

0083

BOX:

327

FOLDER:

3098

DESCRIPTION:

Varallo, Salvatore

DATE:

10/30/88



3098

POOR QUALITY ORIGINAL

0084

Counsel, *J. P. Ryan*
Filed *30* day of *Oct* 188*8*
Pleads *Not Guilty (5)*

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

THE PEOPLE

vs.

B
Salvatore Varallo

JOHN R. FELLOWS,
Nov 25 District Attorney.

Nov 27 1888 *John R. Fellows* District Attorney.
Ordered that \$50 be paid to
the Sheriff for the costs of this
case.
The Sheriff's return is complete.

A TRUE BILL

Wm. L. Miller Foreman.

Jan 10 1889 *Wm. L. Miller* Foreman.
Part III
Off 7 judgments dismissed
after verdict

Mar 12 1889 *Wm. L. Miller*

Witness:
J. P. Ryan

It was appearing possible
to get any further evidence
in this case than that
mentioned in the answer
of J. P. Ryan. Parker &
represented that they
could not get any more
for the reasons stated
in said report that the
judgments be dismissed
Part 3 May 1889
Wm. L. Miller Foreman
Definitely that

T-

POOR QUALITY ORIGINAL

0085

Witness:

[Handwritten signature]

If not appearing possible to get any further evidence in this case than that mentioned in the answer report of Mr. Parker I refer fully recommend for the reasons presented in said report that the indictment be dismissed.
Part 3 May 8, 1889

*Wm. Lawrence Jerome
Deputy Clerk*

T-

Counsel,

Filed

188

30 day of Oct

Pleads

[Handwritten signature]

27 Ray

THE PEOPLE

vs.

Salvatore Varallo

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

JOHN R. FELLOWS,

District Attorney.

Ordered that he be paid 20

cents for his services

for the day's notice to appear

and

costs

A TRUE BILL

[Handwritten signature] Foreman.

Part III May 8, 1889

Indictment dismissed

May 12, 1889

POOR QUALITY ORIGINAL

0086

Joseph Pignati

70

Salvatore Toralla

Charged with
for
Alencio's assault
by
Squirt O'Reilly
Police Justice
Oct 24/1955

Frank Examination after com-
plaint by Mrs. Casey
This was a restaurant was not it
Ayee si

Q Did you do anything in there?
Ayee si

Q And after you get through you
played a game of cards with
some friends did you?
Ayee si games

Q And after you got through playing
did you get into some trouble
with a man with a beer who
knew?

Ayee si

Q That was the man that scratched
your face?
A Yes the defendant did

2

Q. Did he put you out of the restaurant?

A. Yes.

Q. And went it a fact that you came back to the restaurant after he put you out?

A. Yes. No body put me out. I saw out so that they would not kill me.

Q. Is it a fact that the man with the whiskers told you to get out or he would put you out?

A. Yes.

[Signature]

3

Guillermo Bonanno called for
the people being duly sworn
deposed & says

Where & when?
A Restaurant in N.Y.

Were you present at the time of
the alleged assault?

Answer

Where & when you know of it?

A restaurant in the restaurant to
have something to eat and after
that we played a game of cards
with a man who had a long
beard and the man with the
long beard lost and then he wanted
to play for 5 francs 5 dollars and
the complainant said no he
would play him for beer and
the other man wanted to force
him to play & he would not and
the complainant said let us
go out and the man with the
beard got hold of him and
pulled him inside and after

4

They got him in the vehicle crowd
 jumped on him, the complainant
 fell down and the rest of them
 got on top of him. When the
 complainant was outside he
 said to the defendant, if you
 want to come outside. The
 defendant came out with a
 revolver in his hand. He told
 the complainant to stand back
 who wanted shoot him he pointed
 the pistol at him. The complainant
 said stand back or he will
 shoot you.

Case Examination

Q Don't forget that after the com-
 plainant was put out he came
 back and tried to break in the
 door?

A Yes sir.

Q He comes here get away could he
 be, he was on the street?

A Yes sir.

Q Were you there all this time?

5

A year sin
if will you drinking that day?
Answer

St

Salvatore Torralba the depen
dant being duly sworn depose
and say
of Mr Roy Tell what you know of the
occurrence

At Iner a restaurant at 3000 Roosevelt
St. St. Louis for 34 years,
of whom remembered the tall man
coming there?

Answer

of Tell the court what took place
from the time he came in until
he went out & tell the whole story.
As he came in my place at 10:30
in the morning and he com
menced to eat and eat 94^{cents}
worth ^{and} he wanted to gamble
and he was forcing others to

gamble with him, ^Q the complainant and 5 or 6 other men played 50¢ games. and after that the complainant didn't want to play any more ^Q the man with the beard said why don't you want to play, ^Q something was said ^Q the complainant and man with the beard got hold of one another ^Q commenced to fight ^Q I got in between the 2 of them to separate them so there would be no more trouble and I pushed him out and said if he didn't go out there would be some trouble ^Q the police would arrest them, and after he got out he commenced to kick at the door ^Q I pushed him if he didn't want to go away the said he had it in for me and I went inside. He went and got an officer and arrested me ^Q did you pass any pistol at all (a) No sir

7

Antonio Soriano being called
by the defendant being duly
sworn deposes & says

of whose name reside

A. J. (Rosenfeld) Hill

If were you present at the time of
the assault?

Yes sir

Of what hour, place in the restaurant
just before he got arrested?

The complainant and a man
with a long beard were play-
ing cards they were playing
for a bottle and the man with
the long beard said lets play
10 games and complainant said
play for whatever you like and the
man with the beard said if
you want to come no you
want not play I want to
be evened your fool
and the complainant said
what for do you want to bet we
need they began to quarrel

8

and the defendant went between
them by the complement went
out & the man with the beard
remained inside by the the
last witness for him came back
with him & told him to sit
down and stop quarrelling by him
and the man with the beard
got quarrelling again & the man
with the beard struck him in
the face by the prisoner got in
between them - the man with
the beard struck him and scratched
his face

Asked the prisoner how any revolver
at all?

Answered I could not see any I
was in the corner

Did you tell the last witness if he
did go out that the prisoner
would shoot him?

Answered

J

9

Giuseppe (Boscarone) success for
 the dependant being only
 from 1840 to 1845
 of where you reside?
 A Mr. Ego to the
 where you in this restaurant on
 the day?
 Answer:
 of what is in what to see?
 A man another man with who
 was by the complement quarrelling
 and the complement struck
 a blow at him. The man with
 the whippers scratched his face
 of what the complement break
 all the crockery & China (table)
 A I did not see any more, I heard a
 noise.

MA

10

Officer Hargrove of the 24th
Precinct said he being duly
sworn deposes & says

Q. How and where this restaurant was
kept by the defendant?

A. Yes Sir

Q. Did you ever hear of any disturbance
taking place there?

A. Yes Sir

Q. Did you find any weapons upon
the prisoner when you arrested
him?

A. Yes Sir only a pocket knife

Q. Was he in the store at the time?

A. Yes Sir

By the Court

Q. How soon after the trouble
was it that you arrested him?

A. He came to the station house

Q. You cannot tell how long before
the trouble occurred, A. No Sir

Mr. Raley

Defendant's Counsel

Amore for the discharge of

POOR QUALITY
ORIGINAL

0096

The prisoner

By the court

Writ of Habeas Corpus

By the court

Complaint filed in

default of \$1000 bail for trial at

the Court of Sessions in the

**POOR QUALITY
ORIGINAL**

0097

Liotaus Bonario

Handwritten text, possibly a signature or name, appearing in the lower section of the document.

POOR QUALITY ORIGINAL

0098

April 17, 1887.

My dear Judge,

The sample has not been accompanied by any indication of the case of Salvatore Canallo, with a request that you desire me to report to your court tomorrow. I have inquired from the name of the associate of the person.

All I remember of the case is this: It is an indictment for an assault alleged to have been perpetrated in deference to Saloon upon Tom Flanagan, who had gotten into a dispute with some man - over a game of cards or dominoes in the place. It seems plain that so far as the dispute was concerned,

POOR QUALITY ORIGINAL

0099

The complaint was based by his alleged defendant found no pistol. Upon
opponent or opponent to, does not to this story, the examination papers, &
name for whatever part a look was included to examine a 2 in pistol
that. That when... I was however
lead into the matter on the part of a... of the day's summary, so
may (the case being) after... action, the court was
appeared in eleven... I found a... Next day...
a number of witnesses for the defendant... Elliott, called
was stated that - the defendant... Elliott, called
and between the... Elliott in-
as... that he... Elliott in-
did not commit the... which I
which concluded, was... which I
complainant's story, in... which I
pistol at complainant's... which I
had been put out of the... which I
the general, in... which I
the other side... which I
complainant, only one... which I
found, who was in... which I
& who declared to me that the... which I
endeavors were only to keep... which I
in his saloon. The policeman who

Unless the state of facts
disclosed to me by the examination
be supplemented by something further,

POOR QUALITY
ORIGINAL

0100

I recommend in this that the defendant
be discharged on her own recognizance,
or that she be committed to the county jail.

At any rate, the case should be
settled speedily. There has been so
my knowledge, all the parties have
attended with the same result as to
promise that the papers will be examined,
and a decision pronounced by all the others.

I have read the examination
papers carefully, and see no reason to
change the decision at which I
formerly arrived.

Yours very truly

H. P.

POOR QUALITY ORIGINAL

0101

FIRST DISTRICT POLICE COURT.

Recognizance to Testify.

CITY AND COUNTY }
OF NEW YORK. } ss.

BE IT REMEMBERED, That on the

23rd day of October in the year of our Lord 18 88
Carmino Carro
of No. 46 Mulberry Street, in the City of New York,

and Joseph Pugliese
of No. 46 Mulberry Street, in the said City,

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

Carmino Carro
the sum of one Hundred Dollars;

and the said Joseph Pugliese
the sum of one Hundred Dollars

seperately, 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 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 OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Salvatore Corolla

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. }

Giuseppe Pugliese
Carmino Carro

James Kelly
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0102

Samuel J. ...
Justice

day of ...
18...

Sworn before me

CITY AND COUNTY } ss.
OF NEW YORK, }

the within-named Bail, being duly sworn, says, that he is a *free* holder in said City, and is worth *one* Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

home and lot of land situated at 46 ... worth valued at four thousand dollars free and clear

Carmine Cava

New York ... Sessions.

RECOGNIZANCE TO TESTIFY

THE PEOPLE, &c.,

vs.

Police Justice.

Filed

day of

18

POOR QUALITY ORIGINAL

0 103

FIRST DISTRICT POLICE COURT.

