

0884

BOX:

1

FOLDER:

18

DESCRIPTION:

Connaughton, Eugene

DATE:

12/03/79



18

0885

39

Day of Trial

Counsel,

Filed

day of

Dec- 1879

Pleads,

19.
70
Greenwich
township

THE PEOPLE

vs.

Eugene Conaught

Burglary - Theft of Goods, and Receiving
Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Part True: Dec 4, 1879
Pleads R.D.G.
S.P. One year & 6 mo.
Dec 5, 79

0886

Police Office, First District.

City and County
of New York,

ss. *James Levi*

of No. *72* *Greenwich* Street, being duly sworn.

deposes and says, that the premises No. *72* *Greenwich*

Street, *First* Ward, in the City and County aforesaid, the said being a *Store*

and which was occupied by deponent as a *Store for the Sale*

of clothing and dry goods were **BURGLARIOUSLY**

entered by means of forcibly breaking a

pane of glass in a window of

said premises

on the *Night* of the *21st* day of *November* 187*9*

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

One dozen and a half of gloves, three

dozen of stockings, one dozen

of skating caps, two silver

knives and four silk handkerchiefs

in all of the value of thirty

five dollars

the property of *deponent*

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

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

Eugene Comaughton

for the reasons following, to wit:

That deponent upon

discovering that said window

was broken and said property

carried away soon after went

into a liquor store opposite deponent's

premises, that the prisoner who was

in said store upon seeing deponent

attempted to run away. That

0887

Deponent immediately took
hold of him and found in his
possession and inside his coat
a portion of the property in question

2.0 1912
Sworn to before me this
28th day of Nov 1899
W. J. [Signature]
Deputy Justice

0888

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Eugene Cornaughton being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Eugene Cornaughton*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *70 Greenwich Street*

Question. What is your occupation?

Answer. *Timeworth*

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

Answer. *I am not guilty*
Eugene Cornaughton

Taken before me, this *26* day of *March*
Wm. A. ...
POLICE JUSTICE.
187*9*

0009

39.

Police Court—First District.

THE PEOPLE, &c.,
OF THE COMPLAINANT

Norris Lewis
72 Greenwich St
Essex Connaughton

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

2
3
4
5
6



Dated

Nov 28 187 *9*
Ottobory Magistrate.
Scalan Officer.

Clerk.

Witnesses,

Sand Affen

\$ *15.00* to answer

Several Sessions.

Received in Dist. Atty's Office,

Om

COUNSEL FOR COMPLAINANT

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That Eugene Connaughton,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the Twenty Sixth day of November in the year of our Lord one thousand eight hundred and seventy-nine with force and arms, at the Ward, City and County aforesaid, the 27th of

Harris Levy
there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said

Harris Levy
then and there being, then and there feloniously and burglariously to steal, take and carry away, and

- Eighteen pairs of gloves of the value of one dollar each,
- Thirty six pairs of stockings of the value of twenty-five cents each pair,
- Twelve caps of the value of fifty cents each,
- Two watches of the value of three dollars each,
- Four handkerchiefs of the value of fifty cents each

of the goods, chattels, and personal property of the said

Harris Levy

so kept as aforesaid in the said 27th then and there being, 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.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Eugene Connaughton

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

*Eighteen pairs of gloves of the value one dollar.
each pair*

*Thirty two pairs of stockings of the value
of twenty five cents each pair.*

*Three caps of the value of fifty cents each
Two watches of the value of three dollars
each.*

*Four handkerchiefs of the value of fifty
cents each.*

of the goods, chattels, and personal property of

Harris Levy

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Harris Levy

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Eugene Connaughton.

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

BENJAMIN K. PHELPS, District Attorney.

0902

BOX:

1

FOLDER:

18

DESCRIPTION:

Casey, Agnes

DATE:

12/02/79



18

0903

15

Counsel,

Filed 2 day of Dec 1879

Pleads Not Guilty (B)

THE PEOPLE

vs.

Agnes Casey

11/30/79
8

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman.

J. J. [Signature]
Dios [Signature]
Sentence suspended

0904

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Agnes Casey being duly examined before the undersigned, according to law, on the annexed charge ; and being informed that he is at liberty to refuse to answer any question that may be put to *her*, states as follows, viz. :

Question.—What is your name ?

Answer.—*Agnes Casey*

Question.—How old are you ?

Answer.—*17 years of age*

Question.—Where were you born ?

Answer.—*New York City*

Question.—Where do you live ?

Answer.—*813 - 7th Avenue*

Question.—What is your occupation ?

Answer.—*None*

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

Answer.—*I am guilty of the charge*
Agnes Casey.

Taken before me, this

24

day of *November* 1879

Michael Moran

Police Justice.

0905

Second District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of No. 117 West 31st Street,

Blanche Stuart

being duly sworn, deposes and says, that on the 17th day of November 1879

at the 20th City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz.:

One Black Silk dress of the value of one hundred dollars and one Pink Silk dress of the value of one hundred and twenty five dollars both being of the value of two hundred and twenty five dollars \$225.00

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 Agnes Casey (now here)

from the fact that deponent saw the black silk dress above described in the possession of and on the person of said Agnes Casey on the 24th day of November 1879. Deponent further says that said Agnes was stopping at said 14th and Street and had lived there for about three weeks that the night on which said property was stolen she said Agnes left the house and has not been seen by deponent since today.

Blanche Stuart

Sworn before me this 21st day of November 1879 Police Justice

0906

Q 2 15 806
District Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Blanche Stuart
117 W 31 St
Agnes Carr

AFFIDAVIT - Larceny, *by check*

DATED November 24th 1879
R. H. Flummer MAGISTRATE.

Kelly Officer

WITNESSES:



DISPOSITION: 1000 Am. P.S.
Carr

0907

CITY AND COUNTY }
OF NEW YORK. }^{ss.}

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Agnes Casey

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Seventeenth day of *November* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms.

*Two dresses of the value of one hundred
and twelve dollars and fifty cents each,
Two skirts of the value of fifty dollars each
Two over skirts of the value of fifty dollars
each,
Two waists of the value of twelve dollars
and fifty cents each,*

of the goods, chattels, and personal property of one

Blanche Stuart

then and
there being found, 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.

0908

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Agnes Casey

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

*Two dresses of the value of one hundred and twelve dollars and fifty cents each,
Two suits of the value of fifty dollars each
Two over suits of the value of fifty dollars each
Two waists of the value of twelve dollars and fifty cents each*

of the goods, chattels, and personal property of the said

Blanche Stuart

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Blanche Stuart

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Agnes Casey

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

BENJAMIN K. PHELPS, District Attorney.

0909

BOX:

1

FOLDER:

18

DESCRIPTION:

Clynes, Michael

DATE:

12/03/79



18

0910

BOX:

1

FOLDER:

18

DESCRIPTION:

Clynes, Patrick

DATE:

12/03/79



18

0911

14th H.S.

Filed 3rd day of Decr 1879
Plead, Not Guilty of

THE PEOPLE

vs.

Michael blynes
Patric blynes

ROBBERY.-First Degree.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooper

Foreman.

