

0698

BOX:

163

FOLDER:

1670

DESCRIPTION:

Machhals, Carl

DATE:

01/21/85



1670

Witnesses:

Andrews Bender

Officer Stephen Carrick
30 Precinct

Katie Abbott

372-24-38-34

#18977-10-10-10

Counsel,
Eugene J. Hickley

Filed 21 day of June 1888

Pleads Not guilty.

THE PEOPLE
vs.
P
Carl machals
Grand Larceny in the
(MONEY)
degree.
(Sec. 528 and 530, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

In July 1898

found acquitted.
A True Bill.

W. M. Martin

July 10th
Foreman.

0699

0700

Police Court—2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 312 west 38th Street, aged 21 years,
occupation Chain maker. being duly sworndeposes and says, that on the 4th day of January 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the evening time, the following property viz:

Good and lawful money of the United States Consisting two bills or notes of the denomination and Value of ten dollars each two bills of the denomination and Value of five dollars each and two bills of the denomination and Value of two dollars each; altogether of the Value and amounting to thirty four 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 Carl Mathals (now here) for the following reasons, to wit: that about the hour of 11 o'clock p.m. on the above date Deponent accompanied by said defendant entered the Kitchen on the top floor of said premises when deponent took the afore-described property from his pants + pocket and wrapped the same in paper and placed it on the Kitchen table. That deponent then left said Kitchen and was about two minutes when deponent missed said property. Deponent says there was no person in said room except the said defendant from the time Deponent left the said Kitchen until he returned as aforesaid. Wherefore deponent charges said defendant with the larceny of said property.

Sworn to before me, this 7th day of January 1885
[Signature]
 Police Justice.

Andro Benders

0701

Sec. 198-200.

2nd

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Carl Macchols 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 Carl Macchols

Question. How old are you?

Answer 24 years

Question. Where were you born?

Answer Germany

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

Answer. 312 west 38th Street. And four days

Question What is your business or profession?

Answer Waiter

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 - Good efforts.

Taken before me this

day of January 1885

Police Justice.

0702

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 Carl Macchols

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 January 7 1888 [Signature] 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.

0703

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

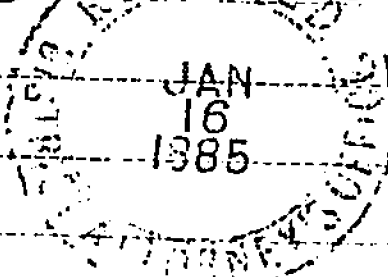
No. 4, by _____

Residence _____ Street.

Police Court-- 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Bender
312 West 38th St.
Paul Marchols



Offence, Grand Jury

Dated January 7 1885

Raffy Magistrate.

Stephen Carmack Officer.

20 Bremer Clerk.

Witnesses, Kate Straub

No. 312 West 38th Street.

No. _____ Street,

No. _____ Street,

\$ 500 to answer 9th

63

0704

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Carl Mackhals

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

Carl Mackhals
of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Carl Mackhals*,

late of the *20th* Ward of the City of New York, in the County of New York, aforesaid, on the
fourth day of *January*, in the year of our Lord one thousand
eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms,
in the *night* time of the same day, *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 of twenty dollars, and of the value
of twenty dollars; *two* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars *each*; *two* promissory
notes for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each; *two* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars *each*; *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 of one dollar, and of the value of one dollar;
one promissory note for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars; *two*
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *two* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; ~~divers coins, of a number kind and~~
~~denomination to the Grand Jury aforesaid unknown, of the value of~~

of the proper moneys, goods, chattels, and personal property of one *Andrew B. Bender*, in the
dwellings house of the said *Andrew B. Bender*, there situate, then and there being
found, from the *dwellings house* aforesaid, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0705

BOX:

163

FOLDER:

1670

DESCRIPTION:

Madden, Thomas

DATE:

01/06/85



1670

Witnesses:

Patrick Fox

Mr. Dalton

Officer 22 - 10

George, 104-10-7-1

James (Dun)

104-10-1

John (Dun)

104-10-1

*See Appendix
Reper-Ch nery
bary - 104-10-1*

Counsel,

Filed day of *May* 1885

Pleads *M. W. Kelly*

THE PEOPLE

vs.

P

Thomas Madden

James (Dun)

RANDOLPH B. MARTINE,

~~PETER B. OLNEY~~

Highway District Attorney.

Handwritten

A TRUE BILL.

M. W. Kelly

6 March 1885

Foreman

0706

0707

POLICE COURT DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

On Complaint of

For

Thomas Madden
Malicious Mischief

Demand

After being informed of my rights under the law, I hereby ~~waive~~ ^{waive} a trial, by Jury, on this complaint, and my right to make a statement in relation to it and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

December 29 188*4*

Thomas Madden
Police Justice.

0708

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

Thomas X Madden
Madd

Taken before me this

3rd day of December 1884

Police Justice.

0709

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 _____

_____ *Thomas Madden* _____
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.

December 24 188 _____ *M. J. [unclear]* 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.

0710

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wick Fox
615 W 54 St
Thomas Madden

Date December 29 1884

Dorner Magistrate.

Dalton Officer.

22 Precinct.

Witnesses James Williams

No. 754 11th Ave Street.

James Lynum

No. 754 11th Ave Street.

Richard Hollander

No. 615 W 54 St Street.