Recognizance to Testify.

CITY AND COUNTY }
OF NEW YORK. } ss.

BE IT REMEMBERED, That on the

24 day of October in the year of our Lord 18 88

Carmine Cava
of No. 46 Mulberry Street, in the City of New York,

and Joseph Puglia
of No. 46 Mulberry Street, in the said City,

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

Carmine Cava
the sum of One Hundred Dollars;

and the said Joseph Puglia
the sum of One Hundred Dollars

seperately, 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 General 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 OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Salvatore Carolla

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. }

Giuseppe Puglia

Carmine Cava

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0104

CITY AND COUNTY OF NEW YORK, } ss.

Carmine Cava

the within-named Bail, being duly sworn, says, that he is a *free* holder in said City, and is worth *Two* Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of *the*

house and lot of land situated & known 46 Mulberry Street valued twenty thousand dollars free and clear Carmine Cava

Sworn before me, this *21* day of *December* 18 *88*

Paul J. ...

Police Justice,

RECOGNIZANCE TO TESTIFY

Sessions.

New York

THE PEOPLE, &c.,

vs.

Police Justice.

Filed

day of

18

POOR QUALITY ORIGINAL

0105

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

John Hargrove of No. Fourth Precinct Police Street, aged 47 years, occupation Police Officer being duly sworn deposes and says, that on the 22 day of October 1888

at the City of New York, in the County of New York, he arrested Salvatore Viorolla (as above) charged with Felonious Assault on complaint of Joseph Puglia that said Puglia is a necessary and material witness for the People and that he has no residence in this County of State and deponent fears that he will not appear when wanted and deponent prays that said Puglia be required to give bail for his appearance or in default to be sent to the house of detention for witnesses John Hargrove

Sworn to before me, this 23 day of October 1888

James H. Smith Police Justice

POOR QUALITY ORIGINAL

0106

Police Court _____ District.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 46 Mulberry Street,

Joseph Puglia
Salvon Keeper being duly sworn, deposes and says, that

on Monday the 22nd day of October

in the year 1888 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by Salvatore

Carolla (now here) and three other
men not yet arrested knocked
deponent down and said
defendant pointed and aimed
at deponents' body a loaded
pistol which he defendant
then held in his hand

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

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

Sworn to before me, this 23 day
of October 1888

Giuseppe Puglia

La J. C. Bull POLICE JUSTICE.

POOR QUALITY ORIGINAL

0107

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Salvatore Varolla

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

Question. What is your name.

Answer. *Salvatore Varolla*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *28 Roosevelt Jr. 2 years*

Question. What is your business or profession?

Answer. *Restaurant*

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

Answer. *I am not guilty
Salvatore Varolla*

Taken before me this

Day of *October* 188*8*

Paul J. Kelly Police Justice.

POOR QUALITY ORIGINAL

0100

517. 1644
Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph P. McGuire
37 Ave. at Park Street
Manhattan

Offence
Voluntary Assault

BAILLED,
No. 1, by James Deane
Residence 7th Avenue
No. 2, by St. Michael's
Residence

No. 3, by
Residence
No. 4, by
Residence

Witnesses
\$500
Complaint committed in
default of \$100
to answer

Dated Oct 25 1888
J. J. Reilly Magistrate

Ward
46 Mulberry St
Precinct

to answer
Street

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

defendant

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

Dated Oct 24 1888 J. J. Reilly Police Justice.

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

Dated Oct 24 1888 J. J. Reilly Police Justice.

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

Dated 1888 Police Justice.

POOR QUALITY
ORIGINAL

0109

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salvatore Varallo

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

Salvatore Varallo

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

The said

Salvatore Varallo

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

SECOND COUNT—

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

Salvatore Varallo

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

The said

Salvatore Varallo

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

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

Salvatore Varallo

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

JOHN R. FELLOWS,

District Attorney.

0110

BOX:

327

FOLDER:

3098

DESCRIPTION:

Varnzo, Carlo

DATE:

10/23/88



3098

0111

BOX:

327

FOLDER:

3098

DESCRIPTION:

Brennan, Alexander

DATE:

10/23/88



3098

POOR QUALITY ORIGINAL

0112

206. *W. H. H.*

Counsel,
Filed *23* day of *Oct.* 188*8*
Pleads, *Chryslers*

[Sections 224 and 225, Penal Code.]
Robbery in the
(MONEY)
degree.

THE PEOPLE

vs.

Carl Vanzo
Alexander Brennan

JOHN R. FELLOWS,
District Attorney.

*Carroll Court do not see [unclear]
Nov. 9th at dept of reg. [unclear]*

A TRUE BILL.

*Wm. J. [unclear] Foreman.
October 9/88.*

*Wm. J. [unclear]
Both Pen 1 yr. RBM.*

Wm. J. [unclear]

POOR QUALITY ORIGINAL

0113

306.

Wax

Counsel,

Filed

23 day of Oct. 1887
Pleas, Chrydell

THE PEOPLE

v.
vs.

Carlo Vanzo

Alexander Brennan

JOHN R. FELLOWS,

District Attorney.

Robbery in the
(MONEY)
[Sections 224 and 228, Penal Code].

Carlo Vanzo
Att. of the Court, for the People

A TRUE BILL.

John R. Fellows
District Attorney

Forfeited

(Date)

Wm. J. Brennan

Both Ven 1 yr. P.B.M.
Apr 12/1887

Witness:
John Brennan

POOR QUALITY ORIGINAL

0114

306.

Wax

Counsel,

Filed *23* day of *Oct* 188*8*
Pleas, *Chyully*

[Sections 224 and 225, Penal Code.]
(MONEY)
Robbery in the
degree.

THE PEOPLE

vs.

Carlo Vanzo
Alexander Brumby

JOHN R. FELLOWS,

District Attorney.

As of the date of this filing

A TRUE BILL.

Wm. H. ... Forfeiture
October 9/88

Wm. H. ...
Both Pen 1 yr. B.M.

Witness:
John H. ...

The People
 Carlo Varuzo
 and Alexander Brennan
 Court of General Sessions. Part I
 Before Judge Martine.
 Friday, Nov. 9. th 1888.
 Indictment for attempt at robbery in first degree.
 John Guarnier, sworn and examined,
 testified. I live 151 Leonard St. I am a laborer
 and work in Washington Market. I saw the
 defendants on the 13th of October. I was in the
 saloon at 20 Mulberry St. ^{New York} and I saw the two
 men come in there; it was in the night time
 about half past ten o'clock. I had been in
 there about an hour or so before they came in.
 I was drinking with my friend John Cazats
 and Carlo Varuzo was speaking in Italian
 to my friend. Carlo said, "I bet you twenty dollars
 I come from Biella in Italy." John Cazats
 said, "I bet you twenty dollars you did not come
 from that town because I come from near
 that town and you do not speak like them."
 John Cazats said he had no money in his
 pocket, and he say to me, "you lend me
 some money, I am going to bet him twenty
 dollars you do not come from that town
 in the old country. I pulled out my money
 and gave him twenty dollars. When I ~~went~~
 into the house I had two hundred dollars
 to buy a fruit stand. I spent a few dollars
 I don't know how much. I had about one
 hundred and ninety dollars. Varuzo and

Brennan saw me take my money out. Varuzo when he saw that I was going to give twenty dollars to John Cazato says, "I am not going to bet any more." I stayed five minutes after that and me and Cazato went out of the saloon to go home. I saw the defendants following me half a block. Cazato was with me all the time. Brennan had not said anything up to this time. I turned around when I saw those fellows following us and I said something to Cazato and we went back to the saloon. They were not near enough to hear what we said. I went about thirty five steps before I turned back. These fellows followed us back in the saloon. I had been out of the saloon about three minutes. They followed us in in about a minute. Carlo called for a drink and Brennan said to me, "Come and have a drink with us." I says, "No, I aint going to have any more drink. I dont want to drink with you." After that I called for another beer and I drank it. I stayed there about three minutes and went home; Cazato went out with me. When I was away half a block from No 20 Mulberry street I turned around and I got a punch in the eye and was knocked down. Brennan punched me in the eye

I am sure that Brennan struck me because he ran away and the policeman arrested him. He brought him to me and said, "Is this the man?" I said, 'yes.' I saw him after I was struck. I tried to get up. I was not rendered insensible when I was knocked down. I tried to get up and that man (Carlo) knocked me down again. I saw his face. Carlo knocked me when I was going to get up on my feet; he was going to put his hand in my overcoat. My money was in the pants pocket. I had small change in here (pointing to the overcoat). Then I got struck I halloed for the policeman and he arrested him. After he felt of my overcoat he did not do anything, he ran away because I halloed for a policeman. I did not see Brennan at that time. I know it was Brennan who struck me, for I saw him at the time he struck me. Carlo was with me at the time. I don't know if he saw it or not. I had about one dollar and fifty cents in my overcoat pocket in small change. I had a black eye for nine days but my head was not injured. I went into the saloon that night about fifteen minutes to nine. I drank two glasses of beer with Cazato before I went into that saloon and we drank four or five beers in the saloon but nothing else. I was not drunk. I knew what I was

doing perfectly. Cazates was sober. I never heard anything about Barrman after he was arrested. I saw Vazgo in the station house and at the Police Court in the morning, he never said anything to me. Cross Examined. I had the two hundred dollars with me since eight o'clock in the morning. I had it home about a month. I worked for the money. I was going to buy a fruit stand that day. I spent some money in drink. I paid a man five dollars which I owed him. I paid another man three dollars and was going to pay a man in the saloon ten dollars, but he was not in. It is not a fact that I was drunk most of that day drinking. I was not working that day. I went in to three different places to drink. I was in the saloon about an hour before the defendants came in. I was talking to my uncle. I don't know exactly the time when the defendants came in. I had two glasses of beer when they were in there. I remember that I swore in the Police Court that I had \$184 in my pants pocket. I am sure that is the amount. I showed the policeman the money that night in the station house. I did not count the money when I took the twenty dollars which I loaned to my friend in the saloon out of my left

pantaloons pocket. I am sure that Brennan had not a black eye that night. I am as sure of that as I am of the rest of the testimony I have given. When Brennan first struck me I tried to strike him, but I did not strike him. My friend struck him. I cannot say whether he struck him or not. I was on the sidewalk, I was blind, I could not see anybody after. When the policeman came around he said, "Is these the fellows?" I looked around and I say, "Yes, these is the fellows that hit me." The first time I was down on the sidewalk I was blind, I could not see. It is not a fact that Brennan and his friend were jostled up against me and I struck him and he struck me back. Brennan fell on the ground with me. I do not know whether the Italian fell on the ground or not, I did not see him. Were not you and Brennan rolling on the ground together? I was on the ground, I did not see Brennan on the ground, he was standing on his feet. I did not catch hold of him and he did not catch hold of me because I fell down. Redirect Examination. I did not know that Brennan and Varrago were behind me till I was struck. I would have struck him in self defence if I could, but I fell down. I did not get hold of anybody and

did not waestle with anybody. I remember swearing that the first time I went out of the saloon with my friend that Brennan and the Italian followed me and I went back to the saloon. I was afraid of them, I was afraid to go on.