James J. Hill

(Jury)

John V. Higgins

0912

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT—FOURTH DISTRICT.

of No. 409 East 18th Street, Bernard Hudson

being duly sworn, deposes and saith, that on the 19th day of November
1879, at the 18th Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property, viz:

One double Case silver watch and
Brass Chain attached thereto, together
of the value of Nine dollars, the
property of deponent

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

Michael Clynnes and Patrick Clynnes,
both now here, from the fact that
about the hour of 11 1/2 o'clock P. M. of
said day deponent was in the liquor
saloon of said defendants at premises
No 282 First Avenue, and said watch
was then contained in the right side
pocket of the coat then worn upon
the person of deponent as a portion of
deponent's bodily clothing. That said Patrick
followed deponent out of said saloon and
struck deponent knocking deponent down

Subscribed and sworn to before me this _____ day of _____ 1879.

And was then joined by said Michael
who, together with said Patrick, did
beat and kick deponent while deponent
so lay prostrate. That deponent managed
to regain his feet and run away
from his said assailants and then
immediately discovered that said
property had been stolen and
carried away from deponents person
and possession as aforesaid.

Subscribed before me this
20th day of November 1875

Bernard Johnson

J. J. [Signature] Police Justice

Police Court—Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Robbery.

vs.

Dated

187

Magistrate.

Officer.

WITNESSES:

0914

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK }

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

Question. What is your name?

Answer. Michael Clynes.

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 421 E. 18th St.

Question. What is your occupation?

Answer. Bricklayer

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

Answer. I am not guilty.

[Vertical signature and text on the left margin]
Taken before me this 20th day of May 1899
[Signature]
107 9

0915

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Olynes

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

Question. What is your name?

Answer.

Patrick Olynes

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

282 1st-Ave

Question. What is your occupation?

Answer.

Salvage Keeper

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

Answer.

I am not guilty

John Edward [Signature]
1874

0916

~~44~~ 45

BAI 11-2

No. 1, by Michael Byrne
Residence, 127 N. 25 St

No. 2, by Michl. Byrne
Residence, 127 N 25 St

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

45.

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Bernard Hudson
100 East 2 St.

1 Michael Byrne
2 Patrick Byrne



814
Offence, Robbery. 814

Dated November 20 1879

Smith Magistrate.
McCarthy, Jr. Officer.
M.A. Clerk.

Witnesses,

300 to ans (Each)

David

Received in District Atty's Office,

Est

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

People of the State of
New York. on complaint of
Bernard Hudson

Against
Patrick Olynes
Michael Olynes

} Robbery.

City and County of New York. ss.

Patrick Olynes being duly sworn
says, that he is one of the defendants above
named, and resides at no 282 First Avenue
in the City of New York.

That on the 19th day of November 1879—
deponent was arrested by officer M^r Carthy
of the 18th Precinct on a charge, of Robbery
committed upon Bernard Hudson the above
named complainant, and shortly thereafter
an indictment ^{was} found against him.

That he has fully and stated his case to
Mr Edmund E Price his counsel, and is advised
that he has a good and substantial defence
upon the merits.

That there are ^{two} necessary and material
witnesses, ^{namely} Edward Reilly and Dennis Maddue
who are about to leave this city on business

0918

on Tuesday December 9th 1879.

That deponent cannot safely proceed to
trial without the ^{of said witnesses} testimony, who were
present at the time of the alleged robbery,
wherefore deponent pray that this case
be placed on the calendar of this Court for
trial, on Friday December 5th 1879.

I was before me

this 4th day of December 1879

William J. Frinigan

Notary Public

King's County

Patrick Ahern

0919

Court of General Sessions

Part 2nd

People, on Complaint
of Bernard Hudson
vs.

Patrick Olynus &
Michael Olynus

-Robbery-

Edmund E. Pinc
Defts atty
70 Centre Str
N.Y. City

0920

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Michael Glynnes and Patrick Glynnes* each -

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *nineteenth* day of *November* in the year of our Lord
one thousand eight hundred and seventy-*nine*, at the Ward, City, and County
aforesaid, with force and arms, ~~in the night time of said day,~~ in and upon one
Bernard Hudson _____
in the peace of the said People then and there being, feloniously did make an assault and

one watch of the value of Eight dollars _____
one chain of the value of One dollar _____

of the goods, chattels and personal property of the said *Bernard Hudson*
from the person of said *Bernard Hudson* _____ and against
the will and by violence to the person of the said *Bernard Hudson*
then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

BENJ. K. PHELPS, District Attorney.

0921

BOX:

1

FOLDER:

18

DESCRIPTION:

Cuman, Lizzie

DATE:

12/22/79



18

0922

Counsel,

Filed 22 day of Dec 1879

Pleads

Dec 22 1879

THE PEOPLE

vs.

Lizzie Curran

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. Cooper

Foreman.

Part Ind Jan 6, 1880

Pleads R.S.G.

Pen one year.

0923

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

Form 112.

Police Court—First District.

of No. *2 State St* Street, being duly sworn, deposes
and says, that on the *5th* day of *December* 18*99*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz:

*One gold watch and
chain with a gold locket attached
thereto, and one pair of shoes
in all*

of the value of *One hundred and three* Dollars,
the property of *deponent and deponent's
Wife*

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 *Lizzie Curran*

*now present, for the reasons following
to wit: That said gold watch
and chain was contained in a
pocket of a coat which deponent
hung upon a gas pipe in a room
of the aforesaid premises. That said
Lizzie was employed as a servant
by deponent that at about half
past nine o'clock on the morning of
said day deponent left said room
and saw said watch and chain in
the aforesaid room. That in*

Sworn to, before me, this
18 day

Police Justice.

about a quarter of an hour after deponent was informed that said Lizzie had left. Said premises that deponent immediately went into the aforesaid room and discovered the loss of the aforementioned property. That said Lizzie so left deponent's service and employment without his knowledge or consent and deponent is informed by Officer Oates that he found in the possession of said Lizzie that certain portion of a gold chain here shown and deponent identifies the same as a portion of the chain attached to the watch in question. That a pair of shoes which deponent identifies as belonging to said Lizzie was found in said room and near to where the shoes so stated were placed. Therefore deponent charges said Lizzie with so taking, stealing and carrying away the within described property.

John H Carr

City and County
of New York

James Oates of the 1st Precinct Police being sworn says that he arrested the prisoner in premises No 14 East 44th Street. And that while she was in deponent's lawful custody she handed deponent the part of a gold chain here produced and said she picked it from a floor that she had been sweeping.

James Oates

Sworn to before me this
13th day of December 1899

J. H. Morgan
Police Justice

Sworn to before me this
13th day of December 1899

J. H. Morgan
Police Justice

0925

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Lizzie Curran being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to her, states as follows, viz:

Question. What is your name?

Answer.

Lizzie Curran

Question. How old are you?

Answer.

23 years.

Question. Where were you born?

Answer.

Ireland.

Question. Where do you live?

Answer.

17 East 77th St.

Question. What is your occupation?

Answer.

Housework

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

Answer.