§ 800 to answer Sessions

(Com)

0711

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Madden

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

Thomas Madden

of the CRIME OF *burglary & the felonious entry of the mother*

committed as follows:

The said *Thomas Madden*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *December*, in the year of our Lord one thousand eight hundred and eighty *seven*, at the Ward, City and County aforesaid, *with force and arms*, a certain horse of the value of *one hundred and seventy dollars*, and a certain *apose* of the value of *two dollars*, of the *apose* and *personal property* of one *Patricia Fox*, did then and there feloniously and willfully injure to the amount of the value of *one hundred dollars*, *by then and there willfully and feloniously cutting, maiming and maiming the said horse*, and *by then and there willfully and feloniously cutting off the head of the said apose*, to the great damage of the said *Patricia Fox*: against the form of

0712

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

0713

BOX:

163

FOLDER:

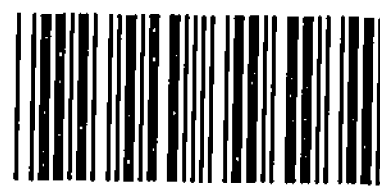
1670

DESCRIPTION:

Mahoney, James

DATE:

01/15/85



1670

Witnesses:

Mary Mahoney

217 E 38th St

Chas. G. Smith

406 W 17th St

129

K. B. *[Signature]*
Counsel,
Filed day of *July* 188*5*
Pleads *Indignity (19)*

[Section 209 - Penal Code]

THE PEOPLE

vs.

P

James Mahoney

James Mahoney

RANDOLPH B. MARTINE,

~~PETER B. GENEY,~~

District Attorney.

A TRUE BILL.

Wm. W. Little
July 27th 85 Foreman.
Charles G. Smith
24th Cross St.

0714

0715

Police Court,

District.

City and County } ss.
of New York,

of No. 27 East 38th Street, aged 35 years,

occupation Married Woman being duly sworn, deposes and says,

that on the 27th day of February 1884, at the City of New

York, in the County of New York, deponent - was lawfully

married to James Mahoney now present
by Reverend J. A. Mc.weeney in St
Mary's Cathedral San Francisco Cal

That deponent is now informed by the
Elizabeth Scott ~~now~~ present that said
James did unlawfully and feloniously
marry said Elizabeth Scott and take
her to wife - That the marriage ceremony
uniting the defendant and said Elizabeth
was performed in the Church of the
Redemptorist Fathers in South Fifth
Avenue on the 27th day of November
1884, although the said James well
knew at the time of such second marriage
to said Elizabeth Scott that deponent
was then living and had never been
divorced from him said James - Wherefore
deponent asks that he be dealt with as
the law directs

Mary Mahoney
sworn

Sworn to before me this
27th day of Decr 1884
at New York
Police Justice

City and County }
of New York }
Elizabeth Scott of No
413 West 18th Street being sworn says that
on the 27th day of Novr 1884 she was
married to James Mahoney now present in
the presence of Mary Carrivan & others
William Carrivan in the Church of the Redemptorist
Fathers in South 5th Avenue - he James at the time
stated & represented to deponent that he was a single
unmarried man - his wife Elizabeth

Sworn to before me this
27th day of Decr 1884
at New York
Police Justice

0716

Sep. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I taken before me this
day of *Sept* 188*8*

Edw. J. Justice
Police Justice.

0717

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

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

Dec 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

07 18

#129 1861
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Mahoney
217 East 21st St
James Mahoney

1
2
3
4

DEC
29
1884

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated December 27 1884

Duffy Magistrate.

George Connor Officer.

2 Precinct.

Witnesses Eliza Scott

No. 4130 14 18 Street.

No. Street.

No. Street.

\$ 000 to answer

Excessious

(Orn)

0719

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Mahoney

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

James Mahoney of the Crime of **Bigamy**, committed as follows: The said James Mahoney, late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty seventh day of February, in the year of our Lord, one thousand, eight hundred and seventy six, at the City and County of San Francisco, in the State of California, did marry one Mary Casey, and her the said Mary Casey did then and there have for his wife: And the said James Mahoney, afterwards, to wit: on the twenty seventh day of November, in the year of our Lord one thousand eight hundred and eighty four, at the Ward, City and County first aforesaid, with force and arms, did feloniously marry and take as his wife one Elizabeth Scott, and to the said Elizabeth Scott was then and there married, the said Mary Casey being then living and in full life: against the form of the Statute in such

0720

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

Randolph B. Martine,

District Attorney.

0721

BOX:

163

FOLDER:

1670

DESCRIPTION:

Mann, Ludwig T.

DATE:

01/29/85



1670

Witnesses:

John O. Hoff
J. B. Foster, Jr.

As complainant
cannot be found
& this indictment
is three years old
I will not ask
he be charged in
his own recognition
July 27 1888
G. S. H.
W. S. H.

Day of Trial.

Counsel,

Filed 29 day of Jan. 1888

Pleads

With liberty To.

THE PEOPLE

vs.

B

Ludwig T. Mann

Violation of Excise Law.

(Sunday)

Rev. Stat. 1983

921-1989 89

RANDOLPH R. MARTINE,

JOHN McKEON,

Pr & Aug 27/88 District Attorney.

Wine & Dick.

A True Bill.

[Signature]

Foreman.

Jan 27
1888

0722

0723

Excise Violation—Keeping Open on Sunday.

POLICE COURT— 3 DISTRICT.

City and County } ss.
of New York, }

of No. 33 Stanton Street, Peter Haff

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 18 day

of May 1885, in the City of New York, in the County of New York,

(Ludwig T. Marnier) (now here)

being then and there in lawful charge of the premises No. 188 Forsyth

Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Ludwig T. Marnier may be arrested and dealt with according to law.

Suborn to before me, this 19 day of May 1885 Peter Haff

(Signature) Police Justice.

