cloak ironer. Whereabouts do you work? In the same place
where the defendant, Louis Cransman, worked. Do you remem-
ber Esther Fromberg working there also? Yes, she worked
there with me, at the same place. Were you working in the
shop on the day on which that stabbing occurred? Yes; I was
working standing at my table. Did you see the stabbing?
I did not see the actual stabbing. What did you see? I saw
when they pushed the table against each other; he pushed
the table to her, and she pushed the table back to him; then
he slapped her in the face, and she slapped him back; then
she turned around and wanted to say something, and he ran
away to the door and she ran after him and got hold of him,
but I cannot tell where she got hold of him, and she held
the shears in her hand and hit him with the shears; then she
turned away from the door to the operator standing there,
and he commenced to halloo, he said the girl has the shears
in her back. Didn't you see her put the shears into her
own back? No, I did not see that. Who put them into her
back? I did not see who did it; it was on the corner, and
I could not see it. Didn't you pull the shears out of her
back? The operator went up, and he tried to pull the shears
out, but he could not, and then I jumped up and I pulled
the shears out of the woman's back. The shears were in so
tight that the first operator could not pull them out? He
was so frightened, the first one, that he did not have the

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courage to do it. When you pulled the shears out of her back, did this woman have the shears in her hand? No, she did not have any shears in her hand; she had her shears in her hand yet when I pulled the shears out of her back. Whose shears were they? The shears she had in the back were the boss's shears, and the other shears, that she had in her hand, were her own shears. Did Cransman have any marks of violence on him at all? All I saw was that his finger was bleeding; no other wound. Do you know what caused his finger to bleed? I do not know. When you pulled the shears out of the woman's back, was she standing up or lying down? After I pulled it out, she got kind of twisting around, and she fell. What did you do to this woman after you pulled the shears out? People ran up to her, and they picked her up and put her on the bed. Did the doctor come? I ran away to find a detective, and did not see the doctor coming.

CROSS EXAMINATION:

How did you come to court this morning; who brought you here? A boy came last night and brought me a paper; I do not know who sent me the paper; a paper was brought that I shall go to court. You remember this day when this girl and boy were in the shop and had the trouble? Yes. Do you know who started the trouble there? I was standing near the boy, with my back to them, and I heard that he got one cloak more than she got, and they commenced to talk about it, that he has more work than she has. Then she said to him, "You are making more work than I do." Then he said, "If I have more work to do, I do." Then she said, "No; if there is not much work, you should divide it equally between us, half and half." I couldn't say what happened afterwards, because my back was

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turned to them. Did you see the table pushed over by this girl upon the boy, so that he could not work? When they commenced to push the table against each other, then I turned around, and I saw that there were shoving each other. Did you see this girl running after the boy? The boy ran away to the door, and the girl ran to the door with the shears in her hand. At any time during this trouble did you see this defendant have a pair of shears in his hand and attempt to hit the girl? I saw that he held the jacket, but I could not tell whether or not he held the shears under the jacket. He was finishing work on that jacket when she started this trouble? Yes, it was his work. Before you pulled the shears off of her back, did you see either the woman or the boy fall? I did not see them. What happened between the time that this boy got to the door and your going to the girl and pulling the shears out of her back, you do not know; is that it? It happened in a second; she ran up to the door, after the boy, she hit him with the other side of the shear, and at the same moment she went away, and the boss came up and we all turned around and one cried out, "She has the shears in her back." How did she hold the shears that she had in her hand? I saw, when she ran up to the boy, she had the points of the shears in her hand, they were not sticking out, and she hit him with the ring of the shears. Did you see the girl have hold of this boy at any time? She did not hold him. Did she get hold of his suspenders and tear them? May be she got hold of them by the door, but I did not see it. How long a time was it that you took your eyes away from these two, when they were fighting, until you returned your eyes upon them? The first I saw they were quarreling among themselves about the jacket; then I saw when they were

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pushing the table against each other. Did you know what was done with the shears, after they were taken from this woman's back? Because it was full of blood, I threw it on the floor. Did it stay on the floor, or did some one pick it up? I went out of the shop, and when I came back I saw the shears with blood on them. Do you know who took the shears away from the place; did you see any one? The detective took them. Is that the detective (pointing to Officer Kiernan)? Yes.

OFFICER KIERNAN, recalled by District Attorney:

On the direct-examination you told about having gotten the shears; are those the shears which you got in the place (shears shown)? Yes; those are the shears. When you got those shears was there any blood upon them? Yes; there is stains of blood on them now.

(The scissors are offered in evidence.)

(THE PEOPLE REST.)

The Case for the Defense:

JACOB JACOBSON, sworn and examined, testified:

You are the employer of this boy? Yes. And this girl was also employed by you on the day in question? Yes. Do you remember seeing or hearing any quarrel between the boy and this girl? No, not at that time. Were you there on the 19th of October, 1893, when this difficulty occurred? I do not recollect the date. Were you there the day of the difficulty? Yes. Do you remember giving some work out to these parties, or did you give the work out? The night before. Did you give the girl as much work as you gave the boy? I did not; the night before, I gave the Fromberg girl

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a garment, and she refused to take it; I said, "If you do not want to take that garment, put it down, and somebody else will take it. Both were working on piece-work; and with that the boy came to me and asked me for some work; I told him, "You can take that garment," and he took it to work on it. In the morning, the next day, when the trouble happened, I was in another part of the shop; my son called me up there and says, "Look, they are quarreling;" they were both standing by the door; each one had a garment in their hand, and I went to separate them; I says, "What is the matter here? Stop that." Esther Fromberg wanted to explain to me what was the matter, and while she was talking to me, one of the operators said, "Oh, she has the scissor in her back," and with that, the presser who just testified said, "My God, she has the shears in her back." Goldstein pulled the shears out, and threw them on the floor. How long has the girl been in your employ? About three or four weeks. What is her disposition; a quarrelsome one? It was quarrelsome; she said to me that morning, "Will you please give me work, so I can finish one and I shall go away;" she said she would prefer going back to another boss; I said, "You can do so." How long has this boy been in your employ? Six or seven weeks. What is his disposition; a good, kind boy? They are all good when they work by the week, but when they work piece-work, they are touchy. Did this boy quarrel with you, or with anybody else, in your presence? No, to the best of my knowledge.

C R O S S E X A M I N A T I O N .

Did you see the shears go into her back or do you know how they got there? No, I couldn't tell you; I have no idea.

Did you know anybody else that she had any quarrels with,

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similar to that which occurred on this day? There were some words between Esther Fromberg and the presser, Goldstein. Were any blows struck? No, only words. How long was she in your employ? She was in my employ about three or four weeks. If she was very quarrelsome, you would not have kept her in your employment that long? They are all quarrelsome; she was very quarrelsome from the day before. But you never saw her strike any blows at anybody? No.

SOLOMON JACOBSON, sworn and examined, testified as follows: Where do you live? 456 East 10th street. You are the son of the last witness who was on the stand? Yes. Were you in the shop on the day when this defendant had some trouble there? Yes. Tell the Court and Jury what you saw and heard between these parties? He got a jacket, the same as her, and she commenced quarreling with him; and he said some words to her, and she pushed the table on him and he pushed it back, and she slapped him in the face and he done the same thing, and she said something in German to him; "I will split your head." Then she raised the shears, and she jumped up from the table and ran to the door, and she ran after that; they got in the clinch, and what happened after that I do not know. Did you see this girl hit the boy with the shears? Yes, with the ring side. Did you see her go after the boy? Yes. How far did she go after him? About six or seven steps. How big is the shop altogether? I couldn't tell you. Pretty nearly as big as this room? No; about half. Was she going after him quickly, as if she was running after him? No, not quickly; she was walking after him, fast; and then she hit him. Where was he standing when she hit him? He was standing between the door and this table,

within two or three feet away from it. Did you see him fall? No. You did not see anything that happened after that? No. You did not see the shears in her back? No, until some one spoke about it. You did see it? Yes. Is that all you know about this case? Yes. Have you ever had any quarrel with this girl? No. You say that she started the quarrel; did you? Who started this quarrel, if you know? She did.