I never took it and a person by the name of John took it.
Lizzie Curran

Taken before me, this

13th day of December 1899
H. J. Thompson Police Justice.

0925

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

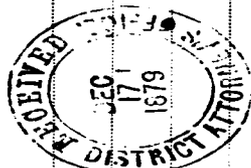
Address

Police Court—First District

THE PEOPLE, & c.,
ON THE COMPLAINT OF

John H. Callahan
Lizzi Curran

Affidavit—Larceny.



BAILABLE:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

December 13th 1879

Magistrate

Officer

Clerk

Witness: David O'Brien
John Sawyer

96 - 2nd Ave

Coram

969 - 2nd Ave

John H. Callahan

ADD in to answer

at General Sessions

Received at Dist. Atty's office

0927

CITY AND COUNTY }
OF NEW YORK, } SR.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Lizzie Curman

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Eighth day of *December* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms,

one watch of the value of seventy dollars
one chain of the value of twenty dollars
one locket of the value of ten dollars
one pair of shoes of the value of three dollars

of the goods, chattels, and personal property of one

John H. Carr

then and
there being found, 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.

0928

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Lizzie Curran

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

*One watch of the value of Seventy dollars
One chain of the value of twenty dollars
One pocket of the value of ten dollars
One pair of shoes of the value of three dollars*

of the goods, chattels, and personal property of the said

John A. Carr

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

John A. Carr

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Lizzie Curran

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

BENJAMIN K. PHELPS, District Attorney.

0929

BOX:

1

FOLDER:

18

DESCRIPTION:

Conlon, Mary

DATE:

12/03/79



18

0930

1879

Filed 3rd day of March 1879

Pleas *Not Guilty*

THE PEOPLE,

vs.

Mary Coulton

John P. S. P. 1879

1879

1879

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

John P. S. P.

City Prison 10 days.

0931

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Coulon being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Mary Coulon*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *U-S*

Question. Where do you live?

Answer. *North side of 52nd St - Lexington & 3rd Ave.*

Question. What is your occupation?

Answer. *Servant*

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

Answer. *I am guilty*

Mary A Coulon

[Signature]
Taken before me this 20th day of Nov 1871

0932

Police Office, Fourth District.

City and County } ss.
of New York, }

Robert L. Wark

of No. 145 Waverly Place Street, being duly sworn,
deposes and says, that the premises No. 145 Waverly Place
Street, 9th Ward, in the City and County aforesaid, the said being a dwelling
and which was occupied by deponent as a dwelling

entered by means ~~of~~ **BURGLARiously** opening the hall door, looking from
the street ~~to~~ with a night key and entering
said premises through said opened door

on the morning of the 18th day of November 1879
and the following property feloniously taken, stolen and carried away, viz.:

One Water Proof Cloat 6 and
one Ladies Saque in all
of the value of Seven 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 Clary Conlon

for the reasons following, to wit: That deponent
caught said Clary Conlon with
the above mentioned Ladies Saque
on her said Clary's person
Robert L. Wark

Suam to be kept for the 20 day of November 1879
C. L. Wark

0933

434
Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Robert L. Ward
145 W. 11th St.
St. Louis, Mo.

Oliver Conlon

2
3
4
5
6



Offence, Burglary & Larceny

BAILED:

No. 1, by _____
Residence, _____

No. 2, by _____
Residence, _____

No. 3, by _____
Residence, _____

No. 4, by _____
Residence, _____

No. 5, by _____
Residence, _____

No. 6, by _____
Residence, _____

Dated 20th October 1879

Donnith Magistrate.

Welsh 19 Officer.

Clerk.

Witnesses.

Robert Welsh 19 Present

1000 to Am G.S.

Conrad

Received in District Atty's Office,

0934

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Mary Coulon* -

late of the *Tenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *Eighth* day of *November* in the year
of our Lord one thousand eight hundred and seventy-*nine*
with force and arms, about the hour of *ten* o'clock in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of

Robert L. Warrick
there situate, feloniously and burglariously did break into and enter by means of
forcibly unlocking an outer door of said dwelling
house whilst there was then and there some human being to wit, one *Robert L.*
Warrick within the said dwelling house, the said

Mary Coulon
then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of *Robert L. Warrick*

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *ten* o'clock in the *day* time of said day,
the said *Mary Coulon*

late of the Ward, City, and County aforesaid,
One cloak of the value of Four dollars,
One sash of the value of Three dollars.

of the goods, chattels, and personal property of *Robert L. Warrick*

Robert L. Warrick in the said dwelling house of one
Robert L. Warrick, then and there being found
in 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.

been feloniously stolen), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0935

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Mary Coulon

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

*One cloak of the value of four dollars.
One sacyue of the value of three dollars*

of the goods, chattels, and personal property of the said

Robert L. Burke

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Robert L. Burke

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Mary Coulon

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

BENJAMIN K. PHELPS, District Attorney.

0936

BOX:

1

FOLDER:

18

DESCRIPTION:

Walker, Thomas

DATE:

12/08/79



18

0937

BOX:

1

FOLDER:

18

DESCRIPTION:

Conway, Joseph

DATE:

12/08/79



18

0938

70

Counsel,
Filed 8 day of Dec 1879.
Pleas Both
Pleas Not Guilty (91)

THE PEOPLE
vs.
²⁴ Joseph Conway
² Thomas Walker
INDICTMENT
Larceny from the Person.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
M. W. Casper
Foreman.

Part No Dec 9. 1879 -
No 1 Pleas P L per -
No: 1 S.P. Two years.
No 2 Discharged on his
verbal recognizance ✓

0939

ORANGE JUDD, Pres. DAVID W. JUDD, Vice Pres. WM. R. BECKWITH, Treas. SAMUEL BURMAN, Secy.



ORANGE JUDD COMPANY,
PUBLISHERS
No. 245 BROADWAY.

New York, Dec 8th 1879

Mr Samuel Mc Dowell who has
lived all his life in Staten Island
and whose family now resides at
my home, New Brighton on Saturday
evening made a charge against some
one here in the city who had robbed him.
and was immediately clipped into the
House of Detention Please see the District
Attorney for me and have him dis-
charged & appear at his summons, as he
Dowell has to earn his daily bread
and wants to be at work.

By As J. J. J. J.
You will Much Obley
Yours Truly
David W. Judd

Mc Dowells
brother Robert
parents thro

0940

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

Form 112.

Police Court—First District.

of No. *Samuel Mc Dowell*
Armed robbery being duly sworn, deposes
and says, that on the *6th* day of *December* 18*77*

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

person of deponent,
the following property, viz:

Three dollars in United States silver coin,

of the value of *Three* 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

Joseph Conway
and Thomas Walker (now present)
and two other persons not arrested
and whose names are unknown to deponent
from the fact that this deponent
was walking through North Street
when opposite number 7 -
North Street said Joseph Conway
in concert with Thomas Walker
and said two other persons came
up to deponent and then and
there said Conway placed
his hand on the person
of deponent and with

Subscribed and sworn to before me this

to
any

add

0941

his other hand did take
steal and carry away
the money ^{of which} from the
punctalious possessor
and there sworn on the
person of deponent

Therefore deponent charges
said conspiracy in concert
with said Muller
and said other two persons
with the banner of
the infamous ^{and} being
as before mentioned

Samuel M. Jewell
Doorn to before me
this 7th day of
December 1879
B. Dulligan
Justice of the Peace.