0724

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

William T. Mann 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. *William T. Mann*

Question. How old are you?

Answer. *35* years.

Question. Where were you born?

Answer. *Cincinnati*.

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

Answer. *188 702 24th St (resided there 10 months)*

Question. What is your business or profession?

Answer. *Saloon keeper*

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 innocent guilty*

L. P. Mann

Taken before me this

day of *January* 188*5*

Police Justice.

0725

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

Adelma

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

Dated

188

P. J. Duffy Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

Ludwig J. Mann
P. J. Duffy 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.

0726

Police Court—3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Walsh
of Boston City.
Melina P. Mann

Office of the
Magistrate
of the
City of Boston

BAILED,
No 1, by Henry M. Mott
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated January 19 1885
X Deputy Magistrate.
A. P. Ken Officer.
7th to 7th Precinct.

Witnesses George L. Arf
Johnnie P. P. Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer G. of

Bailed

0727

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rudwig S. Mann

The Grand Jury of the City and County of New York, by this indictment, accuse *Rudwig S. Mann*

OF THE CRIME OF Exposing for sale and selling strong and spirituous liquors, wines, Ale and Beer, on Sunday, committed as follows:

The said

Rudwig S. Mann,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *18th* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

Rudwig S. Mann

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

The said

Rudwig S. Mann,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said *18th* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County

0728

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~and~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

Rudwig F. Mann

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Rudwig F. Mann

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *18th* day of *January* in
the year of our Lord one thousand eight hundred and eighty-*five* the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number *188*

Travellers Street

in the City and County aforesaid, which said place was then duly licensed as a place for the
sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and
County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep
closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and
there open, and cause and procure, and suffer and permit, to be open, and to remain open,
against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

RANDOLPH D. MARTINE.

JOHN McKEON, District Attorney.

0729

BOX:

163

FOLDER:

1670

DESCRIPTION:

Mansfield, Samuel

DATE:

01/28/85



1670

Witness:

Mary Galt

224 W 19 St

22-1

(II)

Day of Trial,

Counsel,

Filed

25 day of Aug 1885

Pleads

Wm. L. Kelly 24

THE PEOPLE

vs.

B

Samuel Mansfield

Keeping a Bawdy House.
[Sec. 322 and 385]

RANDOLPH COUNTY

JOHN McKEON,

District Attorney.

A True Bill.

Wm. L. Kelly

Foreman.

A. L. Kelly

Specd. & Acquitted.

0730

0731

Sec. 151.

Police Court— 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police

Justices for the City of New York, by Samuel Potter

of No. 224 West 19 Street, that on the 21 day of January

1885, at the City of New York, in the County of New York, Samuel Mansfield

did keep and maintain at the premises known as Number 57 De Courcy

Street, in said City, a house of prostitution

and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

Samuel Mansfield and Anna Mansfield

and all vile, disorderly and improper persons found upon the premises occupied by said Samuel

Mansfield and Anna Mansfield and forthwith bring them before me, at the 3 DISTRICT POLICE

COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 23 day of January 1885

W. H. Puffy POLICE JUSTICE.

0732

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated 188

Magistrate

Officer.

Precinct.

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.

P. J. Decker Police Justice.

Dated

188

Police Justice.

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

The within named

0733

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Samuel Mansfield 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

Samuel Mansfield

Question How old are you?

Answer

55 years

Question Where were you born?

Answer

Germany

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

Answer

27 Delaney St (resided there 8 months)

Question What is your business or profession?

Answer

Keep a 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
S. Mansfield*

Taken before me this

day of *March* 188*8*

Police Justice.

0734

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

Samuel Mansfield
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *222*
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.

Samuel Mansfield
Dated *January 23* 1885 *W. H. Duff* Police Justice.

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

Samuel Mansfield
Dated *January 23* 1885 *W. H. Duff* Police Justice.

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

Louisa Mansfield
Dated *January 23* 1885 *W. H. Duff* Police Justice.

0735

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Potter

13 - 2 St.

Samuel Mansfield

10 - 2 St.

10 - 2 St.

10 - 2 St.

10 - 2 St.

10 - 2 St.

10 - 2 St.

10 - 2 St.

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10 - 2 St.

10 - 2 St.

10 - 2 St.

BAILED,

No. 1, by Samuel Shamir

Residence 7 Chestnut Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated January 23 1885

Magistrate.

Officer.

10 Precinct.

Witnesses

10 Precinct

No. Street.

No. Street.

\$ 5000 to answer

No 2 Discharged

Samuel Shamir

Officer

10 Precinct

10 Precinct

10 Precinct

10 Precinct

10 Precinct

10 Precinct

10 Precinct

10 Precinct

10 Precinct

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10 Precinct

10 Precinct

0736

Sec. 323, Penal Code.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

age 30 of No. 224 West 19th Street, in said City, being duly sworn says,
that at the premises known as Number 27 Delancey Street,
in the City and County of New York, on the 21st day of January 1885, and on divers
other days and times, between that day and the day of making this complaint

Samuel Mansfield and Lucina Mansfield
did unlawfully keep and maintain and yet continue to keep and maintain a House of
Prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Samuel Mansfield and
and all vile, disorderly and improper persons found upon the premises, occupied by said

Samuel Mansfield and Lucina Mansfield
may be apprehended and dealt with as the law in such cases made and provided may direct.

Subscribed before me, this 23 day
of January 1885.

Wm. C. Potter
Police Justice.

0737

W

Police Court—3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Poller
vs.

AFFIDAVIT—Keeping Disorderly House, &c.