CROSS EXAMINATION.

You watched all that occurred on that afternoon, from the time the quarrel began; didn't you? I watched it until they got in the clinch; I didn't see any more; I turned around and called my father; then everything was over when I called him. What did the defendant do when the shears were pulled out of this woman's back, and what did he say? He did not say anything; I saw her fall down after they took the shears out. Did you see the shears which were taken out of her back? Yes. Do you know to whom the shears belonged? I do not know. Do you know whether Esther Fromberg had a pair of shears? Yes. How the shears got into her back you do not know? No. Did you see Esther strike the defendant on that day? Yes; on the shoulders, with the ring part, the handle, of the shears. How long was that before you saw these shears sticking in Esther Fromberg's back? That was not half a minute. That is the only blow you saw Esther Fromberg strike? Yes. With the exception of the slaps which each one had given the other, and also excepting the blow which was struck upon Cransman's breast, with the handle of the shears in Esther Fromberg's hand, you did not see Esther strike the defendant at all, did you? No. Did the defendant say how he got that cut? He said that she done

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it, she stuck him. You do not remember now of seeing her strike him on the finger? No. What did you call a policeman for? To get an ambulance.

LOUIS CRANSMAN, THE DEFENDANT, sworn and examined, testified as follows:

How old are you? Sixteen. You were working with Mr. Jacobson, at the same table with this girl? Yes. You tell the Court and Jury just what happened between yourself and this girl? The girl and I were sitting at the same table, working; she commenced quarreling with me, and I didn't answer her; then she commenced to push the table against me. I pushed my chair away, and she pushed at me the table all the time; I didn't give her any answer; then she slapped my face; then, when I saw that she is bound on quarreling with me, I said, "You may sit here; I will go away." I took a piece of work that I had and my shears, and I tried to get from her to go to a new place to work; when she saw that I am going away from her, then she rushed after me and said she wants to split my head. I put my hand on the top of my head, and she gave me a blow with the scissors and cut my finger. Then I ran away again, and she got hold of my suspenders from behind and she tore them. I tried to get away from her. Then I fell against the door, and I kept my scissors in my hand, and my work too, and as I tried to twist myself away from her, and I turned, and then she fell on me; I do not know what happened; and she ran off, and then I saw that the shears are sticking in her. Was it your shears were sticking in her? Yes, because I held my shears, with the piece of work I was working on, in my hand; I cannot remember how I held it. Tell the Court and Jury how she fell

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on you when she tore your suspenders? I turned away to the door, and remained standing backward; I fell against the door, and remained there, with my back leaning against the door, and she fell on top of me. How did she fall; straight on you, or did she turn? Sideways she fell on me. Did you hit her with the shears? No; I tried to get away from her; I did not try to beat her. Where are your parents? I have no father; I have only my mother, and she is in Austria. I am supporting myself by working, in this country. Have you ever been arrested in your life before, either in this country or in Europe? No.

C R O S S E X A M I N A T I O N :

These are the shears which you had on that day and which were taken out of her back; are they not (shears shown)? Yes; I held the shears that way (illustrating), open, and also I had a piece of work in my hand that I was working on. She tore my suspenders and I tried to get away from her and fell, in a reclining position, back against the door, and then she fell on me at the same time. Why did you hold your shears that way? At that time I did not pay attention; I just caught the shears to get away from her. Did she fall on top of you or under you? A little sideways she fell; she did not fall in the same line that I fell; she fell across my body. Who was there at the time she fell across your body, beside you and she? No one was near us; close to us. Was anybody in the shop close enough to see her fall on top of you? They did not see, because I was in a corner, and they could not look into that corner; the corner where the door goes in. I held my hand, at the time, on top of my head, when she hit me here upon my head. Where were you standing at the time the blow was struck at the top of your

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head? I was away from the table; I was running away from her; she came up to me, and hit me on the head. Was anybody in the shpp close enough to see that blow struck at the top of your head? Nobody; no one looked around to see what was going on. When you were arrested, on that day, did you tell anybody that she had fallen on top of the shears? Yes; the policeman asked me if I wanted to kill that Jewish girl; then I did not understand what he said, and somebody explained to me that the policeman asked me that question, and I said no. How long are you in this country? Eight months.

The Jury rendered a verdict of GUILTY of
ASSAULT in the SECOND DEGREE, with a RECOMMENDATION
to MERCY.

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Testimony in the case
of Louis Bransman

filed
Nov. 1893

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65-52

FOR MERCY.
VERDICT IN THE SECOND DEGREE, WITH A RECOMMENDATION

The jury rendered a verdict of GUILTY OF

no. How long she was in this country, eight months.

to me that the policeman asked me that question, and I said

I did not understand what he said, and some body explained

policeman asked me if I wanted to kill just Jewish City; then

subpoena that she had fallen on job of the speaker. Yes; the

going on. When you were arrested, on that day, did you tell

of your people? Nobody; no one looked around to see what was

in the shop close enough to see that blow struck at the job

her; she came up to me; and hit me on the head. Was subpoena

people? I was away from the people; I was running away from

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Krausman

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

Louis Krausman

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

The said

Louis Krausman

late of the City of New York, in the County of New York aforesaid, on the *multeenth* day of *October* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Ester Fromberg* in the peace of the said People then and there being, feloniously did make an assault, and *her* the said *Ester Fromberg* with a certain *shears*

which the said

Louis Krausman

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

with intent

her

the said

Ester Fromberg

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

SECOND COUNT—

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

Louis Krausman

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

The said

Louis Krausman

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Ester Fromberg* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *her* the said *Ester Fromberg*

with a certain *shears*

Louis Krausman

which the said

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

0138

THIRD COUNT—

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

Louis Cerausman

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

The said

Louis Cerausman

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Esther Fromberg* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *where* the said *Esther Fromberg* with a certain *shear*

which *he* the said *Louis Cerausman* in *his* right hand then and there had and held, in and upon the *side* of *her* the said *Esther Fromberg*

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

Esther Fromberg

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

DE LANCEY NICOLL,
District Attorney.

0139

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cremin, William

DATE:

11/20/93



4906

0140

Witnesses:

Off Woolson

Supa Professorum
Theing

Perbutken

2

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

William Cremin

Encom. days

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Ren
Foreman.

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

0141

Police Court 26 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

William Smith.

of No. 118 W 22 Street, aged 50 years,
occupation Keeps House being duly sworn,

deposes and says, that on the 12 day of March 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One Plush Coat valued at
Thirty—dollars

\$30.00

the property of

Deponent

and that this deponent

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

from the fact that deponent had employed deponent to repair a furnace in said premises. That said property was in a closet in said premises. Deponent is informed by Officer Woolston that he arrested the deponent with said property in his possession and that deponent subsequently found that said property was missing from said closet and that deponent has identified said closet as his property.

William Smith

Sworn to before me, this 13 day of March 1893
of New York
Police Justice.

0142

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss/
OF NEW YORK,

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

Question. What is your name?

Answer. *William Green*

Question. How old are you?

Answer. *54 years*

Question. Where were you born?

Answer. *Salisbury*

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

Answer. *21 Bondy 6 months*

Question. What is your business or profession?

Answer. *Watches Maker*

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 Mr. Guilty
I was under the influence
of liquor and did not know
what I was doing*

William Green

Taken before me this

day of

186

Police Justice.

0143

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

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

Dated *Nov 13* 18*93* *Charles H. [Signature]* Police Justice.

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

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

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

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

0144

1213

Police Court--- District.

THE PEOPLE vs.
ON THE COMPLAINT OF

Mallie Smith
Wm Crummins

Offence Larceny

1
2
3
4

Dated Nov 13 1893

Koch Magistrate.