0942

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Walker being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. *Thomas Walker*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *England.*

Question. Where do you live?

Answer. *64 Bayard St.*

Question. What is your occupation?

Answer. *Glass Cutter*

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

Answer. *I am not guilty
of the charge.*
Thomas Walker

Taken before me, this

day of *the 11th* of *March* 1879.

A. J. Morgan
POLICE JUSTICE.

0943

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, }

Joseph Courway being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Joseph Courway.

Question. How old are you?

Answer.

24. Marropage

Question. Where were you born?

Answer.

Ireland.

Question. Where do you live?

Answer.

60 Cherry St.

Question. What is your occupation?

Answer.

Clerk.

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

Answer.

*I am not guilty
of the charge
Joseph Courway*

Taken before me, this

A. J. Morgan
day of *March* 187*9*.
POLICE JUSTICE.

0944

Police Court First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

..... being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this

day of

18

Police Justice.

W. L. ...

0945

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

Police Court - First District.

THE PEOPLE, vs.

ON THE COMPLAINT OF

*William L. ...
George ...
Fred ...
Richard ...*

BAILED!

No. 1 of

Residence

No. 2 of

Residence

No. 3 of

Residence

No. 4 of

Residence

No. 5 of

Residence

No. 6 of

Residence

Name

Address

*Frank ...
Affidavit Agency*

*Richard ...
George ...
Richard ...
14th ...*

Name

Address

WITNESSES

*Constance ...
Lieutenant ...
Lieutenant ...*

*W. ...
at ...
Received at Dist. Atty's office*

0946

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Joseph Conway and Thomas Hester*

Each late of the First Ward of the City of New York, in the County of New York aforesaid,

on the *21st* day of *December*, in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County
aforesaid, with force and arms

brass coins of a number and denomina-
tion to the jurors aforesaid unknown and
a more accurate description of which
can not now be given of the value
of three dollars.

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

BENJ. K. PHELPS, District Attorney.

0947

BOX:

1

FOLDER:

18

DESCRIPTION:

Cohn, Max

DATE:

12/02/79



18

0948

No 11

Counsel,

Filed 2 day of Aug 1879.

Pleads

THE PEOPLE

vs.

Max Cohn
(2 cases)

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Dec 3, 1879

Spencer R. P. L.

Quinn Reformatory



0949

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Max Bohu

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
13th day of *June* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms,

one watch of the value of Eight dollars

of the goods, chattels, and personal property of one

Jacob Kalman

then and
there being found, 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.

0950

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Max Cohn

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

One watch of the value of eight Dollars -

of the goods, chattels, and personal property of the said

Jacob Kalnus

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Jacob Kalnus

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Max Cohn

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

BENJAMIN K. PHELPS, District Attorney.

0951

BOX:

1

FOLDER:

18

DESCRIPTION:

Carter, Daniel

DATE:

12/03/79



18

0952

38.

Day of Trial,
Counsel,
Filed *3rd* day of *Decr.* 1879
Pleads *Not Guilty (4)*

THE PEOPLE

vs.

P
Daniel Carter

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Part True Dec 9. 1879
Rolls prose-qui entered

Then having see
evidence
in court
the prosecutor
with the officer
charged - I
appear to court
in order
in order
1879
W. A. Ray

0953

Police Office, Fourth District.

City and County }
of New York, } ss.

William J. Warwick

of No. 438 West 44th Street, being duly sworn,
deposes and says, that the premises No. 553 West 55th
Street, 22nd Ward, in the City and County aforesaid, the said being a brick structure
and which was occupied by deponent as a ^{and Robert Gordon} coal office

entered by means of forcing the door leading
from the street at about the hour of

one o'clock on the morning of the 22nd day of November 1879
and the following property feloniously ^{stolen} taken, stolen and carried away, viz.:

Silver and other coin of the
value of One Dollar and more

the property of Deponent and copartner Robert Gordon
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property ^{alleged to be} taken, stolen
and carried away by Daniel Carter (now here)

for the reasons following, to wit: That deponent found said
premises broken into as aforesaid
deponent was thereafter informed
by Officer Cottrell of the 22nd Precinct
that he said officer saw said Carter
coming from the door of said premises
at the time herein mentioned

Wm J Warwick -

Sworn before me this 22nd day of November 1879
at New York
Justice of the Peace

0954

City and County of New York ss
of the 22^d Precinct Police
John Cottrell being sworn says
that he knows the contents of
the within affidavit that so
much of the same as relates to
deponent is true

Sworn to before me, John Cottrell
the 22^d November 1879

[Signature]
Police Justice

0955

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Carter being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Daniel Carter*

Question. How old are you?

Answer. *32 Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *New York*

Question. What is your occupation?

Answer. *Domestic*

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

Answer. *I am not guilty.*
Daniel Carter

Examined before me this 27 day of March 1875
John J. Smith
Justice of the Peace

0956

Police Court—Fourth District.

THE PEOPLE vs

William J. Harwood

Samuel Carter



November 27
Smith
Cottrell
229 Pac

Officer Cottrell,
229 Pacwell,
Hudson Town C.S.
Carr

Received in District Atty's Office.

BAILED

No. 1. In

Residence

No. 2. In

Residence

No. 3. In

Residence

No. 4. In

Residence

No. 5. In

Residence

No. 6. In

Residence

Handwritten notes and signatures on the right side of the document, including a vertical signature that appears to read 'Cottrell'.

0957

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Daniel Carter

late of the *Twenty Second* Ward of the City of New York, in the County of
New York, aforesaid,
on the *Twenty Second* day of *November* in the year of our Lord
one thousand eight hundred and seventy-*one* with force and arms,
at the Ward, City and County aforesaid, the *office* of

William J. Warwick

there situate, feloniously and burglariously did break into and enter, the said *office*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

William J. Warwick

goods, merchandise and valuable things in the said *office* with intent the said
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.

BENJ. K. PHELPS, District Attorney.

0958

38.



There being no
evidence
in evidence
the prisoner
with the officer
charged - I
request the court
to award
in order
to the prisoner
1879
W. A. R. A. M.

Day of Trial,

Counsel,

Filed *3rd* day of *Decr.* 1879

Pleads *Not Guilty (C)*

THE PEOPLE

vs.

D
Daniel Carter

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Part I no Dec 9. 1879
Hollis prosequi entered

0959

BOX:

1

FOLDER:

18

DESCRIPTION:

Carney, Michael

DATE:

12/08/79



18

0960

62

Filed ^{Kintz} 8 day of Dec 1879
Pleads Not Guilty (9)

THE PEOPLE

23.
422 714.

vs.

^P
Michael Carney

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Part True Dec 9. 1879.
Tried & convicted 2nd Conf.
Dec: 10th Pen: One year.