Dated Jan'y 23 1888

W. H. P. Justice.

W. H. P. Officer.

 Precinct.

WITNESSES :

0738

Mr. H. Poffe.

13-2 vol. 10/1

0739

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Mansfield

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

— Samuel Mansfield —

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said Samuel Mansfield,

late of the Tenth Ward of the City of New York, in the County of New York aforesaid, on the twenty first day of January, in the year of our Lord one thousand eight hundred and eighty-nine, and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said Samuel Mansfield,

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 Samuel Mansfield,

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said Samuel Mansfield,

late of the Tenth Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the twenty first day of January, in the year of our Lord one thousand eight hundred and eighty-nine, and on divers other days and times between the said

0740

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in *his* said house, for *his* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Samuel Mansfield*

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Samuel Mansfield*,

late of the *Tenth* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *twentyfirst* day of *January*, in the year of our Lord one thousand eight hundred and eighty*five*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in *his* said house and place of public resort, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *his* — said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

RANDOLPH D. TINE.

JOHN McKEON,

District Attorney.

0741

BOX:

163

FOLDER:

1670

DESCRIPTION:

Marrone, Joseph

DATE:

01/19/85



1670

0742

BOX:

163

FOLDER:

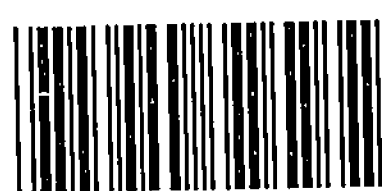
1670

DESCRIPTION:

Marrone, Michael

DATE:

01/19/85



1670

0743

#119
+

Witnesses:
Benjamin J. Brown
of Ensign's Bureau office
Antonio Castellan

Counsel, A. H. R. Kelly
Filed 19 day of Jan 1880
Plends, Kelly Kelly to

THE PEOPLE
vs.
Joseph Marone
and
Michael Marone
H. D. Escarez

RANDOLPH B. MARTINE,
District Attorney

A True Bill.
Foreman

Foreman
J. Kelly
(Bent)
Spec (X) requested.

0744

December 30th 1884

Antonio Castellano. being duly
sworn deposes that says:

Q Do you know this man (referring to
(Michael Marrone) ?

A Yes sir.

Q How long have you known him ?

A Eight months.

Q Did you see Michael Marrone on the
28th of November last ?

A Yes sir.

Q Where did you see him ?

A I saw him at 162 Mulberry Street
at 11 o'clock at night.

Q Now tell the judge what took
place.

A We were sent for from Hoboken for
the purpose for us to make out a
delegation and we took him and
would not do it for him for
we didn't know him and Joseph
Marrone pulled out a dagger
and a revolver and held it so (showing)
and ^{his} brother seeing ^{he} was ill
trouble got up with a knife in each
hand and he said not to move and
to sign the papers and I did.

0745

Q Did he say what he would do to you if you didn't sign these papers?

A He said if you don't make these papers I will kill you.

Q What did he mean the paper the newspaper or the written paper?

A Written papers.

Q Were they there?

A They were not.

Q Who wrote the papers?

A A notary.

Q What did he write on the papers?

A He wrote down how much money we had to give him.

Q Did you sign that paper?

A Yes sir.

Q Why did you sign it?

A I was forced to.

Q Did he have the knife in his hand when you signed it?

A Yes sir that was fast.

Q Then I understand you to say that this man had a knife in each hand and threatened he would kill you if you didn't sign the paper and that you thereupon consented to sign the paper, the notary wrote

0746

5

1

about and you signed it?
Answer for '51 dollars.

Q And did you do with the paper
after you signed it?
A Yes it to Joseph Morrison.
Q Have you ever seen it since?
A No.

Cross Examination

Q Now this was passed in Mr Morrison's
store in ~~Wheat~~^{Albany} street?

Answer

Q There is but ^{one} room there and there
there is no back room there?

Answer well a large room.

Q Is a bar room?

Answer

Q How many persons were there at this
time?

A 13 or 15.

Q Now say on this the day as being the
24th of November?

A Because that was the day that
we were sent for I don't forget that

Q Did you sign the papers the very
same night in his store?

Answer

Q And the notary public was in the store

0747

4

1

at the same time?

Ans: he was called a motory public
guard. He an elderly person about
60 years old?

A: I cannot say how old he was he
was an old man.

Q: are you sure that this was at 11 o'clock
at night?

Ans: Sir

Q: Is it a fact that it was about 3
o'clock in the afternoon that you
saw that paper?

A: No Sir I am sure of it

Q: you have been in Mr. Morrow's
store since the 28th of November
last have you not?

Ans: Sir

Q: Is it a fact that the very day
after he was arrested you came to
Mr. Morrow's place of business and
you asked him to give you something
to eat and some money and he gave
you a dollar?

A: Sir I was there but I didn't ask
him for any money. And he didn't give
me any money.

Q: Have you not worked for Mr. Morrow

0748

5
1
since this trouble you had with him
Answered 2 days.
Q after this took place?
Answer
Re direct
Q do you know where Joseph Morone
lives?
A he has a shanty in Hoboken
Q how long have you been in this
country?
A 5 months
Q where did you come from?
A St Angelo.
Q did you ever work for Mike Morone?
Answer
Q did Mike Morone ever pay you any
money?
Answer
Q did you ever claim any money from
him?
Answer

Sworn to before
me this 20th day
of December 1884

Captellano Antonino

Samuel O'Reilly } Police Justice

0749

6

Angello Castellano being only
fewer deposits but says.