John Cozatto, sworn and examined, testified. I live 33 Baxter st., my business was barkeeper, I am out of work now. I know the complainant and was with him on the 13th of October at the saloon No 20 Mulberry st. I saw the defendants there. Varuzo came to me and says, "I am an Italian too," and he told me the place he came from; he said he came from Biella. According to his dialect he did not come from there; they speak another dialect there; he said he will bet five dollars that he is from Biella, although he did not speak their dialect. I did not have money with me and I said to my friend, "Loan me five dollars to bet with this man." My friend instead of giving me a single dollar bill took out a roll of bills that he had in his pocket and gave it into my hand. Then Varuzo saw the roll of bills he said, I will not bet. After that I and my friend went up to the counter and had some more drinks and then we left the saloon and

The defendants remained in it. Then we reached the corner of Mulberry and North Sts. They came behind us and when they came up to us we returned to the bar room and the defendants came back to the saloon. When we were in the saloon my friend ordered some more beer. Brennan invited me and my friend to have a drink. I went and had a drink with him, but my friend refused. Then my friend and I left the bar room again; when we reached in front of 181 North St. we did not see the defendants behind us, but all at once Brennan hit my friend with his fist in the eye and he fell to the ground, and as he was down on the ground Brennan hit him the second time and Vanzo put himself on top of my friend and took something out of his pocket. I could not tell what it was. I did not see anything in his hand. I only saw his hand coming out of my friend's pocket; the outside coat pocket. I grabbed him and pulled him away from my friend and at the same time two policemen came up and arrested both of the prisoners and took them to the station house.

Cross Examined. My friend and I had about seven or eight drinks altogether. We did not follow the defendants out and beat them. Why did you and your friend go back to the

saloon the first time? I saw those persons were looking at my watch and chain, and when we arrived at the corner I took off my watch and chain and put it in my pocket and we went back to the saloon.

Eugene Mahony sworn. I am an officer of the Sixth precinct. Mulberry and North St. is in the Sixth ward. I arrested the defendants on the night of the 13th of Oct. about half past ten. I was standing in front of 180 North St and saw a scuffle in front of 182 North St. and I ran across and asked what was the matter and the complainant said he was robbed. I asked him who robbed him and he pointed to Brennan. I ran over and caught hold of him; he was walking away. I arrested him and fetched him back; the complainant said that he was the man who struck him. Another officer brought Varuzo along and the complainant identified him as the man who put his hand in his pocket. Brennan said he hit him in self defence; the complainant hit him first and he hit him back. I saw no fight. the complainant was partially under the influence of liquor and so was Brennan under the influence of liquor. Varuzo seemed to be all right. Brennan and the complainant knew what they were

doing perfectly well. Cross Examined. Brennan told me in the morning that the complainant struck him in the eye. I saw his eye was black and the complainant had a black eye too.

James W. Lamb, sworn and examined for the defence testified. I am an agent for a brewery I reside at 924 Pacific St. Brooklyn. I have known the defendant Brennan by reputation a number of years and I know his folks I was Sergeant of Police for eighteen years in Brooklyn until the first of the month when I retired. Brennan's reputation for honesty is good. Cross Examined. I have only known him four or five months, but I know his folks. I have never spoken to him until he was arrested. I never heard of his being arrested and never heard of his being suspected of committing grand larceny. I first heard of this charge against him two or three weeks ago from his cousin. His cousin asked me to come here to testify of his good character. I would have heard of it if he had been in the penitentiary. I was an officer on that post and am intimately acquainted with his folks, and if his folks did not know he was in the penitentiary I suppose he would be reported as missing. I have heard nothing more of Brennan during the four or five months that I have known him. I did not hear his character discussed by anybody.

James J. Kirwan sworn I am an inspector of city works in Brooklyn and know Brennan about seventeen years and his family and the people in the neighborhood where he resides; his reputation for honesty is good.

Mary Brennan sworn I am the mother of the prisoner, he is going on nineteen years old. I live 114 Butler St. Brooklyn; he has always been a good boy and was working up to the time of his arrest in a foundry, I have forgotten the name of it, he brought me his money before he went out, I gave him a little pocket money.

Alexander Brennan sworn I am a laborer and worked at Reynolds in Van Brunt St. I remember the night I was arrested charged with attempting to rob the two Italians. Left Brooklyn to come to New York about half past seven o'clock with Carlo Varrago; he is a shoe maker, he used to board at 179 a Fourth Avenue, I don't know where he lives now. I came over with him as he wanted to see a couple of friends to get citizen papers. We went into this liquor store to get a drink and my friend commenced to talk to the party who kept the liquor store about his citizen papers, and one of the witnesses (the Italian) commenced to talk to my friend; we stayed in there and the two men went out and

in about five or ten minutes they came in again. We went right out after they came in again and they followed us out, and the moment we got around North St. they attacked us; the first witness struck me in the left eye and I struck him back, then the two cops clinched and I fell down under him; my friend moved him away from me, I got up to go away and before I was across the street the two cops got arrested. I did not attempt to rob the complainant of any money, I had no intention of doing anything to him. I was never in that saloon before. Cross Examined. He crossed Atlantic Avenue ferry and reached this saloon in Mulberry St. about 20 minutes to ten. I have known Varuzo about two months, I met him on South Avenue and he proposed my going with him to New York. I had only two drinks and was perfectly sober. I was arrested once about a year and a half ago for being drunk and was discharged; that is the only time I have been arrested. We did not go out of the saloon at all; the complainant and his friend were out about ten or fifteen minutes before they returned. I had no words with anybody in the saloon; they had a couple of words with the man that was with me. We only had two drinks there and came out; we saw them coming behind us. It looked as if they

were going to rob us. I don't know what my friend said in Italian to the man in the saloon.

Carlo Varugo sworn. I am 26 years old and live in Brooklyn. I was never arrested before, I am a shoe maker and work at the corner of Fourth Ave. and Sterling Place over a year. I came over to New York to see about citizen papers and asked Brennan to come with me to this man in Mulberry St. I know him for a five years. When I went in that fellow (Cagatano) asked me what country I belong to? I said, "I belong to Biella." He said, "You don't belong there." I said, "This man (the saloon keeper) knows me a long while, he can tell you if I be long in this country. The saloon keeper said, "Yes, he be long in this country. Those fellows went out first, ^{came back, and then went out} and Brennan and I followed after a few seconds. They pushed against us with their elbows; one pushed and knocked Brennan; that fellow was on the top, I pulled him off, and when he got up Brennan struck back and the other fellow kicked and punched me in the leg. The watch that I had in my pocket was broke. (He produced the watch) I did not attempt to rob these men of any money. I had over \$1.25 in my pocket. I had fifteen dollars at home and I am working all the time. The man who keeps the liquor store is not in Court. The jury rendered a verdict of guilty of assault in the third degree

0127

CORRECTION

The People
 Carlo Varuzo
 and
 Alexander Brennan

Court of General Sessions. Part I
 Before Judge Martine.
 Friday, Nov. 9th 1888.

Indictment for attempt at robbery in first degree.

John Guarnier, sworn and examined, testified. I live 151 Leonard St. I am a laborer and work in Washington Market. I saw the defendants on the 13th of October. I was in the saloon at 20 Mulberry St., ^{New York} and I saw the two men come in there; it was in the night time, about half past ten o'clock. I had been in there about an hour or so before they came in. I was drinking with my friend John Cazats, and Carlo Varuzo was speaking in Italian to my friend. Carlo said, "I bet you twenty dollars I come from Biella in Italy." John Cazats said, "I bet you twenty dollars you did not come from that town because I come from near that town and you do not speak like them." John Cazats said he had no money in his pocket, and he says to me, "you lend me some money, I am going to bet him twenty dollars you do not come from that town in the old country. I pulled out my money and gave him twenty dollars. When I ~~went~~ went into the house I had two hundred dollars to buy a fruit stand. I spent a few dollars I don't know how much. I had about one hundred and ninety dollars. Varuzo and

POOR QUALITY
ORIGINAL

0129

Brennan saw me take my money out. Varuzo when he saw that I was going to give twenty dollars to John Cazato says, "I am not going to bet any more." I stayed five minutes after that and me and Cazato went out of the saloon to go home. I saw the defendants following me half a block. Cazato was with me all the time. Brennan had not said anything up to this time. I turned around when I saw those fellows following us and I said something to Cazato and we went back to the saloon. They were not near enough to hear what we said. I went about thirty five steps before I turned back. These fellows followed us back in the saloon. I had been out of the saloon about three minutes. They followed us in in about a minute. Carlo called for a drink and Brennan said to me, "Come and have a drink with us." I says, "No, I aint going to have any more drink. I dont want to drink with you." After that I called for another beer and I drank it I stayed there about three minutes and went home; Cazato went out with me. When I was away half a block from No 20 Mulberry street I turned around and I got a punch in the eye and was knocked down. Brennan punched me in the eye