0961

Form 15.

Police Court—Third District.

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

John Everling

of No. *#29 East 12th* Street

on *Tuesday* the *ninth* day of *November*
in the year 187*9* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

*Michael Carney, now here,
who did wilfully and maliciously
strike deponent a violent blow
with an unlawful weapon
commonly called and known
as a "plung shot" (i.e., Michael,
then held in his hands - thereby
breaking deponent's jaw and
knocking out several of deponent's
teeth and so beating deponent*

with the felonious intent to take the life of deponent, or do him 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, &c., and be dealt with according to law.

Sworn before me, this
of *November* 187*9* day }

John Everling?

J. M. Patterson Police Justice.

0962

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—*Michael Carney*

Question.—How old are you?

Answer.—*Twenty-two years of age*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*422 East 14th Street*

Question.—What is your occupation?

Answer.—*Glass Cutter*

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

Answer.—*I am not guilty of the charge.*

Michael Carney
Mark

Taken before me, this
D. M. Dawson
day of *November* 187*5*
Police Justice.

0963

Form 115.

62

POLICE COURT—THIRD DISTRICT.

121

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Oberlin's
429 E. 12th St.

1. *Michael Conroy*

2.
3.
4.



Offence *John Oberlin's*

Dated *December 1* 187 *9*

Patterson Magistrate.
Robinson Officer.

Witness *Winifred Henry*
No. *429* Street *12th*

No. Street.

No. Street.

to answer Committed.

Received in Dist. Atty's Office.

RAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Conroy

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Michael Carney*

late of the City of New York, in the County of New York, aforesaid, on the
fourth day of *November* in the year of our Lord
one thousand eight hundred and *ninety nine* with force and arms, at the City and
County aforesaid, in and upon the body of *John Everling*
in the peace of the said people then and there being, feloniously did make an assault
and *kill* the said *John Everling*
with a certain *slung shot*
which the said *Michael Carney*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *kill* the said *John Everling*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Michael Carney*
with force and arms, in and upon the body of the said *John Everling*
then and there being, wilfully and feloniously did make an
assault and *kill* the said *John Everling*
with a certain *slung shot* which the said *Michael Carney*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *John Everling*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Michael Carney*

with force and arms, in and upon the body of *John Everling*
in the peace of the said people then and there being, feloniously, did make another
assault and *kill* the said *John Everling*
with a certain *slung shot*
which the said *Michael Carney*

in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John Everling* with intent *kill* the

0965

6V
Kempsey Dec
Filed 8 day of Dec
Pleads Not Guilty (9)
1879

Felonious Assault and Battery.

THE PEOPLE

vs.

P

Michael Carney

BENJ. K. PHELPS,
District Attorney.

A True Bill.
M. W. Cooper
Foreman.

Carl J. No Dec 9, 1879.
Jury empanelled 2 days
Dec 10. Pen: One year.

BENJ. K. PHELPS, District Attorney.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Michael Carney, in and upon the body of the said John Sterling with force and arms, did make another assault and felony, with force and arms, in and upon the body of the said John Sterling, which the said Michael Carney, in his right hand then and there held, the same being then and there a deadly weapon, with intent to then and there beat, strike, stab, cut and wound, with intent to then and there feloniously maim the said John Sterling against the form of the Statute in such case made and provided, and against the peace of the State of New York, and their dignity.

FOURTH COUNT.

said John Sterling then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the State of New York, and their dignity.

0966

BOX:

1

FOLDER:

18

DESCRIPTION:

Chessman, Thomas

DATE:

12/16/79



18

0967

Counsel,

Filed 11 day of Dec 1879

Pleads Not Guilty

THE PEOPLE

Thomas Cheesman

INDICTMENT,
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS.

District Attorney.

A True Bill.

M. W. Cooper

Dec 17. 1879 Foreman

Pleads guilty to a year

Pen one year

0968

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

Matilda Telfer
of No. 299 *Delister Avenue Jersey City Heights*
and says, that on the *8* day of *December* 18*79*
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *and from her person*

the following property, to wit: *A Pocket Book contain*
ing good and lawful money viz.
One Bill of the denomination of
ten dollars— other smaller bills, and
Silver, Nickel and copper coins.
Together of the value of seventy cents
said property being in all of the
value of Fifteen 70/100 dollars.

of the value of _____ Dollars,
the property of *deponent and her husband*
Matthew Telfer

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

Thomas Cheeseman (now here)
and another man unknown to de-
ponent for the reasons following:
That deponent felt some person
pressing closely against her person
and immediately missed said prop-
erty which was contained in the
right hand pocket of the dress at
the time worn upon the person of
deponent— Deponent was inform ed
by George Pustkuchen that on said date
said informant saw said unknown
man press closely against deponent

Subscribed and sworn to before me this _____ day of _____ 1879

0969

while deponent was in the act of leaving
the Ferry Boat at the foot of Christopher
street. Immediately thereafter said inform-
ant saw the said property in the hand of
said unknown man who passed the said
property into the hand of said Cheeseman.
Said Cheeseman was then standing a
few steps in advance of deponent and
said unknown man who immediately
thereafter ran away - said informant
then saw said property lying on the
ground at the feet of said Cheeseman.
Deponent recovered said property and
identifies the same as the property of
the said owner -
Deponent therefore charges said Cheeseman
with acting together and in concert with
said unknown man in committing said
larceny.

Sworn to before me this
8th day of December 1879

Wm. Walter Tully

R. W. Prichy Police Justice

0971

POLICE

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Thomas Cheeseman being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.— *Thomas Cheeseman*

Question.—How old are you?

Answer.— *Thirty One years*

Question.—Where were you born?

Answer.— *England*

Question.—Where do you live?

Answer.— *I decline to answer*

Question.—What is your occupation?

Answer.— *Shoemaker*

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

Answer.— *I am not guilty of the charge*

Thomas Cheeseman

Taken before me, this

8/7
day of December 1879
Police Justice.

0972

Form 891.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matilda Toller
299 Western Ave. New York City
Thomas Cheesem

Attorney—LAWSON
for the above

DATED *December 8* 18 *79*

Bixby MAGISTRATE.

Holme OFFICER.

WITNESS:
George Pustkuchen
252 Washington

\$ *2000* TO AMS.



BAILED BY _____

No. _____ STREET.

Com.

0973

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Thomas Cheesman*

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *Eight* day of *December* in the year of our Lord one thousand eight hundred and seventy-~~five~~ *seven* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

One pocket book of the value of one dollar

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

BENJ. K. PHELPS, District Attorney.

0974

BOX:

1

FOLDER:

18

DESCRIPTION:

Clifton, Estella

DATE:

12/17/79



18

0975

BOX:

1

FOLDER:

18

DESCRIPTION:

Kennel, August

DATE:

12/17/79



18

0976

Counsel,

107 *Knutting*

Filed *17* day of *Dec* 1879

Both Pleads *Not Guilty (17)*

THE PEOPLE

vs.

1 Estella Clefton ^P

2 August Kennel ^P

INDICTMENT.

Grand Larceny of Money, &c.