Q. What day was it?
A. 3rd Mulberry Street.

Q. Where did you live on the 28th of
November?

A. Hoboken in José Morrone's house.

Q. Do you know Mike Morrone?

A. Yes.

Q. How long have you known him?

A. Since I am in this country.

Q. Did you see Mike Morrone on the
28th of November?

A. Yes in the barroom of his
brother in Mulberry Street.

Q. What time of day was it?

A. It was 11 o'clock at night.

Q. Now tell the judge how you happened
to go there on the 28th of November
at 11 o'clock.

A. She sent for me from Hoboken and
he said I ought to go to Corolina.

And I said if Competelli will go I
will go otherwise I will stay here.

And José Morrone said if you go
away you will have to make an
obligation. And I told him I don't

0750

7

Knows your lovely know Frances's love
for father. And he said you must make
an obligation if you want to or not.
And said that?

A Giuseppe Marrone, And knowing that
I got up and wanted to go out and he
got hold of me and threw me
down. Joseph Marrone did
and then Giuseppe Marrone took
out a pistol and a knife and says
stop don't you move and if you
punch I will cut your heart
out but don't make any do?

A Mike got two knives one in each
hand and he said if you punch I
will cut your heart out and he will
you make that obligation or I will
kill you. And I told him not to do
anything I will make the obligation
I was forced to do it and I done it
by force

Q What was the obligation for?

A I gave him \$40 dollars and I signed
the obligation for \$34 dollars I
worked 10 15 or 20 days and I gave
him the money!
Case Excluded.

0751

8

Q How many people were in that room?

A There were 5 of our country men
Q How many people were there altogether?

A More than 12

Q When you came in the bar room
the door ~~was~~ was open?
A Yes.

Q Was the door open all the time
you were there?

A Yes at one time the back door
and front door were both closed.

Q Was the door locked or bolted at
any time?

A Yes.

Q How many men? Was it locked
or bolted?

A It was not locked with a key it was closed
Giuseppa Mammola put herself
against the door.

Q How long were you in the store
altogether?

A About an hour and a half we left
at 1 o'clock in the morning.

Q Did you ever go back to that store
again since the 20th of November?

0752

9

Ases and.

I sent it a fact that you were there
every day in that store after this
alleged occurrence took place?

Answer

I said you ever work for him after this
a one day. ^{and} I didn't work for him any
more. I kept my self.

Sworn to before me } Angellos ^{his O} ^{noted this}
this 20th day of Dec 1944 } ^{more}

Daniel C. Kelly Police Justice

0753

10

1

Antonio Tompetello called by the
defense being duly sworn before
you.

I live at 35 Mulberry Street.

Do you know Joseph Morroni and Giuseppe
Morroni?

Ayes sir.

Do you recollect the day last month
that some men came into his store
and signed the paper & power of?

Ayes sir.

Do you recollect the day of the month
November?

Do you recollect what time of the
day it was that it was signed?

A 3 or half past 3 in the afternoon.

Do you recollect seeing the 2 witnesses
and 2 complainants in that store?

Ayes sir they are countrymen of mine
they were in Morroni's store.

Were you present at 11 o'clock at night
on the 28th of November?

Ayes sir I was there at 11 o'clock.

What took place there at that time
nothing at all.

Was there any trouble there at that
store at that time?

0754

a u-u-s-i-i
I was there very fighting there at that
time;
a-u-u-s-i-i they were only taking.

Sworn to before me
this 20th day of December 1894 Antonio ^{his} ^{James} ^{son}

Samuel C. Kelly Police Justice

0755

12

Antonio Castellano called by
the defense being only sworn
defense and says.

Q Did you sign any other paper at any
other time in the Morrison Store
Answer I did not sign any.

Q Do you know Antonio Campbell?
Answer

Q Was he there at the time you signed
this paper?

Answer

Also examined

Q Did you ever sign any paper in Morrison
Store in the day time?

A I never signed any paper except
that one. But I signed my name to
it.

Sworn to before me } Castellano Antonio
this 20th day of Decr 1884 }

Samuel D. Kelly, Justice

0756

13

Michael Marrow's being only
known deposes that says.

Q Where dayum is he?
A 66 West Henry Street

Q Dayum know the man Antonio
Castellano the man that makes the
complaint?

A Yes Sir I know him 3 or 4 months
he is a laboring man.

Q Dayum recollect the day upon
which a paper was signed in
Mr Marrow's store by the complain-
ant in this case?

A Yes Sir

Q About time of day was it?
A About 3 ³⁰ in the afternoon

Q Are you sure of it?

A Yes Sir

Q About how many persons were
in the store?

A About 15 people.

Q Is this an ordinary box room a
public house?

A Yes Sir

Q Will you tell Judge O'Reilly what
took place at that time?

A I saw 2 or 3 houses from there

0757

14

Q. I often go in there to get a glass of beer ^{and} stay there half an hour or so and then go home ^{and} they come back. ^{and} stayed there half an hour ^{and} when I came there, a notary was there and he made out the papers this was about 3:30 o'clock. I saw them signing the paper. I didn't see them make it out.

Q. Did you have any knives in your hand at the time of the signing of the papers?

A. No.

Q. Did it make any difference to you if he signed the papers?

A. No. I had no interest whatever.

Q. Are you in the habit of carrying a knife?

A. No.

Q. How long are you in the country?
A. 16 years.

Q. Was there a notary public there?
A. Yes.

Q. What is his name?

A. Luigi Corvelli. He is an old man 55 years of age. He has

0758

25

1

an office in Centre Street.

Q But you ever see them after this
day?