Woolston Officer.

89 Precinct.

Witnesses Call the Officer

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

Com gk

BAILED,

No. 1, by

Residence Street.

No. 2, by

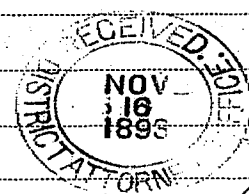
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Gremin

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

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

The said

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

*one cloak of the value of
thirty dollars*

of the goods, chattels and personal property of one

Kellie Smith

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

SECOND COUNT—

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

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

The said

William Cremin

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

*one cloak of the value of
thirty dollars*

of the goods, chattels and personal property of one

Nellie Smith

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

Nellie Smith

unlawfully and unjustly did feloniously receive and have; the said

William Cremin

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

DE LANCEY NICOLL,

District Attorney.

0147

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cronin, Charles

DATE:

11/01/93



4906

0148

Witnesses:

Chas C Churchill

452- A

Counsel.

Filed,

day of

189

Pleads,

THE PEOPLE

vs.

Charles G. Cronin
(2 cases)

subscribed

Jan 26/94

DE LANCEY NICOLL,

P.H. Feb. 23/98 District Attorney.

Discharged on his

own recogn. on motion of

A TRUE BILL.

Feb 23/98
Edward Taylor

Foreman.

Part IV Jan 30/94 O'Keefe

LARCENY; MISAPPROPRIATION.
(Sections 528 and 531 of the Penal Code.)

~~I the undersigned~~
~~being a~~
~~competent~~
~~person~~
~~do hereby~~
~~certify~~

For the reasons and causes
and indictment of
even date against
said defendant
Mr. C. G. Cronin
recommends defendant's
discharge on his
own recognizance
Feb 15/98
as above

0149

THE PEOPLE, &c.,
ON COMPLAINT OF

District Police Court.

Annes C Churchill

vs.

Examination of Surety.

Annes G. Crain

Nathan I Bennett

being duly sworn as to his sufficiency as bail for

Annes G. Crain in the above entitled proceedings, says in answer to the following questions, as follows:

Question. What is your name?

Answer.

Nathan I Bennett

Question. Where do you reside?

Answer.

210 West 130th Street

Question. What is your business?

Answer.

Dealer in Diamonds

Question. Do you own any Real Estate,—if so, where situated, and of what does it consist?

Answer.

Yes. Ten lots of land on Jerome Avenue 131 feet north of Kings Bridge Road.

Question. When did you purchase, of whom, and what did you pay?

Answer.

June 1889. Purchased from the Standard Association. I paid \$7000 dollars for it.

Question. Are there any mortgages upon the same—and if so, to what amount?

Answer.

710 mortgages.

Question. When are they due?

Answer.

Question. Is the property in your own name alone?

Answer.

yes.

Question. Is the Deed or Deeds on record?

Answer.

yes.

Question. Are you surety for anyone else,—and if so, to what amount, and for what?

Answer.

Nobody

Question. Do you owe any money,—and if so, how much?

Answer.

yes.

Over hundred dollars about

Question. Are there any judgments against you?

Answer.

No.

Question. Are there any proceedings in foreclosure now pending against you?

Answer.

No.

Nathan I Bennett

Sworn to before me, this 24th day of October 1898.
Samuel M. [Signature]

Police Justice.

0150

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before Clarence W. Meade a Police Justice
of the City of New York, charging Charles B. Romin Defendant with
the offence of Grand Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Charles B. Romin Defendant of No. 415
St. Nicholas Avenue Street; by occupation a Lawyer
and Timothy C. Gmin of No. 251 Carlton Ave Bklyn.
Street, by occupation a Lawyer Surety, hereby jointly and severally undertake
that the above named Charles B. Romin Defendant
shall personally appear before the said Justice, at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Fifty
Hundred Dollars.

Taken and acknowledged before me, this 15

day of

August

1893

Clarence W. Meade POLICE JUSTICE.

Charles B. Romin
Timothy C. Gmin

0 15 1

CITY AND COUNTY }
OF NEW YORK, } ss.

day of August 1893
Amesbury Police Justice.

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth One Hundred Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of houses and lots # 251 Carlton

Avenue Brooklyn worth eleven thousand and dollars
over all encumbrances and house and lot 168
Garfield Place Brooklyn worth five thousand and
1 dollars over all encumbrances. Together worth sixteen
thousand and dollars over all encumbrances.

Timothy C. Cronin

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

0152

Police Court— / District.

1912

Affidavit—Larceny.

City and County } ss.
of New York,

of No. New-Port Rhode Island Charles C. Churchill
occupation Retired Street, aged 68 years,

deposes and says, that on the 3 day of January 1893 being duly sworn,
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 hundred dollars gold
and lawful money of the United States

Sworn to before me, this 15 day of August 1893

the property of defendant -

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 Charles G. Armin (now here) for the

reason that on or about the said date the
said Charles G. Armin did receive the
aforesaid sum of money from a person
at present unknown to deponent for
defendants account on mortgage - As the
said Charles G. Armin has since failed
to account to this deponent for the said sum
of money that he received for said mortgage.
While acting as ~~agent~~ attorney for said
mortgage this deponent charges the said
defendant with the larceny of the same.

Charles C. Churchill

0153

(1835)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Charles E. Romm

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

Question. What is your name?

Answer.

Charles E. Romm

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

415 St. Nicholas Avenue 8 years

Question. What is your business or profession?

Answer.

Lawyer

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

Charles E. Romm

Taken before me this

15

day of *August* 189*3*

Charles E. Romm
Police Justice.

0 154

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 Fifty 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 26 1893

Leominster Police Justice.

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

Dated, Oct 27 1893

Leominster
Police Justice.

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

Dated, _____ 189

Police Justice.

0155

Jan. 31/94,

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

57 457
Police Court---

1156
1894
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles C. Churchill

1 Charles G. Ginn

2

3

4

Offense

Dated,

1893

Magistrate.

Officer.

Witnesses

No.

No.

No.

\$

to answer

Street.

Street.

26. 10 and
" 19 10 and
Oct 13. 2 PM
5000 Ed. 15. Sept. 1893

General Sessions of the Peace
In and for the Borough of
Manhattan in the County of New York.

The People of the State of New York
Against
Charles S. Cronin

State of
New Hampshire County of Hillsborough } ss.

Gordon Woodbury being duly sworn says that he is an attorney and Counsellor at law of the State of New York: that on or about the 9th day of February 1898 he represented in fact Captain Charles B. Churchill the complainant in the above entitled proceeding: that before the matter came on for trial this deponent caused to be paid to said Charles B. Churchill the sum of about Three thousand (3000) Dollars in full complete and satisfactory restitution of the amount involved herein and at the same time this proceeding was adjourned indefinitely and the said complainant stated to deponent and it was agreed between the parties that no further steps would ever be taken by him or with his assistance against said defendant.

Subscribed and sworn to
before me this 21st day of February 1898

Gordon Woodbury

Frank L. Trumbly Notary Public

0 157

LAW OFFICE OF
CHARLES ACTON IVES,
NEWPORT, R. I.

Feb'y 14, 1898.

Asa Bird Gardner, esqre.,

Dear Sir:

Captain Charles C. Churchill has requested me to say to you, concerning the summons to him to appear this morning in the Cronin case, that his health is such that he cannot travel, and it will therefore be impossible for him to attend. This case has been pending for a number of years, and so far as Captain Churchill is concerned, he would be very glad to have no further responsibility in regard to it.

When the matter was first brought to the attention of the authorities in New York, it was brought to the point of trial, but Mr. Cronin's friends made partial restitution to Captain Churchill. After an arrangement ^(through Mr. Cronin's friends) had been made for the continuance of the case through the intervention of the then district attorney, Mr. Fellows, and after consultation with the assistant district attorney Mr. Vernon Davis, Captain Churchill was given to understand that the matter would be dropped. My information is that Mr. Cronin has left New York permanently, but where he is I do not know and have no idea.