Securing & Forfeits

29

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Dec 18 1879

1. E. ...
2. ...

Pen one year each

0977

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

FORM 112.

Police Court—Third District.

John Smith

of ~~the~~ *House of detention* Street, being duly sworn, deposes
and says that on the *11th* day of *December* 18*79*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent.

the following property viz: *gold and lawful money of the coin*
of the United States consisting of fifteen notes
of the denomination and value of twenty-dollar
each, and one gold Watch attached to a
gold plated Chain of the value of Sixty-
five dollars said property being in all

of the value of *Three hundred and Sixty-five* Dollars
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Estella K. Lipton and*
August Kennell, (both women) from the fact
that at the hour of about 3.30 o'clock a. m.,
said Estella solicited deponent's company for the
purpose of Prostitution deponent did accede
with said Estella to a room in the Hotel
No 23 Bowery where said August Kennell is
employed as Bookkeeper, that deponent placed
said property under the pillow in the bed
where deponent and said Estella went to sleep
that at the hour of about 8 o'clock deponent
awoke, and said Estella was gone, and
deponent missed the aforesaid property.

Sworn to before me this

day of

1879

Notary Public

0978

That at the hour of about 9 o'clock P.M. said Estela was arrested, when she acknowledged to deponent in the presence of witnesses that she did steal the aforesaid property - and she did return the aforesaid watch, and ten dollars of the aforesaid money to deponent.

Deponent further says that said Estela acknowledged to deponent that she gave said August twenty dollars of said stolen money ~~staying~~ paying to said August that she Estela had stolen from deponent and she wanted to go out of the Hotel and for the consideration of said twenty-dollar said August did allow said Estela to escape from said Hotel with the aforesaid stolen property in her possession.

[Signature]
Subscribed before me this }
12th day of December 1879 }

[Signature] John Smith
Notary Public

0979

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Kennell being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—August Kennell

Question.—How old are you?

Answer.—29 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—23 Bannery

Question.—What is your occupation?

Answer.—Bank Keeper

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

Answer.—I have nothing to say
August Kennell

[Handwritten signature]
1879
Police Justice.

0980

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

Estella Clifton being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that she was at
liberty to refuse to answer any question that may be put to her, states as follows,
viz:

Question. What is your name?

Answer. *Estella Clifton*

Question. How old are you?

Answer. *twenty-one years*

Question. Where were you born?

Answer. *New York State*

Question. Where do you live?

Answer. *Williamsburgh*

Question. What is your occupation?

Answer. *operator*

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

Answer. *I have nothing to say
Estella Clifton*

[Signature]
12 day of *March* 187*9*
POLICE JUSTICE.

0981

COUNSEL FOR COMPLAINANT.

Name _____
Address _____

COUNSEL FOR DEFENDANT.

Name _____
Address _____

107.
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

John Dominick
House of Detention

Estelle Clifton
Richard Kimmel



Dated *September 12* 19*14*

W. J. Murphy Magistrate.
Prady 10 Officer.

Clerk.

Dea's Office

1070 to answer

at *General* Sessions
Received at Dist. Att'y's Office,

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

0982

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That Estella Clifton and August Keenel Each

in the County of New York, aforesaid on the *Eleventh* late of the First Ward of the City of New York, of our Lord one thousand eight hundred and seventy-*nine* day of *December*, in the year and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

365-

One watch of the value of sixty dollars. one chain of the value of two dollars.

of the goods, chattels, and personal property of one *John Smith*

then and there being found, 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.

BENJ. K. PHELPS, District Attorney.

0983

CITY AND COUNTY OF NEW YORK

CITY AND COUNTY OF NEW YORK

And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, aforesaid, do further present-

That Estella Clifton and August Kennel each -

in the County of New York, aforesaid on the Eleventh day of December late of the First Ward of the City of New York, of our Lord one thousand eight hundred and seventy-nine at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the value of one hundred dollars), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes,) being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of fifteen gold coins (of the kind usually known as quarter eagles), of the value of five dollars each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

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One watch of the value of sixty dollars, one chain of the value of five dollars of the goods, chattels and personal property of one John Smith, by a certain person or persons to the jurors aforesaid unknown then lately before feloniously stolen of the said John Smith, unlawfully and unjustly and for the sake of wicked gain did feloniously receive and have the said Estella Clifton and August Kennel then and there knowing the said goods of the goods, chattels, and personal property to have been feloniously stolen

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.

BENJ. K. PHELPS, District Attorney.

0484

THE JUDICIAL DEPARTMENT OF THE STATE OF NEW YORK

CITY AND COUNTY OF NEW YORK

And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, in and for the body of the City and County of New York, upon their Oath, ~~aforsaid~~, do further present:

That August Kennel

in the County of New York, aforsaid on the Eleventh late of the First Ward of the City of New York, of our Lord one thousand eight hundred and seventy-nine at the Ward, City and County aforsaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforsaid unknown, and of a number and denomination to the jurors aforsaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

365

One watch of the value of five dollars, one chain of the value of five dollars of the goods chattels and personal property of John Smith, by Estella Clifton then lately before feloniously stolen of the said John Smith, unlawfully unjustly, and for the sake of wicked gain did feloniously receive and have the said August Kennel then and then well knowing the said goods chattels and personal property to have been feloniously stolen

of the goods, chattels and personal property of one

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.

BENJ. K. PHELPS, District Attorney.

0485

BOX:

1

FOLDER:

18

DESCRIPTION:

Clancy, Patrick J.

DATE:

12/16/79



18

0486

5
Police Court, South District.

RECOGNIZANCE TO TENDRY.

CITY AND COUNTY OF NEW YORK.

BE IT REMEMBERED, That on the 26 day of August 1914 in the year of our Lord 1914

the said Ernest F. Moller James Clancy John Patrick 350 E. 114 Street, in the city of New York

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

the sum of Two Hundred Dollars, each and the said

the sum of Hundred Dollars, separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF SPECIAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an Offense or Misdemeanor, said to have been lately committed in the City of New York, aforesaid by

and do not depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the day and year first above written.

Ernest F. Moller

James Clancy

John Patrick
Police Justice.

The people &
Complainant
John Patrick
&
Patrick J. Conroy

Wheeler Justice
Felony Assault & Battery
Examination August 26th 1879

John Patrick & Patrick J. Conroy defendant, in the absence of his regular counsel.

Complaint read to prisoner and notice given him of his right to have time to consult with counsel.