POOR QUALITY
ORIGINAL

0130

I am sure that Brennan struck me because he ran away and the policeman arrested him. He brought him to me and said, "Is this the man?" I said, "yes." I saw him after I was struck. I tried to get up. I was not rendered insensible when I was knocked down. I tried to get up and that man (Carlo) knocked me down again. I saw his face. Carlo knocked me when I was going to get up on my feet; he was going to put his hand in my overcoat. My money was in the pants pocket. I had small change in here (pointing to the overcoat). Then I got struck I halloed for the policeman and he arrested him. After he felt of my overcoat he did not do anything, he ran away because I halloed for a policeman. I did not see Brennan at that time. I know it was Brennan who struck me, for I saw him at the time he struck me. Carlo was with me at the time. I don't know if he saw it or not. I had about one dollar and fifty cents in my overcoat pocket in small change. I had a black eye for nine days but my head was not injured. I went into the saloon that night about fifteen minutes to nine. I drank two glasses of beer with Cazato before I went into that saloon and we drank four or five beers in the saloon but nothing else. I was not drunk. I knew what I was

doing perfectly. Cazats was sober. I never heard anything about Brennan after he was arrested. I saw Varuzo in the station house and at the Police Court in the morning; he never said anything to me. Cross Examined. I had the two hundred dollars with me since eight o'clock in the morning. I had it home about a month I worked for the money. I was going to buy a fruit stand that day. I spent some money in drink. I paid a man five dollars which I owed him. I paid another man three dollars and was going to pay a man in the saloon ten dollars, but he was not in. It is not a fact that I was round most of that day drinking. I was not working that day. I went in to three different places to drink. I was in the saloon about an hour before the defendants came in. I was talking to my uncle. I don't know exactly the time when the defendants came in. I had two glasses of beer when they were in there. I remember that I swore in the Police Court that I had \$184 in my pants pocket. I am sure that is the amount. I showed the policeman the money that night in the station house. I did not count the money when I took the twenty dollars which I loaned to my friend in the saloon out of my left

pantaloons pocket. I am sure that Brennan
 had not a black eye that night. I am as sure
 of that as I am of the rest of the testimony I
 have given. When Brennan first struck me
 I tried to strike him, but I did not strike him.
 My friend struck him. I cannot say wheth-
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 sidewalk, I was blind, I could not see any-
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 and I say, "Yes, these is the fellows that
 hit me. The first time I was down on the
 sidewalk I was blind, I could not see. It
 is not a fact that Brennan and his friend
 were posted up against me and I struck
 him and he struck me back. Brennan
 fell on the ground with me. I do not know
 whether the Italian fell on the ground or
 not, I did not see him. Were not you and
 Brennan rolling on the ground together? I
 was on the ground, I did not see Brennan
 on the ground, he was standing on his
 feet. I did not catch hold of him and he
 did not catch hold of me because I fell
 down. Redirect Examination. I did not know
 that Brennan and ~~Varrizo~~ Varrizo were behind
 me till I was struck. I would have struck
 him in self defence if I could, but I fell
 down. I did not get hold of anybody and

did not waestle with anybody. I remember swearing that the first time I went out of the saloon with my friend that Brennan and the Italian followed me and I went back to the saloon. I was afraid of them, I was afraid to go on.

John Cozatto, sworn and examined, testified. I live 33 Baxter St., my business was barkeeper, I am out of work now. I know the complainant and was with him on the 13th of October at the saloon No 20 Mulberry St. I saw the defendants there. Varrago came to me and says, "I am an Italian too," and he told me the place he came from; he said he came from Biella. According to his dialect he did not come from there; they speak another dialect there; he said he will bet five dollars that he is from Biella, although he did not speak their dialect. I did not have money with me and I said to my friend, "Loan me five dollars to bet with this man." My friend instead of giving me a single dollar bill took out a roll of bills that he had in his pocket and gave it into my hand. Then Varrago saw the roll of bills he said, I will not bet. After that I and my friend went up to the counter and had some more drinks and then we left the saloon and

The defendants remained in it. Then we reached the corner of Mulberry and North Sts. they came behind us and when they came up to us we returned to the bar room and the defendants came back to the saloon. When we were in the saloon my friend ordered some more beer. Brennan invited me and my friend to have a drink. I went and had a drink with him, but my friend refused. Then my friend and I left the bar room again; when we reached in front of 181 North St. we did not see the defendants behind us, but all at once Brennan hit my friend with his fist in the eye and he fell to the ground, and as he was down on the ground Brennan hit him the second time and Varuzo put himself on top of my friend and took something out of his pocket. I could not tell what it was. I did not see anything in his hand. I only saw his hand coming out of my friend's pocket; the outside coat pocket. I grabbed him and pulled him away from my friend and at the same time two policemen came up and arrested both of the prisoners and took them to the station house.

Cross Examined. My friend and I had about seven or eight drinks altogether. We did not follow the defendants out and beat them. Why did you and your friend go back to the

saloon the first time? I saw those persons were looking at my watch and chain, and when we arrived at the corner I took off my watch and chain and put it in my pocket and we went back to the saloon.

Eugene Mahony sworn. I am an officer of the Sixth precinct. Mulberry and North St. is in the Sixth ward. I arrested the defendants on the night of the 13th of Oct. about half past ten. I was standing in front of 180 North St and saw a scuffle in front of 182 North St. and I ran across and asked what was the matter and the complainant said he was robbed. I asked him who robbed him and he pointed to Brennan. I ran over and caught hold of him; he was walking away. I arrested him and fetched him back; the complainant said that he was the man who struck him. Another officer brought Varuzo along and the complainant identified him as the man who put his hand in his pocket. Brennan said he hit him in self defence; the complainant hit him first and he hit him back. I saw no fight. the complainant was partially under the influence of liquor and so was Brennan under the influence of liquor. Varuzo seemed to be all right. Brennan and the complainant knew what they were

doing perfectly well. Cross Examined. Brennan told me in the morning that the complainant struck him in the eye. I saw his eye was black and the complainant had a black eye too.

James W. Lamb, sworn and examined for the defence testified. I am an agent for a brewery. I reside at 924 Pacific St. Brooklyn. I have known the defendant Brennan by reputation a number of years and I know his folks. I was Sergeant of Police for eighteen years in Brooklyn until the first of the month when I retired. Brennan's reputation for honesty is good. Cross Examined. I have only known him four or five months, but I know his folks. I have never spoken to him until he was arrested. I never heard of his being arrested and never heard of his being suspected of committing grand larceny. I first heard of this charge against him two or three weeks ago from his cousin. His cousin asked me to come here to testify of his good character. I would have heard of it if he had been in the penitentiary. I was an officer on that post and am intimately acquainted with his folks, and if his folks did not know he was in the penitentiary I suppose he would be reported as missing. I have heard nothing wrong of Brennan during the four or five months that I have known him. I did not hear his character discussed by anybody.

James J. Kirwan sworn. I am an inspector of city works in Brooklyn and know Brennan about seventeen years and his family and the people in the neighborhood where he resides; his reputation for honesty is good.

Mary Brennan sworn. I am the mother of the prisoner; he is going on nineteen years old. I live 114 Butler St. Brooklyn; he has always been a good boy and was working up to the time of his arrest in a foundry. I have forgotten the name of it; he brought me his money before he went out, I gave him a little pocket money.

Alexander Brennan sworn. I am a laborer and worked at Reynolds in Van Brunt St. I remember the night I was arrested charged with attempting to rob the two Italians. Left Brooklyn to come to New York about half past seven o'clock with Carlo Vanzago; he is a shoe maker, he used to board at 179 a Fourth Avenue, I don't know where he lives now. I came over with him as he wanted to see a couple of friends to get citizen papers. We went into this liquor store to get a drink and my friend commenced to talk to the party who kept the liquor store about his citizen papers, and one of the witnesses (the Italian) commenced to talk to my friend; we stayed in there and the two men went out and

in about five or ten minutes they came in again. We went right out after they came in again and they followed us out, and the moment we got around Ninth St. they attacked us; the first witness struck me in the left eye and I struck him back, then the two of us clinched and I fell down under him; my friend moved him away from me, I got up to go away and before I was across the street the two of us got arrested. I did not attempt to rob the complainant of any money. I had no intention of doing anything to him. I was never in that saloon before. Cross Examined. He crossed Atlantic Avenue ferry and reached this saloon in Mulberry St. about 20 minutes to ten. I have known Varugo about two months, I met him on Ninth Avenue and he proposed my going with him to New York. I had only two drinks and was perfectly sober. I was arrested once about a year and a half ago for being drunk and was discharged; that is the only time I have been arrested. We did not go out of the saloon at all; the complainant and his friend were out about ten or fifteen minutes before they returned. I had no words with anybody in the saloon; they had a couple of words with the man that was with me. We only had two drinks there and came out; we saw them coming behind us. It looked as if they

were going to rob us. I don't know what my friend said in Italian to the man in the saloon - Carlo Varuzo sworn. I am 26 years old and live in Brooklyn. I was never arrested before, I am a shoe maker and work at the corner of Fourth Ave. and Sterling Place over a year. I came over to New York to see about citizen papers and asked Brennan to come with me to this man in Mulberry St. I know him from a five years. When I went in that fellow (Cazatso) asked me what country I belong to? I said, "I belong to Biella." He said, "You don't belong there." I said, "This man (the saloon keeper) knows me a long while, he can tell you if I be long in this country. The saloon keeper said, "Yes, he be long in this country. Those fellows went out first, ^{came back, and then went in} and Brennan and I followed after a few seconds. They pushed against us with their elbows; one pushed and knocked Brennan, that fellow was on the top, I pulled him off, and when he got up Brennan struck back and the other fellow kicked and punched me in the leg, the watch that I had in my pocket was broke. (He produced the watch) I did not attempt to rob these men of any money. I had over \$1.25 in my pocket. I had fifteen dollars at home and I am working all the time. The man who keeps the liquor store is not in court. The jury rendered a verdict of guilty of assault in the third degree

**POOR QUALITY
ORIGINAL**

0140

Testimony in the case
Carlo Vanzago and
Alex. Brennan

filed Oct.
1888.

POOR QUALITY ORIGINAL

0141

Police Court District.

CITY AND COUNTY OF NEW YORK, ss

John Guarriear of No. 151 Leonard Street, Aged 28 Years Occupation Laborer being duly sworn, deposes and says, that on the 13th day of October 1888, at the 6th 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 hundred and eighty-seven dollars in gold and lawful money of the United States

of the value of 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

Carlo Verzgo and Alexander Brennan, both now here, for the reasons following, to wit: That deponent was drinking in a saloon at 20 Mulberry Street at about the hour of 10 1/2 P.M. on said day. That said defendants were then within said saloon and saw deponent exhibit his money. That when deponent left the saloon they followed deponent out to the front of premises 151 North Street. That

deponent

Subscribed and sworn to before me, this

1888

Police Justice

POOR QUALITY ORIGINAL

0142

Said Brennan then and there struck dependent on the left eye knocking dependent down where upon the said Parmer inserted his hands into the pockets of the over coat then upon the person of dependent, while dependent was attempting to get up. That dependent shouted "police" and said dependents were arrested by officer Mahoney present.

Served before me this } John Guarrieri
Wednesday October 1888

H. D. Patterson
Police Justice

It appearing to me by the within representations and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice

Police Court, District, Offence—ROBBERY.
THE PEOPLE, etc., on the complaint of vs.
1 _____
2 _____
3 _____
4 _____
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses, No. Street,
No. Street,
No. Street,
§ to answer General Sessions.