Captain Churchill is an elderly man ^{a retired Captain in the Army} and a brother of ^{Mr.} Franklin Churchill, who was at one time a member of the New York bar, and who you may have known personally. The case

0158

SEP. 2 1888

MEMORANDUM
CHARGES VOLONTARIES

caused him a great deal of annoyance, and he has been a good deal disturbed by the summons which he has received. If, therefore, you can see your way clear to order the case discontinued, it will be entirely satisfactory to him.

Yours truly,

C. H. Jones

0159

eq. If will be entirely satisfactory to him.
Note: You can see your way clear to order the case discontinued
least satisfied by the summons which he has received. It there-

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles G. Cronin

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles G. Cronin
of the CRIME OF *Grand* LARCENY, in the first degree, committed
as follows:

The said *Charles G. Cronin*.

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the agent
and attorney of *one Charles C. Churchill*.

and as such *agent and attorney* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
Charles C. Churchill.

the true owner thereof, to wit: *the sum of two thousand*
dollars in money, lawful money
of the United States of America
and of the value of two thousand
dollars.

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

to his own use, with intent to deprive and defraud the said
Charles C. Churchill
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Charles C. Churchill*,

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

DE LANCEY NICOLL,
District Attorney.

Witnesses:

Chas C. Churchill

This indictment grows out of the expense and labor expended by the defendant in the course of which the defendant omitted to properly account to the complainant for some money matters between them; the latter was have been since reported, and whatever money have been the real merits of the case, they are in no position to further prosecute it as a complaint, is a recital of the facts and circumstances which cannot be improved and who as matter of fact refuses to appear and who to discontinue the proceeding (see letter annexed) Under the circumstances I recommend defendant discharge on his own recognizance by 15/98 of the court.

452

Cause

Filed,

day of

1893

Pleads,

THE PEOPLE

ENTERED
T. L. W.

vs.

Charles F. Cronin
(rears)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward G. Taylor

P. H. Feb. 23/98. Foreman.

Discharged on his own recognizance

W. D. C. M. D. Feb. 23/98

LARCENY, (MISAPPROPRIATION)
(Sections 528 and 530 of the Penal Code)

0160

0 16 1

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

533

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles E. Cronin

The Grand Jury of the City and County of New York, by this indictment, accuse
— *Charles E. Cronin* —
of the CRIME OF *Grand* LARCENY, in *the second degree*, committed
as follows:

The said *Charles E. Cronin* —

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *July*, — in the year of our Lord one thousand eight hundred and
ninety- *one*, at the City and County aforesaid, being then and there the *agent*
and *attorney* of *one Charles E. Churchill*,

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

Charles E. Churchill —

the true owner thereof, to wit: *the sum of five hundred*
dollars in money, lawful money
of the United States of America,
and of the value of five hundred
dollars. —

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

to his own use, with intent to deprive and defraud the said

Charles E. Churchill —

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Charles E. Churchill* —

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

DE LANCEY NICOLL,
District Attorney.

0 162

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cuff, Jacob

DATE:

11/17/93



4906

0 163

Witnesses:

Braac Schenfeld
P. Rosencrans
Off Lenhard

Counsel,

Filed *17* day of *Nov* 189*6*

Pleads,

21
100
100
100

THE PEOPLE

vs.

Jacob Cuff

Apr 20/98
Plends
De Lancey Nicoll

DE LANCEY NICOLL,

District Attorney.

24/3
3
24/93

A TRUE BILL.

Reinard

Foreman.

Grand Larceny, 2nd Degree.
From the Person.
[Sections 528, 531, Penal Code.]

0164

Police Court—

District.

1012

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 189 Clinton Street, aged 19 years.

occupation Schenck being duly sworn,

deposes and says, that on the 3rd day of November, 1893, at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in day time, the following property, viz:

One coat valued at five dollars & 50 cts

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 Jacob Raff and Henry

for the reasons following: On the said date the defendants promised deponent two cents to run a message for him, he demanding deponent's coat as security of his return. Deponent refused to give defendant the coat. The defendant seized hold of said coat and endeavoring to take it from deponent's person

his Schenck

Subscribed and sworn to before me this 3rd day of November, 1893

Police Justice

0165

Sec. 198-200.

3

District Police Court.

1892

City and County of New York, ss:

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

Question. What is your name?

Answer.

Jacob Cuff

Question. How old are you?

Answer.

21 years.

Question. Where were you born?

Answer.

Russia

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

Answer.

150 Broome St. 2 months.

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

*I am very guilty -
Jacob Cuff
man*

Taken before me this
day of *Dec* 189 *2*

James J. [Signature]

Police Justice.

0 166

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 _____

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

Dated, Mar 10 3 189 John H. Ryan Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0 167

1202

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Grace Schumfeldt
1892. Clinton
Robert Cuff

1 _____
2 _____
3 _____
4 _____

Dated,

189

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

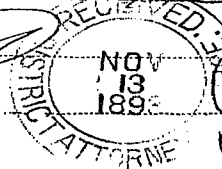
Street.

No.

Street.

\$

to answer



BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0 168

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Cuff

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

Jacob Cuff
attempting to commit the crime of
of the CRIME OF GRAND LARCENY in the Second degree, committed as follows:
The said

Jacob Cuff,
late of the City of New York, in the County of New York aforesaid, on the ninth
day of November, in the year of our Lord, one thousand eight hundred and
ninety-three, in the day-time of the said day, at the City and County aforesaid,
with force and arms,

one coat of the value
of five dollars

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

Isaac Schoenfeld
De Laurey Nicoll,
District Attorney

0169

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cummins, Ellen

DATE:

11/27/93



4906

0170

Witnesses :

Witnesses:

Givine Cushman

Compensates
for currency
probability changes

Counsel,

Filed

~~day of~~

1.895

Pleads,

THE PEOPLE

34
Grand Park Hotel
address

Ellen Cummins

Part 2 - Dec. 11, 1893.

Head I. L.

Grand Larceny, Second Degree.
[Sections 528, 538/
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Paul, Dec 11/93 2-913.

A TRUE BALL.

A TRUE BILL.
20 days C. P.
Hannul
Foreman.

Foreman

0171

Police Court

nd District.

Affidavit—Larceny.

City and County } ss:
of New York,

Guinn's Ashman

of No. 660 6th Avenue Bryant Park Hotel Street, aged 35 years,
occupation Theatrical profession being duly sworn,

deposes and says, that on the 18th day of March 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One Diamond pin valued at
about sixty dollars

\$ 60 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Ellen Cummings

in the manner following to wit.

Deponent had said property in a jewel
casket on her dressing case in said premises.

Deponent had previously permitted the defendants
to occupy part of her apartments through

charity. that she missed said property
and that she subsequently ascertained that

said pin had been pawned at McAllenan
Pawn Office in 6th Avenue this city and that

deponent did identify said property at said
pawn office. Defendants having informed

of her rights says that she is Guilty
Guinn's Ashman

Sworn to before me, this

of March

1893

day

Police Justice.

0172

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

✓ District Police Court.

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

Question. What is your name?

Answer. *Ellen Cummings*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *W.S.*

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

Answer. *No home.*

Question. What is your business or profession?

Answer. *Street car profession*

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

Answer. *I am Guilty*
Ellen Cummings

Taken before me this

day of *Nov* 188*7*

Police Justice.

0173

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Five* Hundred Dollars, and be committed to the Warden and Keeper of

the City Prison, of the City of New York, until he give such bail.
Dated *Nov 21* 18 *97* *Stefan* Police Justice.

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

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

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

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

0174

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

1940
2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gavin Cunningham
660 6th St.
Bryant Park Hotel
1 *Ellen Cummings*
2
3
4

Offence *Assault*

Dated *May 21* 189*9*

Wm. H. Quinn Magistrate.
Fuller Officer.