A Yes sir 3 or 4 days at Joseph Mor-
rison's place after the quarrel.

Q Cross examined?

Q Where was this quarrel?

A On the 2nd of last month
about 3 or 3 30 o'clock in the afternoon

Q What did the quarrel consist of?
A They didn't have any fight or any
thing of that kind only there was
a crowd there.

Q What was the nature of the quarrel
at the time they seized the paper
a no quarrel at any time

Q Are you a relative to Joseph
Morrison?

Q Do you know what his business
is?

A Railroad Contractor.

Q Do you know whether this man
interfered for him or not?

A Yes sir.

Q Whereabouts?

A Well across bridge and a part of

0759

16

the time in Labasen

Sworn to before me } Michele Marone
this 20th day of Dec 1884 }

Samuel C. Keith, Deed Justice

0760

Sec. 192.

Second District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Hon. Daniel O. Reilly a Police Justice
of the City of New York, charging Giuseppe Maione Defendant with
the offence of Felony Assault

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

We, Giuseppe Maione Defendant of No. 62
Mulberry Street; by occupation a Stone Keeper
and Antonio Cuneo of No. 37 Mulberry
Street, by occupation a Banker Surety, hereby jointly and severally undertake that
the above named Giuseppe Maione Defendant
shall personally appear before the said Justice at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of Twenty
Hundred Dollars.

Taken and acknowledged before me, this 16
day of December 1887

Daniel O. Reilly Police Justice

Giuseppe Maione
Antonio Cuneo

0761

2

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Louisette Marnie

Undertaking to appear during
the Examination.

Taken the 16 day of Dec. 1884

J. Kelly Justice,

Surety identified by
Robt. H. Racy
225 Chambers St

Police Justice.

See 11/17/11
1884

CITY AND COUNTY
OF NEW YORK, ss.

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *ten* hundred dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *three and a half* *34* *Wall Street, valued at Ten*

thousand dollars, no incumbrances
Antonio Balle

0762

Police Court—3d District.

CITY AND COUNTY { ss.
OF NEW YORK,

of No. 347 West 12th Street,

being duly sworn, deposes and says, that
on Friday the 31st day of November

in the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Guiseppi

Mariano, who wilfully and
unlawfully pointed a pistol
loaded with powder and ball
at deponent's head and threatened
to kill deponent.

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 15th day
of December 1884

Samuel C. Bell POLICE JUSTICE.

0763

Police Court District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

ALFRED A. & B. FELONIOUS.

vs.
Angello Castella
Missippa Mander

Dated December 15th 188

Officer Magistrate

Officer.

Precinct.

Witnesses.

0764

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

POLICE COURT, 2nd DISTRICT.

of Benjamin Tessaro
Central Police Office Street, being duly sworn, deposes and says,
that on the 16th day of December 1884
at the City of New York, in the County of New York, Pietro Castillano

and Vincenzo Spósito (now here) stated
to this deponent that ~~they~~ had no home or
residence and that they are material
witnesses for the prosecutions and deponent
therefore prays that they may be required
to give security for their appearance

Benjamin Tessaro

Sworn to before me, this

of

December

1884

day

Samuel C. Kelly Justice

0765

POLICE COURT—2nd DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Pietro Castellano
Nincenzo Esposito

AFFIDAVIT.

Dated *December 16* 188 *4*

OKelly Magistrate.

Tessano Officer.

Witness, _____

Disposition _____

0766

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK. { ss

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

Question What is your name?

Answer Giuseppe Manoni

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. 62 Mulberry St 8 years

Question What is your business or profession?

Answer. Contractor

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 nothing
of the kind occurred

Giuseppe Manoni
mark

Taken before me this

day of

ATE

188

Samuel C. Murphy

Police Justice.

0767

Sec. 151.

District Police Court.

CITY AND COUNTY } ss *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York. 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 *Antonio Castellano*
of No. *31 Mulberry* Street, that on the *28* day of *November*
1887 at the City of New York, in the County of New York,

he was violently Assaulted and ~~Beaten~~ by *Michele Civiligo to who wilfully*
and maliciously pointed two daggers at deponents body
and threatening to kill him
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 *31* 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 *15th* day of *December* 1887

Sandy C. Riff POLICE JUSTICE.

0768

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Castellano

vs.

Michele Marrone
alias Michele Cirilizato

Warrant - A. & B.

Dated *December 15* 188*4*

O'Reilly Magistrate.

Benj. Tessaro and Officer.
Owen Healy.

The Defendant

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

Tessaro and Healy Officer.
C.O.

Dated *December 16* 188*4*

This Warrant may be executed on Sunday or at
night.

Dan O'Reilly Police Justice.

REMARKS.

Time of Arrest, *7-45 P.M.*

Michele Marrone
alias Michele Cirilizato

Native of *Italy*

Age, *21 years*

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

White

Liquor Dealer

Yes

Yes

Yes

0769

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 L. Deferdant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15
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 Dec 26th 1888 Samuel O'Reilly Police Justice.

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

Dated Dec 24 1888 Samuel O'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 _____ 188 _____ Police Justice.

QUALITY
INALS

0770

BAILED,

No. 1, by Antonio Cuervo

Residence 203 Hyman Street

No. 2, by

Residence _____ Street

No. 3, by

Residence _____ Street

No. 4, by

Residence _____ Street

#119
Police Court

1863
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hugello Castellano
37 Hyman Street
1 Quinn Man
2 _____
3 _____
4 _____
Office Hyman

Dated Dec 15 188

O. R. Kelly Magistrate.
Persson Officer.
Co Precinct.

Witness Guineys Exposito

No. Com to House of Detention

500 Bail

No. Antonio Castellano Street

Pietro Castellano Street

No. 1500 Street

to answer General Sessions.