POOR QUALITY ORIGINAL

0143

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name.

Answer. *Carlo Vanzo*

Question. How old are you?

Answer. *25 years of age*

Question. Where were you born?

Answer. *Italy*

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

Answer. *99 Hoyt St. Brooklyn, 8 months*

Question. What is your business or profession?

Answer. *Shoemaker*

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

Answer. *I am not guilty. That is
all I have to say.
Vanzo Carlo*

Taken before me this

14th

day of *October*

188*8*

J. M. Stevenson
Police Justice.

POOR QUALITY ORIGINAL

0144

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Alexander Brennan*

Question. How old are you?

Answer. *19 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *181-H Avenue, Brooklyn*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty. The complainant struck me first. I did not go near him nor attempt to rob him.*
A Brennan

Taken before me this *14th*
day of *October* 188*8*
J. M. Sullivan
Police Justice.

POOR QUALITY ORIGINAL

0145

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

Police Court... *376*
 District... *11618*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John S. ...
151 ...
Charles ...
Alex ...
 Offence *Attempt at Robbery*

Dated *October 14* 188*8*

Matthew ... Magistrate.

Matthew ... Officer.

Matthew ... Precinct.

Witnesses *James ...*

No. *6* Street *Police* Street

No. *33* Street *...* Street

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

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

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

Dated *October 14* 188*8* *...* Police Justice.

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

Dated _____ 188_____ Police Justice.

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

Dated _____ 188_____ Police Justice.

POOR QUALITY ORIGINAL

0146

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rado Young and Alexander Brennan

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

Rado Young and Alexander Brennan of the crime of ROBBERY IN THE first DEGREE, committed as follows:

The said Rado Young and Alexander Brennan,

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of October, in the year of our Lord one thousand eight hundred and eighty eight, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one John Duane, in the peace of the said People then and there being, feloniously did make an assault, and did take 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; ten 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; 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 five dollars, and of the value of five dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; 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; five 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; 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 ten dollars each; twenty 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; five United States Silver Certificates of the denomination and value of twenty dollars each; ten United States Silver Certificates of the denomination and value of ten dollars each; twenty United States Silver Certificates of the denomination and value of five dollars each; twenty United States Silver Certificates of the denomination and value of two dollars each; twenty United States Silver Certificates of the denomination and value of one dollar each;

\$187.-

POOR QUALITY ORIGINAL

0147

Five United States Gold Certificates of the denomination and value of twenty dollars each; *ten* United States Gold Certificates of the denomination and value of ten dollars each; *twenty* United States Gold Certificates of the denomination and value of five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *eighty seven*,



of the goods, chattels and personal property of the said *John Duanieris*, from the person of the said *John Duanieris*, against the will, and by violence to the person of the said *John Duanieris*, then and there violently and feloniously did rob, steal, take and carry away, *(the said Carlo Narnis and Alexander Brennan, and each of them being then and there aided by an accomplice actually present, to wit, each by the other)*

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

JOHN R. FELLOWS,
District Attorney.

0148

BOX:

327

FOLDER:

3098

DESCRIPTION:

Volkhardt, Adolph

DATE:

10/02/88



3098

This Indictment was found in Oct 1888 - after reading the affidavit of complainant & the explanation herein of the defendant, I think it is a very weak case for the People & do not think a conviction could ever be obtained -

Besides, at this late day - five years having elapsed since the indictment was found - the whereabouts of the Complainant are unknown - vide the summary affidavit - I ask that the defendant be discharged on his own recognizance - June 16th 93 G.S.A.

Witnesses,

Counsel, *Ed. A. Meyer*
Mr. Francis Joseph
 Filed *2* day of *Oct* 1888
 Pleads, *Chyquely*

THE PEOPLE

vs.

Adolph Volkhardt

[Section 2422 Penal Code.]

JOHN R. FELLOWS,
June 16 1893
 District Attorney.

Adolph Volkhardt

A TRUE BILL

John R. Fellows
 Foreman.

John R. Fellows
 Bail

Deuchman 16th

For my recommendation
see inside
June 16th 93
G.S.A.

This Indictment was found in Oct 1888 - after reading the affidavit of complainant & the explanation herein of the defendant, I think it is a very weak case for the People & do not think a conviction could ever be obtained -

Besides, at this late day - five years having elapsed since the indictment was found - the whereabouts of the Complainant are unknown - vide Shannon's affidavit - I ask that the defendant be discharged on his own recognizance - June 16th 93 G.S.A.

37
Counsel,
Filed
Pleads,
day of Oct. 1888
Chapman

THE PEOPLE
vs.
Adolph Volkhardt
[Section 2422 Penal Code.]

JOHN R. FELLOWS,
District Attorney.
A True Bill.
Foreman.
Deuchman

Witnesses,

Mr
My recommendation
see inside
June 16th 93
G.S.A.

POOR QUALITY ORIGINAL

0151

DIRECTIONS

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

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

In the Name of the People of the State of New York,
To *Wm Corvius*
of No. *547 E. 16th* Street.

Ask to see Mr. Bedford
At 2 o'clock

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *June* 189*3* at the hour of 10*1/2* in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Adolph Volkhardt

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

DE LANCEY NICOLL, *District Attorney.*

**POOR QUALITY
ORIGINAL**

0152

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

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

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

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

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

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

Not found

Court of General Sessions.

THE PEOPLE

vs.

Adolph Volkhardt

City and County of New York, ss:

Joe. N. Shannon being duly

sworn, deposes and says: I reside at No.

217 Mulberry

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the

14th day of June 1893

I called at

547 East 16th Street

the alleged

residence of Wm. Corvino

the complainant herein, to serve him with the annexed subpoena, and was informed by

the tenants of the house that no such man resided there.

I then inquired in the grocery store next door & they told me there was such a man living at 547 E 16th some time ago but they could not tell me where he had gone to

Sworn to before me, this

day

of

189

Joe. N. Shannon
Subpoena Server.

Henry [Signature]

to my [Signature] June 15th 1893

POOR QUALITY ORIGINAL

0154

Court of General Sessions.

THE PEOPLE, on the complaint of

Offense

vs.

Joseph Volkhardt

DE LANCEY NICOLL,
District Attorney

Affidavit of

J. H. Shannon

Subpoena Server.

FAILURE TO FIND WITNESS.

June 10/93

District Attorneys Office,
City & County of
New York.

July 13 1884
to the President of the
Foreign and Domestic Court

Dear Sir -

The Treasurer of the, Mr.
Wm. Connerly, formerly editor
& manager of the "Friedrichs -
Anzeiger" desires to make a
charge of criminal libel against
the publisher and owner of
your journal.

Will you hear the
matter and take such action
as you deem proper.

Very truly

John R. Hellows
District Attorney
West Broadway
New York

30. Juni 1888

gest. Beachtung.

Hiermit erlaube ich mir, Sie zu benachrichtigen, daß

Wm. Corvinus

nicht mehr als Redacteur u. Agent des

Geschäfts-Anzeigers

angestellt ist, da derselbe nicht nur unbefugter Weise in verschiedenen Fällen Gelder collectirt hat, ohne sie abzuliefern, sondern auch sonst unter dem lügenhaften Vorgeben, bald, daß er der Herausgeber des genannten Blattes, bald, daß er unser Partner sei, sonstigen Schwindel in einem Umfange getrieben hat, den wir im Augenblick noch nicht ganz übersehen können. Angestellte Recherchen haben ergeben, daß er ein äußerst geriebener und gefährlicher und in langer krummer Praxis geschulter Mensch ist, vor dem Jedermann zu warnen wir für unsere Pflicht halten. Gleichzeitig möchten wir hiermit alle Leser und Freunde unseres Blattes nachdrücklich davor warnen, dem genannten Corvinus Abonnementsgelder auszugeben oder durch ihn Abonnements aufzugeben, da mit Sicherheit zu erwarten ist, daß er mit seinem Treiben fortfahren wird, so lange er sich durch die Gewandtheit und unglaublich freche Sicherheit seines Auftretens einigen Erfolg davon versprechen darf.

Schließlich ersuchen wir alle Leser, welche über bereits an Corvinus bezahlte Abonnementsgelder von demselben Quittung erhalten haben, uns ihre Namen gest. umgehend mitzutheilen, damit die regelmäßige Uebersendung unseres Blattes keine Unterbrechung erleidet.

Corvinus hat...
keinerlei Abonnementsgelder abgeliefert und hat derselbe die Bücher, in welchen die Adressen der Abonnenten stehen, heimlicherweise aus unserer Office entfernt.

Indem wir Sie freundlichst ersuchen, unserm Ansuchen gefälligst nachkommen zu wollen, zeichnet

Adolph Volkha

Eigenthümer und Herausgeber des
Geschäfts-Anzeigers,

160-162 Avenue N.

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

POLICE COURT—^{3rd} DISTRICT.

William Corvinnus
of No. 112 West 8th Street, being duly sworn, deposes and
says that on the 30th day of June 1888
at the City of New York, in the County of New York,

Adolph Volkhardt, being
the proprietor and publisher
of a weekly newspaper, in
German, called the "Geschäfts
Anzeiger," published at 160
and 162 Avenue A. in the
City of New York, did un-
lawfully and maliciously print,
publish and circulate in said
paper the following libelous,
false and defamatory article
concerning deponent, viz:— in
substance to the effect that
deponent was a thief and
a liar and a dangerous
man. That the article
in question is hereto annexed
with a translation into the
English language thereof, and
the same with such translation,
is herewith made a part of
this information. That such
translation is a true and
correct translation of the said
libelous article which is
printed in German. That
all the statements contained
in said article reflecting on
deponent's character are untrue.

and were made and published
 by said defendant knowingly
 and with the intent to injure
 defendant and to hold defendant
 up to hatred, contempt and
 obloquy. That said publication
 is calculated to injure defendant
 in his business and character
 and reputation, therefore, pray that
 said defendant may be arrested
 and dealt with as the law
 may direct.

Sworn to before me this } Wm Corvins
 16th day of July 1888 }

J. M. Patterson

Police Justice

Police Court, District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFRIDA VIT.

vs.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition,

Saturday 30th of June 1888
Please take Notice

I hereby take the liberty to inform you, that M^r Corvinius is no longer the Editor and Agent of the Zeitschrift-Anzeiger as he has in an unauthorized manner collected money without delivering the same; under the lying pretences to be the publisher of said sheet and that he was our partner he has carried on Swindal to such proportion, which we at this moment cannot fully ascertain. Inquiries made lead to the conviction that he is a very shrewd and dangerous, in a long crooked practice learned man, for whom to warn everybody, we deem it our duty. At the same time we would emphatically warn all readers and friends of our sheet ^{not} to pay to said Corvinius subscription-money nor to give him orders therefor, as it is surely to be expected, that he will continue his crooked work, as long as he, through his talent and the bold audacity in his appearance, can have hopes of any success. In closing we beg all readers who hold receipts for subscription money, from said Corvinius, to immediately

send us their names in order, that the
regular sending of our sheet may not be
delayed. Corvino has up to this last hour
not delivered any subscription money and
has secretly taken from our office the books
which contain the addresses of the subscribers.