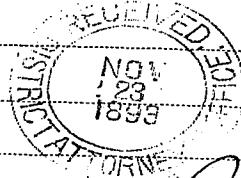
Witnesses *Call Officer Quinn*
No. _____ Street.

No. _____ Street.

No. _____ Street.

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

Can *9/2*



0175

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Ellen Cummings

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

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

The said

Ellen Cummings

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

*one diamond pin of the
value of sixty dollars*

of the goods, chattels and personal property of one

Guyane Cushman

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

*De Laurey McCall,
District Attorney*

0176

BOX:

539

FOLDER:

4906

DESCRIPTION:

Curtis, Daniel

DATE:

11/16/93



4906

0177

BOX:

539

FOLDER:

4906

DESCRIPTION:

Whalen, Bernard

DATE:

11/16/93



4906

0178

Witnesses:

Louis Kutner
Off Tobin

Sever Remy
Reports that
the is. Dept.
just. Commission
that their ch is
fair

Counsel,

Filed

Pleads,

11th day of Nov 1897

THE PEOPLE
vs.

Daniel Curtis, alias,
Daniel Reed,
and
Bernard Whalen

Grand Larceny, First Degree.
From the Person.
[Sections 528, 53, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

W. L. Headal, J. J. Idey,
M. Q. Fried & Connolly,
A TRUE BILL.

Recd. Pen 243 Nov 24
Dec. 4, 1897.
H. C. Hunt Foreman.

0179

Police Court— District.

1012

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 483 7th Avenue, Street, aged 22 years,
occupation Clerk

deposes and says, that on the 6th day of November 1893, being duly sworn,
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:

One a new faced gold watch
of the value of
(\$15.00)

the property of

Deponent

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

Samuel Curtis and Edward
Shaler (now known) who were acting
in concert for the purpose of obtaining
to wit, at the house of one John
Cruz on the morning of said day
deponent had said watch to which
was attached a chain in the lower
left hand vest pocket of a vest he
had on, and was working in Catharine
Street when said Curtis came up
to deponent and asked him for 50 cents
to get a drink which deponent gave
him, and thereupon said Curtis placed
his hands on deponent's shoulders
and insisted on accompanying

of
Sumner to before me, this
1893

Police Justice.

0180

deponent to the ferry, at the same
 time grabbing said watch and tearing
 the same from the chain to which
 it was attached, when deponent and
 said Curtis struggled for the said
 watch which he said Curtis had
 dropped, said Whisenand kicked
 deponent about the face and
 deponent caused them arrested
 and charges them with the felony
 of said

Sworn to before me } Luis Kutner
 this 6th day of October 1933.

Notary Public
 John Justice

0 18 1

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Samuel Curtis

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

United States

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

Answer.

30 Cherry Street 2 months

Question. What is your business or profession?

Answer.

Shoe maker

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

Samuel J. Reed

Taken before me this

October 18 1893

Samuel J. Reed

Police Justice.

0182

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Whalen 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 Whalen*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *451 Hudson 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 am not guilty*

Bernard Whalen

Taken before me this

James J. [Signature]
1893

Police Justice.

0 183

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 _____

_____ *Referred to*
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, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Nov 16 189 3 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0184

292
Police Court---

1190
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Butler
483 7th St. Bklyn
Samuel Curtis
Bernard Wehler
3 _____
4 _____
Offense *Assault*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *Nov 6* 189*3*

George Magistrate.

Taber Officer.

4 Precinct.

Witnesses *James W. Baker*

No. *7 Bowery* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Go*

Committed



4/93

The People
 v.
 Bernard Thaler } Court of General Sessions. Part I
 } Before Recorder Smyth. November 23, 1893
 jointly indicted with Daniel Curtis for
 grand larceny in the first degree.
 Mr. Costello. In order to save time I should like to say
 on behalf of this defendant that the testimony
 taken in the case of Curtis might be read
 by the stenographer. As far as we are con-
 cerned there will be no objection to its
 having been accepted as the testimony in
 this case.

By direction of the Court the official stenographer
 read the testimony of the complainant, Louis
 Kutner given on the trial of Curtis.
 Louis Kutner, sworn and examined, testified.
 I live at 483 Seventh Avenue, Brooklyn.
 I was in New York on the 6th of November
 in Catherine street about one o'clock in the
 morning. I was going down to the ferry.
 I saw Curtis alias Reed and Thaler standing
 on the corner of Madison and Henry
 streets; they were talking together. Curtis asked
 me for five cents and I gave it to
 him; the other one was behind him. I
 went on about fifty feet and Curtis came
 up to me and put his hand on
 my shoulder; he said, "I will accompany
 you to the ferry." I said I did not

want him. Then when I went with him about fifty feet I saw that he had my watch in his hands. I commenced to hillo, and he threw the watch down on the sidewalk. He remained standing there, and when I stooped down to pick up my watch, the other man (Phalen) kicked me in the face. I did not fall down. I was struck on the left side near the nose. I took my watch, and at the same time an officer came up and caught hold of this one (Curtis). I do not know what became of Phalen; he disappeared all at once. The watch now shown me is the one that Curtis took. I paid twelve dollars and a half for it. The portion of the hair chain now shown me was attached to the watch. Then I noticed that the watch was missing the chain was still hanging to my vest, but the lower part was taken out.

(Curtis pleaded guilty. A jury was then empanelled to try Phalen.)

Louis Kutner was examined further by the District Attorney. I saw both of the men very well as they stood on the corner of Henry and Catherine streets. There was a drop on the other corner and it

0 187

Bernard Whalen, sworn and examined in his own behalf testified: Where did you live the time of your arrest? No. 457 Hudson street. What did you work at? Shoe-making, heel brandisher. Do you remember the night of your arrest and do you remember meeting Curtis? Yes. Where did you first meet him? I was in a saloon on Madison street. Do you remember seeing Kutner the complainant that night? I could not very well tell, but I know I saw Curtis and him talking together and I walked on. Where did he stop talking to him? It was between East Broadway and Henry street or Catherine about the middle of the block. I was not over ten feet away from him. I met a friend of mine named Frank Dove whom I wanted to see, and I started back again. Had you been in the company of Curtis that evening? Yes. I expected to stay that night with my friend Dove and to go over in the morning to Williamsburgh to work with him; he lives at 70 Henry street. We walked right by this Curtis and the other fellow. I walked to the corner and I stayed there about two or three

minutes, thinking maybe he would come down with us. I walked over to the next corner and I saw this man (the complainant); he was about to stoop down, Curtis was standing in front of him. This man claimed he lost his watch, and I thought he was going to pull Curtis's leg ~~from~~ under him. I walked over across the street and pushed the complainant with my foot. I did not know what was going on between them. He halloed and the policeman came. I walked up half a block and went down to the station house to see what the charge was. If I had any intention of robbery, I would not go down to the police station. I was standing outside, and some man got talking to me and asked me what the matter was? I said I did not know, I came down to see myself. The policeman came down, and he (the complainant) said, "This is one of the gang; you had better take him in." I went in, and he said I was the one that kicked him. Had you any idea of what Curtis intended to do to this man when he walked

0 189

along the street with him? No. I did not
 at the time you struck the complain-
 ant did you know that Curtis had stolen
 his watch? No. I did not. I was on the
 other side of the street. Did you see
 his watch at all? I did not see it until
 I saw it in the morning down at
 the Tumb. Have you ever been ar-
 rested before? I have been arrested for
 drunkenness last May I think it was
 Is that the only time you were ever
 arrested? Yes. How old are you? Twenty three

Cross Examined.

I was not working at the time of my
 arrest. I had been out of work about
 two months, but I have been doing odd
 jobs around shoe making. I lived in
 a boarding house in Madison street kept
 by Miss Murray. Did you have any
 money saved at that time? No.
 Frank Dove is a shoe maker. I don't
 know whether he is in Court or not.
 He was working over in a shoe factory
 in Williamsburgh. I did not meet him
 that night before I met Curtis alias
 Reed. I met Curtis between six and
 seven o'clock in a saloon on Madison
 street. I don't know who keeps it.