Dec 20 2 P.M.

Hugello Castellano

committed to the House of

Detention 500 bail 10 A.M.

0771

CONSOLATO GENERALE

di S. M. il Re d'Italia,

Nuova York, Giugno 1884

Messa M. leaving England
at Southampton of "Alice"
on the 1st inst.

I have received reliable information that
Messrs. Messers. & Co. of New York, have sent a
large box of goods at No. 62 Chambers Street, in the
City, to be sent to the Consulate General in New York.
The goods consist of various kinds of his own
beverage, mostly from the West Indies, even as much as
average cost of each kind of beverage being \$2.50,
and on their arrival here requires from them
to account for these, times the amount of
the cost, and in order to be more speedily
acquainted with the kind of goods sent, Messrs. Messers. & Co.
thru the Consulate General, have sent a small box
and will remain there in a secure place, for
of his own in New York, near the West
Alfred M. M. M. M.

The said Messrs. Messers. & Co. have received

for
for

0772

for the slaves, and in pay-day, could
 their wages from contractors at 20 cts.
 In the month of April, last, we man-
 aged ten of these persons, and the poor
 wretched slaves, not as yet been able
 to pay up their passages and other owing
 to the ship since we have last left
 New York. They are wanted and permitted
 them to go with in search of work
 for their own accounts.

David was avaricious who was at his place in a Bellevue street. But for each of the unfortunates who were at the Bellevue place to come to him. The man of John Dallan opened fastidious, acquired, at Bellevue, 11 clock p.m., and on entering the Bellevue opened locked the door and pointing the mouth of a revolver at the point of a dagged at him, compelled each one to sign a receipt for the amount of their indebtedness to him, and the men fearing left

0773

to have covered all his financial needs
and desires.

[illegible]

The maintenance of that land will
be a long and arduous task, requiring
the presence of many able men
to be employed in the work, and
many more to be employed in the
work of the land.

The Officer however said something to Garrison but the result was that he ~~convinced~~ him to go just as well as standing that he had witnessed the utterly unprovoked outrage.

The number of the *Cypris* could
 not be ascertained by microscopic
 examination of eggs & drag-netted *fact.*

0774

I hope that you will kindly
peruse my foregoing and read
valuable line, and the things I
think in regarding you to give this
matter your best attention, and try
if possible, to get a copy to each
member.

Trusting that you will kindly
accord to my request, I beg leave
to offer my assistance in whatever
I may be of service to you, and
awaiting your advice on the subject
I remain
Sir

Very respectfully yours

H. G. Mead,

Acting General Secretary

0775

Vincenzo Esposito
~~Giuseppe Castellano~~ of S. Angelo de-
 Lombardi, Italy, being duly sworn does
 depose and say.

Together with my brothers Angelo, Pietro
 and Antonio ^{Castellano} I was engaged to connect
 works to New York through a letter of our
 cousin man - Vincenza Campitello, in the
 month of last April and furnished with
 the ticket for the passage and with 30 lire
 in Italian money under the obligation to
 reimburse said Campitello with the sum of
 \$ 60. when in America, out of our earnings.

I left with my brothers and several other
 men (being altogether) on board the steamer
 "Scbia" and landed in New York on the 18th
 day of last May, where we were met by
 said Campitello and another man who
 took us to Hoboken in the boarding house of
 one Giuseppe Marrone who runs also a bar
 in Mulberry Street in New York.

We were not taken to work until July and
 during said month and August, September,
 October and November we worked not
 many days, and said Marrone did always
 collect our wages.


On November 28th we were requested to come
 to New York and settle our account in Marro-
 ne's bar at 62 Mulberry St. by a man sent

0776

expressly by him at 9 p. m. We came to New York with said man and when in Marone's bar, we met there said Marone, J. Campitello, Giacomo Antonello and a man attending to the bar.

Marone said to my brother Angelo that he could send us to work in Carolina and asked whether we would go there. My brother said yes. Then Marone said, if so, you must sign all your obligations for what you owe to me. My brother answered that we had nothing to do with him, that our agreement was with J. Campitello.

At this Marone grabbed Angelo by the breast and drawing his revolver said to you sign these obligations or I will sign. To avoid a fighting we tried to leave the place, but the door was already closed, and Marone had drawn also a dagger and threatened to kill my brother Angelo. We perceived that we had been caught in a trap and were obliged to yield. Marone sent for a man by name Luigi saying that he was a notary and when said Luigi came, drew the obligations which we signed. Marone said that my salary was all consumed by me in this boarding house and compelled me to sign my obligation for the amount of



0777

Sixty seven Dollars, including the \$66. for my
passage and cash furnished and \$11. for the
obligation which has compelled me to pay.

After that was all left the place.

This affidavit was translated to me into my
own language and I find it to be true.

Sworn before me this 12th day of December 1886. } Vincennes + Exposed
my mark

Augusta Bertalino (or)
Notary Public 11 y. (11)

0778

Affidavit of
Vincente Orosato
Da'...

0779

Pietro Castellano of S. Angelo de Lombardi being duly sworn does depose and say.