Whilst we beg of you, to comply with our
wishes, signed

Respectfully

Adolph Volkhardt

Owner and publisher of the

Geochaefts-Anzeiger

160-162 Avenue A.

POOR QUALITY ORIGINAL

0161

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Adolph Volkhard*

Question. How old are you?

Answer. *31 years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *169 Avenue A. 18 months*

Question. What is your business or profession?

Answer. *Printer & Publisher*

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

Answer. *I am not guilty of the charges. I waive all examination here and demand a trial by jury*

Adolph Volkhard

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0162

Sec. 151.

Police Court 2nd District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William Corvius of No. 112 East 8th Street, that on the 30 day of June 1888 at the City of New York, in the County of New York,

and maliciously
Adolph Volckhard did unlawfully print, publish and circulate in a weekly paper called the "Geschaefts Anzeiger" certain false, libelous and defamatory statements and matter reflecting on the character of said Complainant and inciting him up to hatred and contempt.

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

These are therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2nd DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 16th day of July 1888

J. M. Patterson POLICE JUSTICE.

POOR QUALITY ORIGINAL

0163

101

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Corvina's

vs.

Adolph Volkhardt

Warrant-General.

Libel

Dated July 16 1888

Patterson Magistrate

Ruoney Officer.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

July 16/88.
31 yrs.
Gen.
Printer
M
169 St. R.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice

The within named

POOR QUALITY ORIGINAL

0164

Bailed renewed Sept. 15/88

BAILED
No. 1, by *Henry Southwick*
Residence *200 Avenue B*

No. 1, by *William Hingler*
Residence *200 Avenue B*

No. 8, by _____
Residence _____

No. 4, by _____
Residence _____

Residence _____

101
Police Court District
3rd 1106

THE PEOPLE &c.,
ON THE COMPLAINT OF

Joseph Volchard
547 E 16

1 _____
2 _____
3 _____
4 _____
Offence _____

Dated *July 16* 188*8*

William Hingler Magistrate.

Warren Officer.

Paul Prehn Precinct.

Witnesses *Wm A. Hingler*

No. *26* *Clark Street*

No. *19* *St. 29*

No. *2* *3rd St*

No. *500* *G. J.*

\$ *500* to answer *as ailed*

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

Joseph Volchard

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

Dated *July 16* 188*8* *Wm Hingler* Police Justice.

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

Dated *July 16* 188*8* *Wm Hingler* Police Justice.

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

Dated _____ 188 _____ Police Justice.

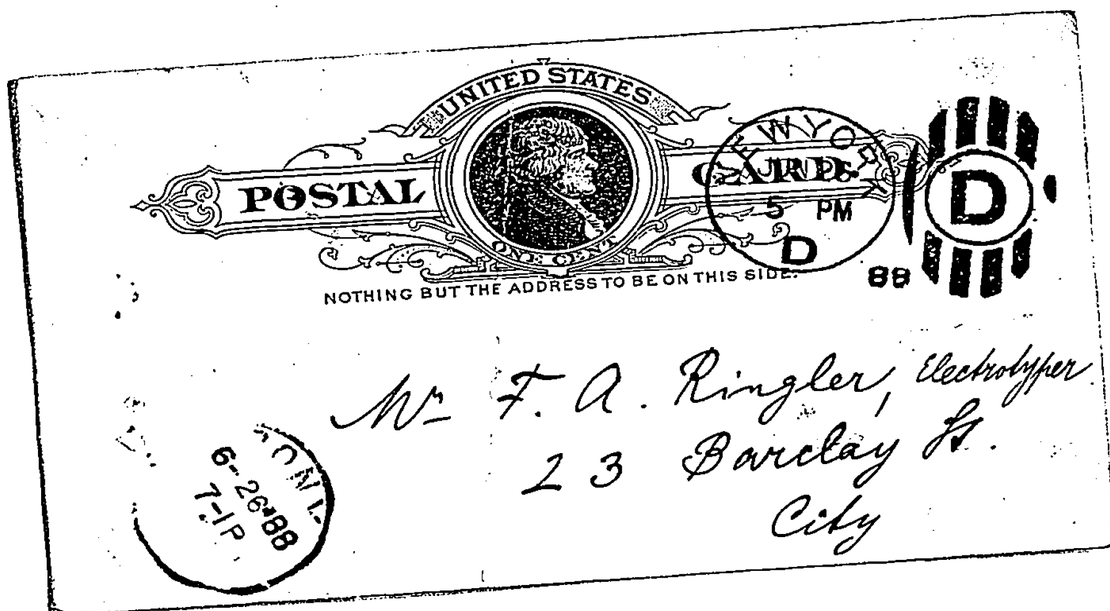
POOR QUALITY
ORIGINAL

0165

Wiederum Herr Ringler!
Hiermit möchte ich Sie nun
Wm. Corvino, welcher sich unter
dem längsten Namen übergeben hat,
geben Sie, Guts. Angelegenheit
zu sein, Guts. collectio. Ich
abzugeben, nachträglich
müssen. Diese Gewissheit mit
ungläublich große Arbeit
sind. Anstand. Ich es ihm
möglich, und in der geringsten
Menge Geld zu überfließen.
Gleichzeitig bitte ich Sie
um gef. Information, ob
Corvino nun die von ihm
in Guts. Angelegenheit (81.25)
für die von ihm
Kaufpreis (25.00)
108 6.25
bezahlt hat, da er das Geld
für die von ihm erhaltenen
Güter - 160-162 Ave. A.

POOR QUALITY ORIGINAL

0166



POOR QUALITY
ORIGINAL

0167

District Attorney's Office, ^{George}
City & County of
New York
Welphardt

Exhibit from the U.S.
District Attorney's Office
to be returned on
demand
by Cr.

A. VOLKHARDT'S
Book, Newspaper & Job Printing,
Deutsche und Englische
Buch-, Zeitungs- und Accidenz-Druckerei,
736 Second Avenue,
Bet. 39th & 40th Sts.

NEW YORK, 27. Februar 1889

Mein lieber Herr Grosse!

Im dem letzten Brief gelangt, habe Ihnen vorgeschrieben mit
Ihrem Bookkeeper von Fox & Kelly,
im Auftrag, mehrere Corvinae in
Chark über fünfzehn Dollars wert für
Sie in befugter Weise aufzutreiben. Ob-
gleich unvollständig, für Schenkung ist.
Im Auftrag der Landlady, bei mehreren
Corvinae gekauft, ist: Mrs. Koch, 174
First Ave. - von Nummer, Lieglitz' mal-
ter in 107 1. Ave. eine Reparatur betreibt
und Macker in 70. St., bei mehreren Cor-
vinae collectanda, ohne das Geld

abgegriffen, falls ich Ihnen bereit
in letzter Linie mitzufallen, aber
den Adressen. Bei einer Form in 1.
Aber, falls es nicht einen Cigar Store eignet,
falls es 50 Cts Abonnementsgelde für den
Sommerzeitungscollectors als des Blatt
für in anderen Fällen überzugehen war.
Ob die Form keine Zeitungszeitung, sollte
für die Form. Ein Brief Corvino's gegen,
als dessen Form und Tabak folgte, und
für Mrs. Corvino's anfallte, wenn
es die 50 Cts nicht sofort zurückgefordert,
würde für ihn anfallen lassen. Das
würde für mich morgen den Namen
des Form selbständig werden. Aufmerksam
ich Ihnen die morgen Morgen
den Namen und Adressen nach einiger
andere Zeitung mitteilen.

Gefühllos
Ihr dank
W. K. Harris

A. VOLKHARDT'S
Book, Newspaper & Job Printing,
Deutsche und Englische
Buch-, Zeitungs- und Accidenz-Druckerei,
736 Second Avenue,
Bet. 39th & 40th Sts.

NEW YORK, 28. Februar 1889

Liebesvater Herr Grosse!

Da ich geschäftlicher abwesend war,
gestern bei meinem Bruder, welche in ihrer
Liebe mir die von Corvinus geschickte Karte
sah, dankend entgegenzunehmen, besorgte mich
dann sofort für mich. Dasselbe begab sich vor
bei mir dem balladistischen Journal, wo ich
ein Clerk mitteilte, es würde sich auf
Corvinus nicht gut. Der frühere Leipziger,
Herr Max Jaegerhuber, dessen Adresse
ich jedoch leider nicht nachzufinden ver-
mochte, habe in seiner Zeitung einen
Artikel über Corvinus gebracht, in

unleserlich er ihn wörtlich einen „Gitz“
benannt wurde. — Corvino ist aber
früher in Deutschland und englischen Zeit
Königs-Officer am sehr berühmten
Persönlichkeit; früherer Theaterdirektor, was
sagt er ab, wie gewiss kein zweiter
Göttergötter zu nennen; ich weiß, wenn
Ihre Bemerkungen zu wollen, dass Sie immer
den höchsten Charakter für einen Mann
sind, allein ich bin überzeugt, dass es
ihm gelingen würde, sich ein, freigeschaffenes
seiner Größe, zu nennen. Er hat ein
sehr ungewöhnliches Talent, und trägt
in seinem Charakter eine solche Propädeutik
zu sein, dass selbst der misshandeltste
Mensch alles Vertrauen zu ihm setzt,
vertraut er mit ungläublicher Freude
sagt sein Opfer so lange um Götter.
Und selbst, bis es voll und ganz

A. VOLKHARDT'S
Book, Newspaper & Job Printing,
Deutsche und Englische
Buch-, Zeitungs- und Accidenz-Druckerei,
736 Second Avenue,
Bet. 39th & 40th Sts.

NEW YORK, 20. Februar 1889.