0 190

It is a couple of blocks from Catherine St.
We were in the saloon two or three hours.
How long had you known Reed? I guess
I met him last summer, some time in
July. I met him where shoe makers meet
and I met him six or seven times since.
Did you ever know him by the name
of Curtis until he was arrested? No. I
did not. I always knew him by the
name of Reed. Left him at nine
o'clock and went over to Chatham Square
to see if I could not see Dove and I
came back again between Mott and
Doyers streets. I was up to his house,
and the woman told me he was
around there. I came back to the saloon
I was in before and Reed was there.
It must have been around ten o'clock
when I got back. The man said it
was getting up close to eleven o'clock
and he was going to close up. I went
back to Dove's house and Reed went
with me; we came back and met
the complainant. I saw the policeman
put Curtis under arrest. I was searched
in the station house and nothing
was found on me. The jury rendered
a verdict of guilty.

0 19 1

Testimony in the
case of
Bernard Mahan

filed
Nov 1893
20 C.

0 192

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Daniel Curtis otherwise
called Daniel Reed and Bernard Whalen.*

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

*Daniel Curtis otherwise called Daniel Reed and
Bernard Whalen*
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Daniel Curtis otherwise called Daniel Reed
and Bernard Whalen, bolt*

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

*one watch of the value of twelve dollars
and fifty cents*

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

*Al Lacey Nicoll
District Attorney.*

0 193

BOX:

539

FOLDER:

4906

DESCRIPTION:

Cryder, W. Wetmore

DATE:

11/27/93



4906

0 194

POOR QUALITY
ORIGINAL

Bar filed 12/27/93
\$5000 12/30/93

Witnesses:

Lewis Thompson
Lewis Thompson

Bear's Head 90 by
Lora Street
114 W 19

The issues in this case
were practically disposed
of in the trial of Blant.
In that case the jury disagreed
on the indictment was finally
dismissed.

The evidence in this case
is insufficient to support a
conviction. I therefore
recommend the dismissal
of this indictment.

June 30, 1896.

remmed and
Acrt

Not by Franklin Bartlett

202
Brt for 27/93

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

W. Wetmore Cryder

Indictment

DE LANCEY NICOLL

Ordered by the Court

of the County of New York

A TRUE BILL for trial - Dec 4/93

Ordered to the COURT of

General Sessions

of the COUNTY of NEW YORK

to be entered in the Minutes

Dec 21 1895

Let it be

vacant of

Jan 27 1896

Indictment dismissed

Section 96, Penal Code

0195

POOR QUALITY
ORIGINAL

Bail fixed at \$5000 12/30

Witnesses:
Lewis Thompson
Lewis Thompson

Bail fixed at \$5000 by
Court Street
11/11/93

The issues in this case
were practically disposed
of in the trial of Blunt.
In that case the jury disagreed
on the indictment was finally
dismissed.

The evidence in this case
is insufficient to support a
conviction. I therefore
recommend the dismissal
of this indictment.

June 30. 1896.
recommends
act

Not by Franklin Bartlett

20/2
B. H. for 7/93

Counsel,

Filed 27 day of for 1893

Pleads, Not guilty Dec 4, with
legal instructions of 14

THE PEOPLE

vs.

W. Wetmore Cryder

Indictment

DE LANCEY NICOLL

Ordered by the Court

A TRUE BILL for trial - Dec 4/93

Ordered to the COURT of
General Sessions

of the COUNTY of NEW YORK

W. C. Ward
Foreman.
Dec 21 95

Let a Bench
warrant of sum

Nov 27 93
June 30. 1896
Indictment dismissed

Section 96, Penal Code

0 196

COURT OF GENERAL SESSIONS OF THE PEACE
Of the City and County of New York.

-----X

The People of the State of New York

-Against-

W. WETMORE CRYDER.

-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,
by this indictment, accuse W. Wetmore Cryder of the crime
of Perjury, committed as follows:

Heretofore, to wit: on the thirteenth day of June
in the year of our Lord one thousand eight hundred and
ninety-one, and at all the times herein mentioned, The
Madison Square Bank was an incorporated bank duly
organized and existing under the laws of this State, and
lawfully carrying on business in the said City and
County of New York, and at all the times aforesaid, the
said W. Wetmore Cryder late of the City and County afore-
said, was the President of the said bank, duly chosen,
qualified and acting as such, and one Lewis Thompson
was the Cashier thereof, likewise duly chosen, qualified
and acting as such.

And on the said thirteenth day of June in the year
aforesaid, the Superintendent of the Banking Department
of the State of New York, in pursuance of the statute in
such case made and provided, duly fixed upon, determined

0197

2.

and designated Saturday, the said thirteenth day of June in the year aforesaid, as the day with respect to which the reports required by law of incorporated banks, banking associations and individual bankers should be made; and immediately after such determination of such Saturday as aforesaid, to wit: on the day and in the year aforesaid, the said Superintendent did duly cause notice thereof to be served upon such incorporated banks, banking associations and individual bankers, and upon the said The Madison Square Bank, whereby it then and there became and was the duty of the said The Madison Square Bank on or before the eighteenth day of June in the year aforesaid, to make and transmit to the said Superintendent the quarterly report on the oath of the said W. Wetmore Cryder, as President as aforesaid, and of the said Lewis Thompson, such Cashier as aforesaid, containing a true statement of the condition of the said bank before the transaction of any business on the morning of the said thirteenth day of June in the year aforesaid, in respect to the following items and particulars, namely: loans and discounts, over drafts due from banks, due from the directors of the bank of banking association, making the report, due from brokers, real estate, specie, cash items, stock and promissory notes, bills of solvent banks, bills of suspended banks, loss and expense account, capital, circulation (distinguishing that received from the Superintendent from the old outstanding bills),

3.