Defendant asked for an adjournment till 2 o'clock P.M. granted

John Patrick sworn says by his own admission 350 East 114th Street says Mr. J. McCaffrey of 120 Brodway appears as counsel for the defendant -

at about 12 o'clock I might defendant spoke to me and said he had received his prop
pocket and fired two shots from a Revolver at me pointing the Revolver towards me

I think it was between 12 and 1 o'clock - I was coming from my work down town I am an advertising agent at 345 Broadway
John Patrick

21st day of Aug 1879
John Patrick
Patrick J. Conroy
this

City and County ss.
of the County of New York ss.
Ernest F. Molloy of the 12th Precinct
do hereby depose and swear that
I was on post on Broadway morn-
ing at the time of said occur-
rence - Defendant was stand-
ing at N. E. cor 114 St. 1st Avenue
he had some words with his
wife - his wife wanted him to
go home - he said he would not
go home - that he wanted to
get a drink - he called his wife
a prostitute - I could not say
he was drunk - shortly after
that I heard a shot fired - soon

after I heard a second shot
I went to Captain's house
and found Patrick in his room
with blood on his ~~head~~ ~~and~~ ~~neck~~ ~~and~~ ~~arms~~

Sworn to before me this }
26th day of August 1855 }

~~W. W. Tucker~~ Police Justice

City and County }
of New York }
Jannie Clancy of No. 352 E.
114th St. wife of the defunct being
solely sworn as a witness says
I remember the occasion re-
ferred to. I heard Mrs. Patrick say
her husband had a Pistol

Sworn to before me this } Jannie Clancy
26th day of August 1855 }

~~W. W. Tucker~~ Police Justice

City and County
 of New York }
 Patrick J. Blaney of No. 350 East
 144th St. being duly sworn says
 that at 1 1/2 A. M. Sunday evening, I
 got to the gate of said premises
 Patrick and his wife were wrest-
 ling - he said to you where were
 you - my late - I think he struck
 me - his wife said dont mind
 him he has a Revolver and will
 shoot you -

Patrick Blaney

Sworn to before me this
 25th day of August 1917

M. W. Wheeler Police Justice

City and County of New York } ss.
 Kate Patrack of No 350 E. 114th
 Street being duly sworn by - my
 husband met Mr. Clancy -
 They quarreled together
 Clancy struck Patrack -
 Clancy fired two shots at Mr.
 Patrack - Kate Patrack

Sworn to before me this }
 26th day of May 1879 }

W. W. Wheeler Police Justice

0442

105.
POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Patrick
350 E. 114th St.
vs.
Patrick J. Blaney

6/18
Office of John J. Caracch
Battery

BAILED.

No. 1. by *Bernard H. Murphy*
Residence, *201 West 29th St.*

No. 2. by _____
Residence, _____

No. 3. by _____
Residence, _____

No. 4. by _____
Residence, _____

Dated

August 28th 1919
Wheeler Magistrate.



Mollen Officer.
12 Freeman

Jersea de Namara Clerk.
350 E. 114th St.
Mrs Elizabeth M. Namara
350 E. 114th St.

Witnesses
Kate Patrick
350 East 114th St.
Ernest J. Mollen 12th Precinct
James M. Namara
350 E. 114th St.
Held to Ans. G.S.
\$500.

Received in Dist. Att'y's Office.

0443

FIFTH DISTRICT POLICE COURT.

J.P.A.

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

I *Barth Saffin* to the Court of General Sessions of the City of New York that on examination under the annexed complaint of complainant *John Patrick* the prisoner *Patrick J. Clancy* and witnesses pursuant to statute, it appears the offence of *Solomon Assault & Battery* charged in said complaint has been committed, and that there is probable cause to believe the prisoner *Patrick J. Clancy* to be guilty thereof, and that the said examination, recognizances, evidence of witnesses and complainant are hereto annexed.

Dated, New York, *August 2 6th*
1879
[Signature] - Police Justice.

0444

J.P.B.

5
Police Court—~~West~~ Judicial District.

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

John Patrick
of No. 350 East 114th Street,
on 23rd day of August
in the year 1879 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Patrick J. Clancy
who did feloniously aim and
discharge two shots from a Rev
volver loaded with powder and
Ball at the person of deponent
while deponent was in front of
said premises ^{1275 West} that said assault
was

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

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

Sworn to before me this 23rd day
of August 1879

John Patrick

[Signature]

POLICE JUSTICE.

0445

(m)

Police Court—Ninth—Judicial District.

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

John Patrick

vs.

Patrick J. Clancy

*Affidavit, A. & B.
FELONIOUS.*

Dated *August 25* 187 *9*

Whelan Magistrate.

Officer.

Witness.

\$500 to answer.

*Adjourned till 2 o'clock
9/1/79*

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Patrick J. Clancy

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

on the *twang third* day of *August* in the year of our Lord
one thousand eight hundred and seventy-*nine* with force and arms, at the City and
County aforesaid, in and upon the body of *John Patrick*
in the peace of the said people then and there being, feloniously did make an assault
and to, at and against *him* the said *John Patrick*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Patrick J. Clancy*
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 *John Patrick*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

Patrick J. Clancy

with force and arms, in and upon the body of the said *John Patrick*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *John Patrick*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Patrick J. Clancy*
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 attempt to discharge,
with intent *him* the said *John Patrick*
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.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Patrick J. Clancy
with force and arms, in and upon the body of the said *John Patrick*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *John Patrick*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there shoot off and discharge,
with intent, then and there, thereby *him* the said

John Patrick
wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Patrick J. Clancy
with force and arms, in and upon the body of the said *John Patrick*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *John Patrick*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable and excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby *him* the said

John Patrick
wilfully and feloniously then and there to injure, 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.

BENJ. K. PHELPS, District Attorney.

0448

BOX:

1

FOLDER:

18

DESCRIPTION:

Condon, Thomas

DATE:

12/19/79



18

(2)

was... Three
 men...
 about...
 said "Here we...
 should go with...
 "Here I...
 "I...
 both...
 and...
 killed...
 friends...
 helped...
 out...
 was...
 wanted...
 wanted...
 some...
 was...
 stabbing...
 was...
 was...
 was...
 was...

4)
When Gordon shot at James Bolt
D. Bolt & Ed. Bolt were some
of the best men there. Bolt
Bolt fell & rolled toward middle
of room. On a table outside, written
on the wall was a note that Bolt
of men raised them up. When they
were standing up he shot Gordon
as did Bolt. Bolt became
several Gordon looked to side
door. As Bolt there he was
coming in from room and Bolt
"Oh my brother" Lynch ^{then} went out
to wash his face & trousers
& clothes and talking outside. Lynch
came back & stood near a coal box
All at once Gordon appeared and
going toward Bolt he made
a charge toward Bolt. Bolt
also made a pass at Gordon but missed
him and then ran up the steps
Lynch ^{then} heading over the steps to be
"he stabled" as the blood was flowing
freely. In a moment or two he fell
near the front. Lynch at times was
standing & not fighting when
did not see a knife

16

William O'Brien, 1911 Doubtless I
 who was in Lynch's company in the
 storm but that after fight in saloon
 one he said "Cordon says 'I've been
 double-banded, & I'll get square'
 I told his wife, w/ phony name. Some
 after and just saw Cordon come
 around Spring St with his hands in
 his pockets. But saw Cordon make
 a lunge at Lynch & the latter stag-
 gered ~~off~~ back. Cordon again
 raised his fist and ~~with~~ saw
 a knife in it. Cordon made a
 second lunge at Lynch but ^{Cordon} slipped
 & fell

Cordon said "I gave what I had,
 can't do any more"

After all this
 would be better if
 to it

CITY AND COUNTY }
OF NEW YORK }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas Condon

late of the *Fourth* Ward of the City of New York, in the County of New York, aforesaid, on the *Fourth* day of *November* in the year of our Lord one thousand eight hundred and seventy ~~nine~~ at the Ward, City and County aforesaid, with force and arms, in and upon one

John Lynch

in the peace of the People of the State then and there being, wilfully, feloniously, and with a ~~deliberate and premeditated design~~ to effect the death of *him* the said *John Lynch* did make an assault.