Sofortgehobener Herr Grosse

Ihren Wunsch gemäß
erlaube ich mir, Ihnen ganz ungenüß
mitzutheilen, daß Hr. Stieglitz, von
welchem Corvinus \$ 2.50 collectirt, in
N^o 107 1. Ave. eine Typensetzerwerkstatt führt
Herrn von J. H. Wacker, 229 E. 74. St.
collectirt er \$ 1.⁰⁰ Abonnementgehalt.
In beiden Fällen nehme er die Druck-
arbeiten von meinem Schreibtisch zu
nehmen er fast täglich abhört.
Bei Fox & Kelly, Nr. 9. St. und
Broadway collectirt er \$ 15.⁰⁰

erhält durch einen Jack, nachdem er
mit Lappinoffit erklärt, ein Spiel:
faber zu sein; in keinem der drei
Fälle liefert Corvino das Geld von
mir ab. - Im 174 1. Ave. (im Lapman
befindet sich die Whistgesellschaft von Edgel)
kann man die Landlady durch Christoff
über Corvino geben, in 11. St., nahe Ave. A
(die Nummer wurde ihm in wenigen Tagen
geändert) wohnt Corvino, nachher Cor-
vino im 50 ^{Rosalina} Waller's befreundeten,
in 162 Ave. A bei Hall ist fr. Cor-
vino nicht sehr gut bekannt. In sehr
jünger vorzüglicher Zeitung kann man
fr. Corvino nach als gemindert.

Wollten Sie, Juchrasoff's fr. Gross,
nach mehr Aufschub bitten, bitten
ich Sie freundlich mit anzubringen
gest. Mittheilung. Juchrasoff's
W. W. W.

A. VOLKHARDT'S
Book, Newspaper & Job Printing,
Deutsche und Englische
Buch-, Zeitungs- und Accidenz-Druckerei,
736 Second Avenue,
Bet. 30th & 40th Sts.

NEW YORK, 18

„gepflegt“ ist. Die „Plattentypen“ sind
schon zu weit „gemacht“ zu haben,
denn nur etwa 8 Monate zuvork
verfielen fast in jeder Nummer kleine
Stück über Corvinus, und natürlich
vorsichtig, dass die gegen diese Zeitung
ist ziemlich genau, aber keine 2
weil man immer nachhilfsuchen
Arbeit kann haben. — Ich wäre
gern sehr verbunden, wenn Sie mir
Lohn mitteilen könnten, wo Sie die
Adresse von Max Jaegerhuber erhalten
kann. — Vielleicht Corvinus als Re-
tractus des „Journisten“ angehen

Affidavit

On or about the 25th day of May 1888 I had a conversation with A. Volkhardt at his house, during which conversation a verbal agreement was made, that I was to take charge of the management of the, Geschäfts-Anzeiger, published by said Volkhardt, and to edit the same, commencing on June 9th 88, to engage and control Agents and to collect all monies for contracts made under my management, for which services I was to receive one third of the gross receipts. — I did engage: Mr. John Cleckler of No. 190 E. 2nd St and Mr. A. Bartz of No 617 E. 6th St of this city as Agents and was introduced to these Agents as the manager of the Geschäfts-Anzeiger by said Volkhardt. — These two Agents did business under my management, whilst I personally made contracts amounting to \$40⁰⁰. On or about June 16th, said stated to me, that he was in need of money and asked me to collect bill for contract of James Pyle & Sons, for which I gave him an order to said Pyle & Sons, with which order said Volkhardt sent his daughter for collection, who received a check for it. On or about June 20th said Volkhardt again was in need of money and I in presents of said Volkhardt collected \$7.50 from John Lellmann, which money I handed over to said Volkhardt in the presence of Lellmann. — When I asked said Volkhardt for my share of the receipts, I was told that he did not have any money, but he offered me two small bills, one of \$2.50⁺ and one of \$1⁰⁰ to be collected by me, in payment. I did collect these two bills and kept the money. When I again asked for my share I was paid by Volkhardt on account in sums of 25⁺ 35⁺ 50⁺ and \$1⁰⁰ in cash. On or about June 13th 88, with the consent of said Volkhardt I ordered a new heading and a cut of the then dying Emperor Frederick of Germany, by F. A. Ringler & Co, which were charged to me with

the sum of \$6.25⁺, which I paid to F.A. Ringler & Co. on June 29th 88 as pr. receipt. On or about June 23rd/88 I collected from Fox & Kelly \$15⁰⁰. from this sum I paid F.A. Ringler & Co. \$6.25⁺ and paid myself the money due me on my share of the business in full and on June 25/88 at 9 O'clock a.m. I notified said Volkhardt in writing, he Volkhardt not being in the office, of the fact, that I had collected \$15⁰⁰ from Fox & Kelly, asking him to call at my residence. Said Volkhardt did call at my house, where I handed him a statement and 07⁺ due to said Volkhardt, whilst he took my statement, he refused the 07⁺ and went away enraged. — An hour after this occurrence Volkhardt send me a not, asking me to call at his house. I did not go to his house, but I send a boy with another statement in a letter and the balance of 07⁺ due in cash to said Volkhardt's place of business 160 West. — About half hour later Volkhardt returned the letter and the 07⁺ by his boy with the remark, that he would not receive any money nor any letters from me. — On the very day June 25th said Volkhardt wrote, mailed and send a postal card to F.A. Ringler, damaging my character, of which I made a translation. On June 30th/88 a libellous article, denouncing me as a swindler appeared in the Geschäfts-Anzeiger, of which article I hold copies and translations. —

286

New York June 25th 1888

Mr. A. Volkhardt

vs Mr. Corvius

Contracts: Pyle & Son	\$ 8 00		
" Hinkelmann	2 50		
" Harnischfeger	7 00		
" Lellmann	7 50		
" Foy & Kelly	15 00		
	<u>\$ 40 00</u>		
one third thereon	\$	13	33
2 Subscribers: Bachste 40¢ each	"	-	80
1 do Hinkelmann	"	-	40
Cut of Emperor Fredk by F. A. Ringler	"	5	00
Electrotype " " "	"	1	25
Rec. by cash			\$ 1 00
" " "			- 50
bill in payment, collected			2 50
" " " "			1 00
by cash			- 25
" " "			- 25
" " "			- 35
Foy & Kelly collected			15 00
Balance due Volkhardt			- 07
	\$	20	85
			20 85

June 25 Balance due Volkhardt

- 07¢

This balance of 07¢ was offered to Volkhardt at my residence 112 E. 8th St but refused. At 2 O'Clock p.m. same day I sent a boy with copy of this statement and the balance of 07¢ to Volkhardt's place of business 160 Ave A. - Said Volkhardt half hour later, returned letter and 07¢ with his boy, with the remark, that he, Volkhardt would not receive any money nor any letters from me.

Mr. Corvius

June 25th /88
Statement

POOR QUALITY
ORIGINAL

0180

Bellamy's ist see

Journal
182. Fullerton
James Pyles
Pearline

Cor. Washington
and Westing St
A. Volkhusoff

POOR QUALITY
ORIGINAL

0181

Sept 27th 1888

Mr. F. A. Ringler
26 Park Place

Dear Sir,

The address of
Mr. Wm. Corvinn is
547 E. 16th St

Respectfully
John R. Hoy
41 W. 60th St
City

POOR QUALITY
ORIGINAL

0182

A. VOLKHARDT'S
Book, Newspaper & Job Printing,
Deutsche und Englische
Buch-, Zeitungs- und Accidenz-Druckerei,
736 Second Avenue,
Bet. 39th & 40th Sts.

NEW YORK, *March* 1889

Sehr geehrter Herr Gross!

*Da es mir infolge festigen Auf-
wands mit dem besten Willen nicht
möglich ist, Sie heute zu besuchen, bitte
ich Sie freundlichst, mir pers. mitteilen
zu wollen, ob ich Montag bei Ihnen
vorzusprechen darf, mit einer kurzen Zeit.*

*Wollten Sie mich heute in
bedingte Besuche müssen, werde ich den
noch, wenn Sie heute vorziehen, kann
man, das wäre ich Ihnen sehr dankbar
den, wenn Sie mich für heute ab-
zusprechen würden.*

*Aufmerksamste Grüße
A. Volkhardt*

POOR QUALITY
ORIGINAL

0183

Mr. John Clukta
190 E. 2nd St

Mr. A. Paets
~~677 E. 16th St~~
new address 218 E. 84th St

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Adolph Volkhardt

The Grand Jury of the City and County of New York, by this
Indictment accuse Adolph Volkhardt

of the crime of Libel

committed as follows:

The said Adolph Volkhardt

late of the City of New York, in the County of New York, aforesaid, on the
thirtieth day of June in the year of our Lord one thousand
eight hundred and eighty-eight, at the City and County aforesaid,

unlawfully and maliciously contriving
and intending, as much as in him
lay, to expose one William Corvinius
to hatred, contempt and obloquy and to
cause him to be shunned and avoided,
and to injure him, the said William
Corvinius in his business and occupation,
did unlawfully and maliciously print
and publish, and cause and procure to be
printed and published, in a certain news-
paper and publication, then and there print-
ed in the German language, and published in

the said City of New York, and called
the "Geschäfts Anzeiger" which German
words signify "Business Notice," a
certain false, scandalous, malicious,
defamatory libel in the German language
of and concerning the said William
Corvinus, containing therein the false,
malicious, scandalous, defamatory, and
libellous words and matters following in
the German language, of and concerning
the said William Corvinus, that is to say:

Samstag 30, Juni 1858

Zur gefl. Beachtung.

Hiermit erlaube ich mir, Sie zu
benachrichtigen, dass

Wm. Corvinus

nicht mehr als Redacteur u. Agent
des Geschäfts-Anzeigers angestellt ist,
da derselbe nicht nur unbefugter
Weise in verschiedenen Fällen Gelder
collectirt hat, ohne sie abzuliefern, sondern
auch sonst unter dem lügenhaften
Vorgeben, bald, dass er der Herausgeber
des genannten Blattes, bald, dass er
unser Partner sei, sonstigen Schwindel
in seinem Umfange getrieben hat,
den wir im Augenblick noch nicht
ganz übersehen können. Angestellte
Recherchen haben ergeben, dass er ein
"äusserst geriebener und gefährlicher und

in langer krummer Praxis geschulter Mensch ist, vor dem Jedermann zu warnen wir für unsere Pflicht halten. Gleichzeitig möchten wir hiermit allen Leser und Freunde unseres Blattes nachdrücklich davor warnen, dem genannten Corvinus Abonnementsgelder auszugeben oder durch ihn Abonnements aufzugeben, da mit Sicherheit zu erwarten ist, dass er mit seinem Treiben fortfahren wird, so lange er sich durch die Gewandtheit und unglaublich freche Tüchtigkeit seines Auftretens einigen Erfolg davon versprechen darf.