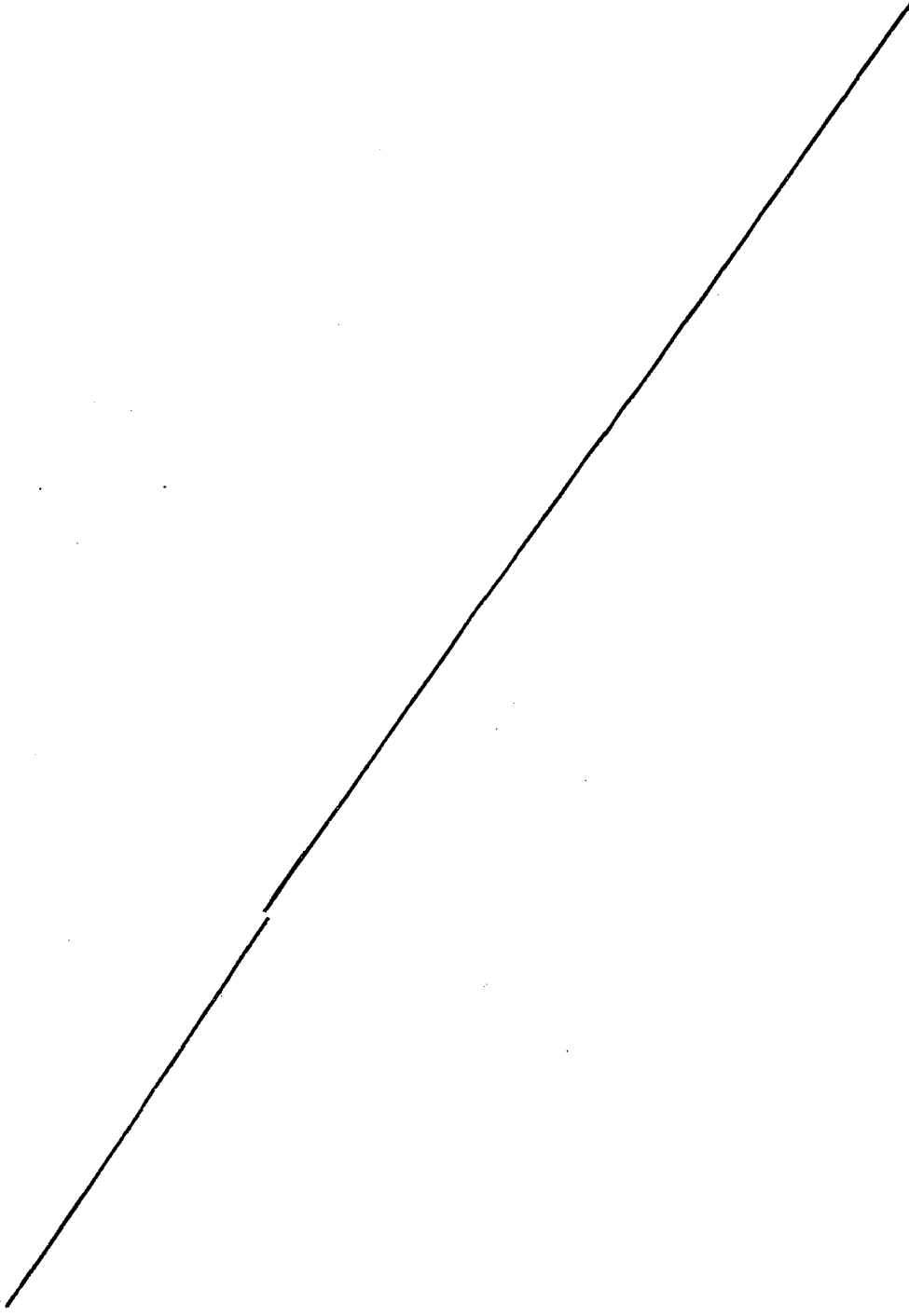
forfeits, amount due to banks, amount due to individuals and corporations other than banks, amount due to the treasury of the State, amount due to commissioners of canal fund, amount due to depositors on demand, amount due not included under either of the above heads; and by reason of the premises the said The Madison Square Bank and the said W. Wetmore Cryder and Lewis Thompson as such President and Cashier thereof as aforesaid, had notice and were notified of the fixing and designation of the said day and of the duty thereby by law imposed upon the said bank to make and transmit such report in the manner and for aforesaid to the said Superintendent.

And afterwards, to wit: on the seventeenth day of June in the year aforesaid, at the City and County aforesaid, the said W. Wetmore Cryder, well knowing the premises, in his own proper person and as the President of the said bank, did personally go and appear before Robert McGill, Esquire, then and there being a notary public of the said City and County, duly appointed, qualified and acting as such, and did then and there produce and exhibit to the said Robert McGill, Esquire, such notary public as aforesaid, the quarterly report in writing of the said The Madison Square Bank, and then and there purporting to be the report so required by law as aforesaid, and to contain a true statement of the condition of the said bank on the morning of Saturday the said thirteenth day of June in the year aforesaid, before the

0199

4.

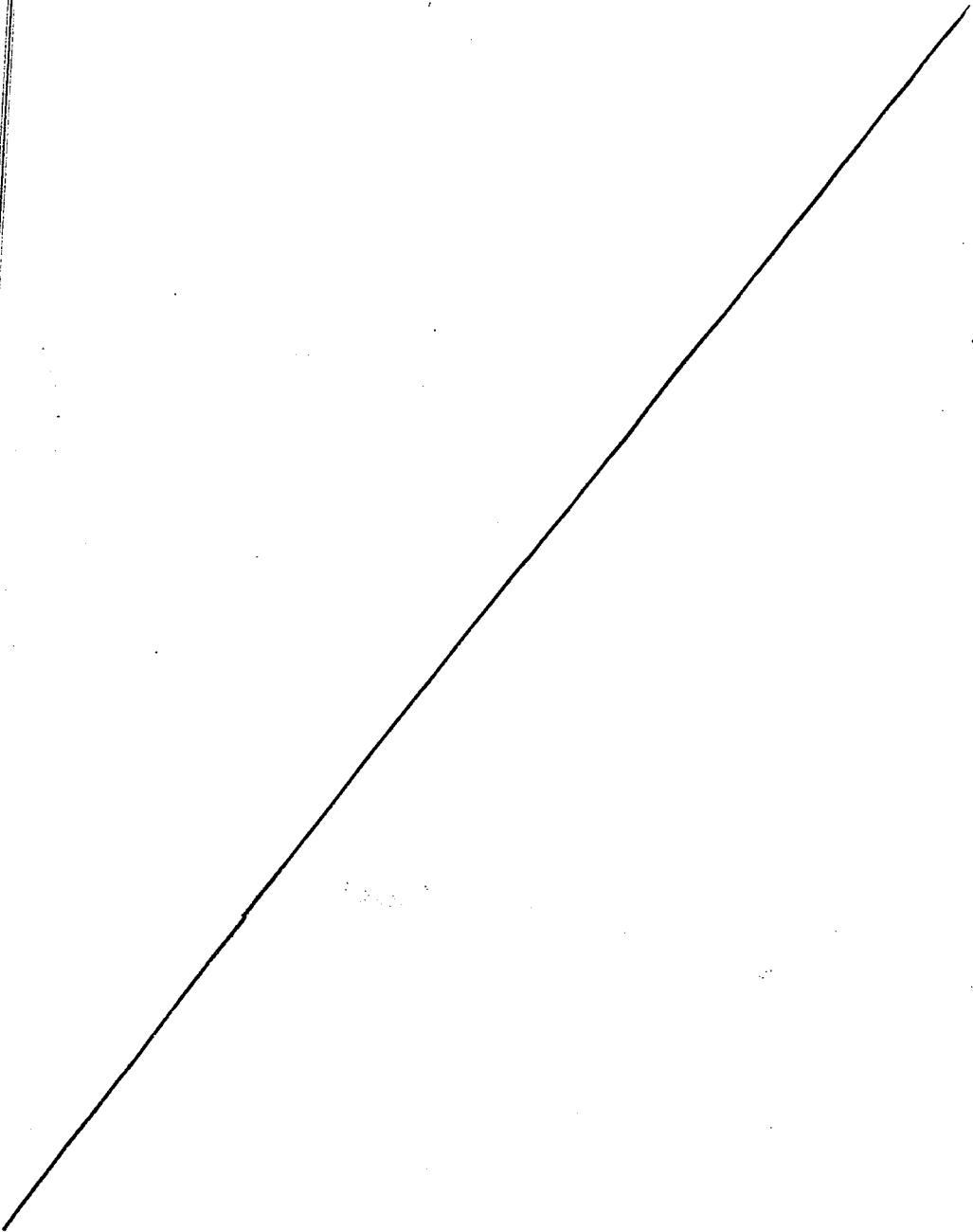
transaction of any business on that day with respect to
the items and particulars hereinabove mentioned, which
said report is as follows, that is to say:



0200

5.

together with a certain schedule then and there purport-
ing to contain a particular and itemized statement of
and concerning certain of the items and particulars
contained in the said report and in respect to which the
said report was made, which said schedule is as follows,
that is to say:



6.

by which said report and schedule above set forth and by the items and entries contained therein it was made to appear, and the statements and entries set forth therein, then and there purported to indicate and declare and did in substance and effect signify and set forth, amongst other things, that there was then due the said bank from directors thereof the sum of Seventy-eight thousand six hundred and six dollars and eighty-eight cents, and no more; that of the liabilities of the said bank the sum of Five hundred thousand dollars in cash had been actually paid in to the said bank in payment of its capital stock, and that the largest aggregate of loans made by the said bank and then outstanding to any one individual, firm or corporation was the sum of Sixty-one thousand five hundred and six dollars and eighty-eight cents.