And that he the said

Thomas Condon

him

the said *John Lynch*

with a certain *knife*

which he the said *Thomas Condon*

in his right hand then and there had and held *him* the said *John Lynch* in and upon the *body*

of *him* the said *John Lynch*

then and there wilfully, feloniously, and with a ~~deliberate and premeditated design~~ to effect the death of *him* the said *John Lynch* did strike, stab, cut and wound, giving unto *him* the said *John Lynch* then and there with the *knife*

aforesaid, in and upon *the body*

of *him* the said *John Lynch* one mortal wound of

the breadth of *one* inch and of the depth of *five* inches of which

said mortal wound *he* the said *John Lynch*

at the Ward, City and County aforesaid, from the day first aforesaid, in the year aforesaid, ~~until~~ *then and there died*

~~in the year aforesaid~~ aforesaid, did languish, and languishing did live, and on which

~~days~~ *days* in the year aforesaid, the said

at the Ward, City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Thomas Condon

him

the said *John Lynch* in the manner and form, and by

the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the year aforesaid, wilfully, feloniously, and with a ~~deliberate and premeditated design~~ to

effect the death of *him* the said *John Lynch*

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

BENJ. K. PHELPS, District Attorney.

aforsaid
THE JURORS, OF THE PEOPLE OF THE STATE OF NEW YORK,
~~in and for the body of the City and County of New York,~~
upon their Oath, *aforsaid* do further present:

That

Thomas Condon

late of the *fourteenth* Ward of the City of New York, in the County of
New York, *aforsaid*, on the *fourth* day of *November*
in the year of our Lord one thousand eight hundred and seventy-*nine* at the Ward,
City and County *aforsaid*, with force and arms, in and upon one

John Lynch
in the peace of the People of the State then and there being, wilfully, feloniously, and
with a ~~deliberate and premeditated design~~ *intent* to effect the death of *him* the said
John Lynch did make an assault.
And that he the said

Thomas Condon
him
the said *John Lynch*

with a certain ~~instrument and weapon a description of which is~~
~~to these given unknown and a more accurate description~~
~~which he the said~~
of which cannot now be given

which he the said Thomas Condon
in his right hand then and there had and held *him*
the said *John Lynch* in and upon the *body*

of *him* the said *John Lynch*
then and there wilfully, feloniously, and with a ~~deliberate and premeditated design~~ *intent* to
effect the death of *him* the said *John Lynch*
did strike, stab, cut and wound, giving unto *him* the said *John*
Lynch then and there with the ~~said instrument~~
and weapon a description of which is to these jurors
unknown and which cannot now be given
aforsaid, in and upon *the body*

of *him* the said *John Lynch* one mortal wound of
the breadth of *one* inch and of the depth of *five* inches of which
said mortal wound *he* the said *John Lynch*
~~at the Ward, City, and County aforsaid, from the day first aforsaid, in the year~~
~~aforsaid, until the~~ *then and there died*
~~in the same year aforsaid, did languish, and languishing did live, and on which~~
~~day of~~
~~aforsaid,~~ *the said* ~~at the Ward,~~
City and County ~~aforsaid, of the said mortal wound did die.~~

And so the Jurors *aforsaid*, upon their oath *aforsaid*, do say that *he* the said
Thomas Condon

him
the said *John Lynch* in the manner and form, and by
the means *aforsaid*, at the Ward, City, and County *aforsaid*, on the day and in the
year *aforsaid*, wilfully, feloniously, and with a ~~deliberate and premeditated design~~ *intent* to
effect the death of *him* the said *John Lynch*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

1005

**END OF
BOX**

2.0 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

1.5 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

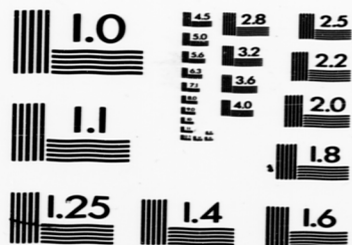
IMAGE EVALUATION TEST TARGET (QA-2)

METRIC

200 mm

150 mm

100 mm



ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

ABCDEFGHIJKLMN OPQRSTUVWXYZ
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ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

1.0 mm

1.5 mm

2.0 mm

2.5 mm

A5

A4

A3

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Rochester, NY 14609 USA
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ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz
1234567890

4.5 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

3.5 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

3.0 mm

2.0 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

1.5 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

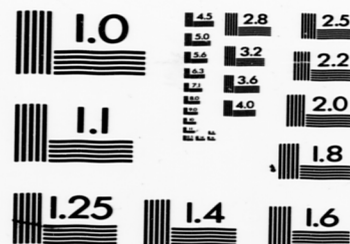
IMAGE EVALUATION TEST TARGET (QA-2)

METRIC

200 mm

150 mm

100 mm



ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

1.0 mm

1.5 mm

2.0 mm

2.5 mm

A5

A4

A3

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ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz
1234567890

4.5 mm

3.5 mm

3.0 mm

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

ABCDEFGHIJKLMN OPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890

1009

MUNICIPAL ARCHIVES
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NEW YORK, NY 10007



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1

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INDICTMENTS**

DATES:

1879 - 1893

ACCN NO 2010-23



2010-23

1011

CERTIFICATE OF FINDINGS

(X) THE METHYLENE BLUE () SILVER DENSITOMETRIC TEST WAS PERFORMED ACCORDING TO ISO STANDARD 15917:1999E

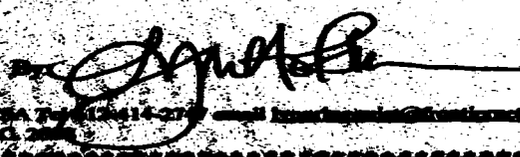
RESIDUAL THIOSULFATE CONTENT OR EQUIVALENT* WAS MEASURED TO BE
Less than 0.001 GRAMS OF THIOSULFATE PER SQUARE METER (gm/m²) OF FILM.^b

a. According to ISO standard 15917:1999E the Silver Densitometric test measures all residual chemicals, not just thiosulfate. This test will not detect quantities below 0.001 gm/m².

b. According to ANSI standard IT9.1-1997 (ANSI P39.18) the maximum residual thiosulfate content (or equivalent) does not exceed 0.014 gm/m² is rated LE500 (LE500 Equivalent to 100% of 1997 standard).

FILM IDENTIFICATION: N.Y.C. DEPT. OF RECORDS - MUNICIPAL ARCHIVES 35mm
Microfilm identified as CITY HALL DEPT. OF BUILDINGS ROLL #12 M.N. #00062
processed on 2/01/2010.

Date Certified: 6 February 2010



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