Schliesslich ersuchen wir alle Leser welche über bereits an Corvinus bezahlte Abonnementsgelder von demselben Leitung erhalten haben, um ihre Namen gefl. umgehend mitzutheilen, damit die regelmässige Uebersendung unseres Blattes keine Unterbrechung erleidet.

Corvinus hat bis zur letzten Stunde noch keinerlei Abonnementsgelder abgeliefert und hat derselbe die Bücher, in welchen die Adressen der Abonnenten stehen, heimlicher Weise aus unserer Office entfernt.

Indem wir Sie freundlichst ersuchen

en, unserem Ansuchen, gefälligst nach-
kommen zu wollen, zeichnet. Ach-
tungsvollst!

Adolph Volkhardt
Eigenthümer und Herausgeber des
Geschäfts-Anzeigers
160-162 Avenue A.

which said false, malicious, scandalous
defamatory and libellous words and mat-
ters above set forth, being translated out
of the German language into the
English language, were and are of
the same signification and meaning,
in substance and effect, as these English
words and matters following, that is
to say:

Saturday 30th of June, 1888.
Please take notice.

I hereby take the liberty to inform you
that Wm. Corvino is no longer the Editor
and Agent of the Geschäfts-Anzeiger
as he has in an unauthorized manner
collected money without delivering the
same; under the lying pretences to be the
publisher of said sheet and that he was
our partner. He has carried on swindle
to such proportion, which we at this
moment cannot fully ascertain. In-
quiries made, lead to the conviction that

He is a very shrewd and dangerous, in a long crooked practice, learned man, for whom to warn everybody, we deem it our duty. At the same time we would emphatically warn all readers and friends of our sheet not to pay to said Corvino subscription money not to give him orders therefor, as it is surely to be expected that he will continue his crooked work as long as he, through his talent and the bold surety in his appearance, can have hopes of any success. In closing we beg all readers who hold receipts for subscription money, from said Corvino to immediately send us their names in order, that the regular sending of our sheet may not be delayed. Corvino has up to this last hour not delivered any subscription money and has secretly taken from our office the books which contain the address of the subscribers. Whilst we beg of you, to comply with our wishes, signed. Respectfully,

Adolph Volkhardt

Owner and Publisher of the
Geschäfts-Anzeiger
160-162 Avenue.

to the great damage, injury, disgrace
and obloquy of the said William Cor-

POOR QUALITY
ORIGINAL

0 189

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

John R. Fellows
District Attorney.

0190

BOX:

327

FOLDER:

3098

DESCRIPTION:

Voorhees, Harry

DATE:

10/21/88



3098

POOR QUALITY ORIGINAL

0191

17

Counsel,
Filed *2 Oct* 188
Pleads,

[Sections 528, 530 — Penal Code]
(From the Person.)
Grand Larceny, *5th* Degree.

THE PEOPLE

vs.

P
Starr Voorhes

A.P.
John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Frank Lincoln Foreman.

Oct 3 1888

John G. Lacey

S.P. 7 1888

Witnesses:

POOR QUALITY ORIGINAL

0192

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

Thomas Kelleher

of No. 5th Precinct Police Street, aged 25 years,

occupation Police officer being duly sworn deposes and says,

that on the 27 day of September 1888

at the City of New York, in the County of New York, he arrested Harry Voorhes (now here) charged with larceny from the person by Philip Lubke (now here) That the said Lubke is a necessary and material witness for the People and that he has no home in this County and deponent fears that he will not appear when wanted to testify. Deponent therefore prays that the said Lubke be ordered to give bail for his appearance or be sent to the House of Detention for Witnesses

Thomas Kelleher

Sworn to before me, this

27 day of September 1888

day

[Signature]

Police Justice,

POOR QUALITY ORIGINAL

0193

Police Court— District. Affidavit—Larceny.

City and County }
of New York, } ss.

Philip Libke

of No. *No home* Street, aged *16* years,
occupation *Farin laborer* being duly sworn

deposes and says, that on the *27* day of *September* 188*8* at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

possession of deponent, in the *night* time, the following property viz :

One pocket book valued Twenty five cents and containing good and lawful money of the United States of the value of One dollar and fifteen cents

of _____
Sworn to before me, this _____ day
188

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 *Harry Voorhes* (now here) for the reason that on the morning of said day deponent was sleeping in a wagon and by the side of the defendant which wagon was standing on the corner *Norik Moore* and *Greenwich Street* That deponent had the said property in the left hand side pocket of the trousers then worn on his person and part of his bodily clothing. Deponent was awakened by a movement made at said pocket felt the hand of the defendant in his deponent's pocket, Deponent thereupon examined the said pocket book and

Police Justice.

POOR QUALITY ORIGINAL

0194

missed the said money. Deponent there-
upon caused the arrest of the defendant
and deponent is informed by Officer
Thomas Kelleher of the Fifth Police
Precinct, that he Kelleher found the
sum of One dollar and fifteen cents
in the shoe worn by defendant.
Deponent therefore charges the said
defendant with taking the pocket book
containing said money from the pocket
of this deponent as aforesaid and
abstracting said money and replacing
the said pocket book into the pocket
of deponent

Sworn to before me } Philip L. H.
this 27th September 1888 }

A. J. [Signature]
Police Justice

**POOR QUALITY
ORIGINAL**

0195

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Kelleher
aged *25* years, occupation *Police officer* of No. *5*
Recruit Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Philip Lusk*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *27*
day of *September* 188*8* of *Thomas Kelleher*
A. J. White
Police Justice.

POOR QUALITY ORIGINAL

0196

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer *Harry Voorhes*

Question. How old are you?

Answer *34 years*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *No-home*

Question What is your business or profession?

Answer *Cook*

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

Answer. *I am guilty*

Harry Voorhes
mark

I taken before me this

27

day of

September 1888

Police Justice.

POOR QUALITY ORIGINAL

0197

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court
District

THE PEOPLE,
ON THE COMPLAINT OF

Philip Dubche
Korean of detention
Harry Goodlee

1
2
3
4
Offence
Larceny from person

Dated Sept 27 1888

Magistrate

Keelena Officer

5 Precinct

Witnesses

No. 1 Call the officer

Paulina Emanuel

No. 2 Henry Delevos

in a sum of \$100 Bail

No. 3
\$1000
RECEIVED
TO ANSWER
1888

Committed to prison

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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Sept 27 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

POOR QUALITY ORIGINAL

0198

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Voorhees

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

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

The said Harry Voorhees

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

one promissory note 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 and value of one dollar; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar; one United States Silver Certificate of the denomination and value of one dollar; one United States Gold Certificate of the denomination and value of one dollar;

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of one dollar and fifteen cents, and one pocketbook of the value of twenty-five cents;

of the goods, chattels and personal property of one Philip Kubke on the person of the said Philip Kubke then and there being found, from the person of the said Philip Kubke then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows, District Attorney

0199

BOX:

327

FOLDER:

3098

DESCRIPTION:

Vuerdi, Pietro

DATE:

10/08/88



3098

POOR QUALITY ORIGINAL

0200

131

Witnesses ;

Counsel,

Filed

day of

1888

Pleas,

Chiquita

THE PEOPLE

vs.

Pietro Verdi

Grand Larceny in the second degree.
(MONEY.)
(Sec. 528 and 537, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John J. Lynch
Foreman.

Oct. 11/88

Henry J. Reynolds

POOR QUALITY ORIGINAL

0201

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Giambattista Cefaratti

of No. *23 Mulberry* Street, aged *35* years,

occupation *Laborer* being duly sworn

deposes and says, that on the *1st* day of *October* 188*8* at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the *day* time, the following property viz :

Good and lawful money of the United States of the value of Ninety 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 *Pietro Venerdi* (now here) for the reason that on said day deponent met the said defendant on a street unknown to deponent and he defendant informed deponent that he defendant had inherited a large fortune and told deponent that he would accompany deponent to Italy. Defendant showed deponent several ^{purportedly to contain} rolls of gold coin and suggested that deponent should deposit his deponent's money with his defendant's money at a place designated by defendant. ^{deponent} Thereupon gave to the defendant the above sum and the defendant gave to deponent

Sworn to before me, this

day

Notary Public

POOR QUALITY
ORIGINAL

0202

Several rolls purporting to be gold coin
and the defendant then went away.

Deponent examined the said rolls and
found that they were candles ^{and are not}
~~gold coin~~ ^{gold coin} ~~factured~~

Deponent therefore charges the said
defendant with the larceny of said money

Sworn to before me
this 2nd October, 1883

Giovambattista Leporetti

J. W. Patterson
Police Justice

POOR QUALITY ORIGINAL

0203

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. *Pietro Venerdi*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *17 Roosevelt St. a few days*

Question. What is your business or profession?

Answer. *laborer*

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

Answer. *I am not guilty*
Pietro Venerdi

Taken before me this

day of

188

Samuel...
Police Justice.

POOR QUALITY ORIGINAL

0204

See 200

101
10

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

131 / 1567
Police Court... District

THE PEOPLE, etc.,
ON THE COMPLAINT OF
Frank H. H. Cigarette
23 Mulberry
John J. Serrano
Offence *Gaud Larceny*

Dated *Oct 2* 188*8*

Patterson Magistrate
Jannings Officer

No. *23* Precinct *10*
Silverado Park

No. *157* Street *10*
157th

No. *157th* Street *10*
to answer *157th*



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

defendant

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

Dated *Oct 2* 188*8* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0205

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Pietro Verrini

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

Pietro Verrini

of the crime of GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said Pietro Verrini,

late of the City of New York, in the County of New York, aforesaid, on the 2nd day of October, in the year of our Lord one thousand eight hundred and eighty-eight at the City and County aforesaid, with force and arms, in the — day — time of the same day, four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars each; four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars each; seven promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars each; 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 one dollar, and of the value of one dollar each; four promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; seven 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 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; four United States Silver Certificates of the

\$90.-

POOR QUALITY ORIGINAL

0206

denomination and value of twenty dollars *each* ; *two* United States Silver Certificates of the denomination and value of ten dollars *each* ; *seven* United States Silver Certificates of the denomination and value of five dollars *each* ; *three* United States Silver Certificates of the denomination and value of two dollars *each* ; *two* United States Silver Certificate of the denomination and value of one dollar *each* ; *two* United States Gold Certificates of the denomination and value of twenty dollars *each* ; *seven* United States Gold Certificates of the denomination and value of ten dollars *each* ; *two* United States Gold Certificates of the denomination and value of five dollars *each* ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *Twenty dollars*.

of the proper moneys, goods, chattels and personal property of one -

Giambattista Reparatti

found,

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.

JOHN R. FELLOWS,

District Attorney.