And the said W. Wetmore Cryder did then and there also produce and exhibit to the said Robert McGill, Esquire, such notary public as aforesaid, a certain oath and affidavit in writing of him the said W. Wetmore Cryder, the same being then and there signed and subscribed by him in his own proper hand-writing, to wit: in and by the name of "W. Wetmore Cryder, President," and then and there annexed and attached to and forming a part of the said report, and then and there containing certain allegations and statements of and concerning the truth of the matters contained in the said report

7.

and schedule.

And the said W.Wetmore Cryder was then and there, to wit: on the said seventeenth day of June in the year aforesaid, at the City and County aforesaid, in due form of law sworn and did take his corporal oath by and before the said Robert McGill, Esquire, such notary public as aforesaid, touching and concerning the truth of the matters so contained in his said oath and affidavit in writing, he the said Robert McGill, Esquire, as such notary public as aforesaid, then and there having full and competent power and authority to administer the said oath to the said W.Wetmore Cryder in that behalf.

And the said W.Wetmore Cryder being so sworn as aforesaid, then and there, to wit: on the said seventeenth day of June in the year aforesaid, at the City and County aforesaid, before the said Robert McGill, Esquire, such notary public as aforesaid, upon his oath aforesaid, in and by his said oath and affidavit in writing, then and there feloniously, wilfully, knowingly and corruptly did falsely swear, depose and say, in respect to the said report, among other things, in substance and to the effect following, that is to say: that the said report with the said schedule so accompanying the same as aforesaid, was then and there in all respects a true statement of the condition of the said bank before the transaction of any business on the said thirteenth day of June in the year aforesaid, to the best of his knowledge and belief.

W h e r e a s , in truth and in fact, the said report with the said schedule so accompanying the same as aforesaid, was not then and there in all respects a true statement of the condition of the said bank before the transaction of any business on the said thirteenth day of June in the year aforesaid, to the best of his knowledge and belief, but was then and there false and untrue in divers respects and particulars, as he the said W. Wetmore Cryder then and there well knew, to wit, among other things, in this: that on the said thirteenth day of June in the year aforesaid, and before the transaction of any business on that day, there was due the said bank from directors thereof more than the sum of seventy-eight thousand six hundred and six dollars and eighty-eight cents, and of the liabilities of the said bank the sum of Five hundred thousand dollars in cash had not been paid in to the said bank in payment of its capital stock, and at the said last mentioned time the largest aggregate of loans made by the said bank and then outstanding to any one individual, firm or corporation, was not the sum of Sixty-one thousand five hundred and six dollars and eighty-eight cents, but was a much larger sum; and the statements, items and entries contained in the report and schedule accompanying the same, were then and there in the respects and matters herein alleged utterly false and untrue; all of which he the said W. Wetmore Cryder then and there well knew.

And afterwards, to wit: on the said seventeenth day of June in the year aforesaid, the said report, verified

9.

by the said oath of the said W.Wetmore Cryder, and also by the oath of the said Lewis Thompson, as the Cashier of the said bank, was, by the act and procurement of the said W.Wetmore Cryder, transmitted by the said The Madison Square Bank to the said Superintendent of the Banking Department of this State, as the report made by the said bank in compliance with the statute in such case made and provided, and of the notice received by the said bank from the said Superintendent designating Saturday, the said thirteenth day of June in the year aforesaid, as the day with respect to which such report should be made.

AND SO THE GRAND JURY AFORESAID, do say that the said W.Wetmore Cryder in manner and form aforesaid, feloniously, wilfully, knowingly and corruptly did commit wilful and corrupt perjury : against the form of the statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,

District Attorney.

QUARTERLY REPORT

of the Madison Square Bank

on the morning of the

day of

189 ✓

[illegible]

QUARTERLY REPORT.
SCHEDULE.

RESOURCES.

1. Loans and Discounts:

Amount deemed good.....	98136685
Amount deemed doubtful.....	
Amount deemed bad	21500
TOTAL	100286685
Debts due without prosecution, on which no interest has been paid during the last year...	
Judgments remaining unsatisfied, on which no interest has been paid during the last year..	
Aggregate of suspended and overdue debts.....	6475565
Largest aggregate of loans to any one individual, firm or corporation.....	6150688
Aggregate of loans upon paper, made, accepted or indorsed by directors individually or as members of firms.....	24602970
Overdrafts: Names of individual, firms or corporations, whose accounts were overdrawn in excess of \$500, and the amount of each such overdraft.....	

R. R. Hazard	254001
Helen Chauncey Cyder	154720

4. Due from Trust Companies, State and National Banks:

Aggregate due from such institutions on account of collections.....	3114275
Names of Trust Companies, State and National Banks, and the amounts due from each, not on account of collections.....	
(Indicate below the amount of Lawful Money Reserve on deposit, and the name of depository holding the same.)	
St. Nicholas Bank New York	13112990
State Trust Co New York	4002295

5. Due from Private Bankers and Brokers:

Brown, Shipley & Co	291024
Munroe & Co.	67824
Mendelssohn & Co	51627

6. and 7. Banking House and Lot and other Real Estate:

160 Newbury St
Boston, Mass.

Lease building, Bray.
5th Ave & 25th St 5 yrs.

AMOUNT OF INCUMBRANCES IF ANY.	ESTIMATED VALUE AT DATE OF THIS REPORT.	COST.
*35000	52500	23636 34
		35000 Mtg.
		13000

8. Bonds and Mortgages:

Location and description of mortgaged premises.

ESTIMATED VALUE OF MORTG'D PREMISES AT DATE OF REPORT	AMOUNT OF PRIOR LIENS.	PRINCIPAL UNPAID.

9. Stocks and Bonds:

Name of Stock.

YEAR OF
MATURITY. RATE
OF INT.

COST.

PAR VALUE.

MARKET VALUE.

United States	1907	1215	1000	1175
Bloomington Nursery Co		39137	930	175
Grimshaw Ins. Wire & Co		2550	12500	000
Peoria & Evans R.R.	1936	16192 57	20000	13600

9. Stocks and Bonds:

Name of Stock.	YEAR OF MATURITY.	RATE OF INT.	COST.	PAR VALUE.	MARKET VALUE.
United States	1907		1215	1000	1175
Bloomington Nursery Co			39137	930	75
Grimshaw Ins. Wire & C. Co			550	12500	000
Peoria Dec & Evans. RR.	1926	5	1619757	20000	13600
Minneapolis St. Louis RR.	1922	6	1482450	10000	6000
Mich. Central RR.	1940	4	510625	5000	4900
Long Island RR.	1938	4	474325	5000	4425
Locher Merion Water Co	1917	6	7500	30000	7500
City Railway Imp. Co	1909	6	25000	25000	20000
N.Y. L. E. & West. RR Co	1969	6	2504375	25000	24250
Whiting L. E. & Pitts. Coal Co.	1919	5	796667	8000	8000
Chicago & No. West. RR	1926	4	8065	8000	7520

12. Cash Items:

All items carried as cash, other than bills and checks for the next day's exchanges.

Checks, drafts sent out for collection next day	7718	
Post office orders	497	38
Salary checks etc	716	27

LIABILITIES.

5. Due Depositors:

Aggregate upon which interest was paid, and the rate.

2 1/2 %	3285530
3 %	1200260

6. Due Trust Companies, State and National Banks.

Names of such institutions, and the amount due to each.

United States Nat. Bank New York	646479
Merchants Bank Newfort R. I.	595202

0209

7. Due Private Bankers and Brokers:

Names and amount due each.

Lawrence Frazier Co
New York

\$304.58

8. Due Individuals and Corporations other than Banks and Depositors:

Names and amount due each.

10. Bills Re-discounted:

Names of corporations and individuals by whom due, and the amounts.

SCHEDULE

ACCOMPANYING REPORT

OF THE

Madison Square
Bank

Made for the 13th day of

June 1891

Received 189