I am one of the 20 men who were requested by letter of Gaetano Campitello of New York during the months of last April (1886) to come to New York for working and were furnished with the passage ticket and supplied with 30. - Stations. Since in money, under the obligation that when in America I and each of the other men, among others my Brothers Angelo, Antonio and Giovanni, who would reimburse said ~~Antonio~~ ^{Gaetano} Campitello of the sum of Three hundred and Thirty lire - i. e. Sixty six Dollars that is to say Sixty dollars for each passage and six Doll. for the cash money paid to each of us. We agreed to reimburse said amount out of our earnings when in America to said ~~Campitello~~ and left on board the steamer "Scotia".

We arrived in New York on the 18th day of last May and were met at Cattle Garden by said Campitello, and ~~another man~~ ^{Antonio} who took us to Bloomsbury in the boarding house of one Giuseppe Marrone where we had board and lodging. We were not employed to work until July and from that month up to the middle of November we did work only from 60 to 65 days and our wages were always collected by said Marrone who kept it on

0780

account of the amount due by us for board and lodging.

On the 28th of last November at about 9 O'clock p. m. a man came there and requested us to come to New York to see said Marrone who kept a bar at 62 Mulberry Street in order to settle our account with him and Campitello. We followed him at once to New York and were led to said Marrone's bar in Mulberry Street where we arrived at about eleven O'clock. We were together 3, my Brother Angelo, Antonio and Giovanni.

When he said bar we saw there Giuseppe Marrone, Francesco Campitello, Gaetano Antonicello and another man, I think the attendant of the bar. Marrone addressing to my brother Angelo asked whether we would like to go to work in Carolina; Angelo said yes - Then Marrone said that if we intended to do so we had to sign an obligation for the amount we were yet indebted. My brother Angelo answered that we had nothing to do with him (Marrone) because our agreement had been made with J. Campitello who, however present in that place did not say a word. At this Marrone grabbed my brother Angelo by his breast and pointing his revolver to his head said to him, or

0781

you sign your obligations or I kill you.

Seeing that we were obliged to fight, we tried to go out, but all the doors had already been closed by the man of the bar, and we perceived that we were caught in a trap. and as Marone had drawn also a dagger against my brother Angelo threatening to kill him, to avoid such a misfortune we signed a paper which had been drawn by a man they called Louis and had been sent for at that moment saying that he was a Notary. for which paper Marone charged each of us for \$ 3. -

My obligation was for \$ 66. -

I was charged also for the paper of " 3. -

\$ 69. -

I was credited for the other of " 33. -

So I was compelled to sign my obligation for " 36. -

After having signed our obligation we were left at liberty and we left the place at 4 a.m.

The content of this affidavit was read to me and explained to me in my own language and I state that it is true.

I now to before me Pietro ^{my} Castellano
this 13th day of December 1884 mark

Angelo Bertolone (32)
Notary Public N.Y.C. & J.

0782

Affidavit of
Geo. W. Chadwell
Geo. Chadwell

0783

Feb 19th
Hon De Lacey McK
My Dear Sir
My case before
Judge Hall in the
City Court is now
being summed up -
I will be in your
Court at 3 and despite
of Mrs. Ginterland - ?
hope with a fair trial
victory to cheer me

Yours truly
Charles D. Qualey

0784

monumenti

23 dicembre

Donato Solimino ricevuto acconto 11.00

23 dicembre

Antonio Compitello I. Angelo Maria
ricevuto acconto 11.00

23 dicembre

Diego Angelo Castellano dato acconto 11.00

23 dicembre

Giovanni Castellano dato acconto 09.00

23 dicembre

Antonio Castellano Bottanella dato acconto 06.00

23 dicembre

Giuseppe Compitello dato acconto 05.60

23 dicembre

Salvatore Verdica dato acconto 04.60

23 dicembre

Donato Solimino ricevuto acconto 11.20

23 dicembre

Donato Solimino ricevuto acconto 03.00

23 dicembre

Donato Solimino ricevuto acconto 02.75

0785

~~114~~
~~406~~
110
120

11409

257
070
402

729
1409

680

0786

MARRONE & PALLADINO,

NO. 62 MULBERRY STREET.

nomini che fanno credito all'Rockins
New York, 17 November 1884

Antonio Castellano Puttarello

Vincento Pietriano

~~Antonio Tamarico~~

Matteo Giamberini

Angelo Castellano

~~Antonio Castellano~~

Giovanni Castellano

Donato Solimine

~~Niccolo Giamberini~~

~~Niccolo Giamberini~~

\$ 6.90

2.72

~~6.25~~

6.88

8.89

11.13

7.03

05.00

~~10.00~~

~~0.00~~

0787

6 ricevuto da me le galli
a conto

12:40

Carminio di vita
ricevuto a conto

03:63

Disegno di Matteo a conto

10:00

Giovanni Castellano a conto Due 2,60

0788

MARRONE & PALLADINO,

NO. 62 MULBERRY STREET.

New York, 1895

Note degli Uomini Del Demaghiere		
1 ^a	Filippo Cichetto Filippo Cichetto	1400.08.43
2 ^a	Domenico Carmine Paduano	1400.11.11
3 ^a	Maurizio Rosso	03.53
4 ^a	Angelo Cichetto	05.00
5 ^a	Mauro Giulio	
6 ^a	Angelo Castellano	15.39 14.39 02.00
7 ^a	Salvatore Marriuzello	02.53
8 ^a	Liberto Di Vito	04.30
9 ^a	Giuseppe Campitello	05.50
10 ^a	Matteo Giacobino	20.10 02.00
11 ^a	Giuseppe Castellano	05.00
12 ^a	Antonio Campitello di Angelomaria	05.00
13 ^a	Antonio Castellano alias puttonello	571 07.00
14 ^a	Petrangelo Castellano	06.00
15 ^a	Francesco Campitello Demaghiere	17.00
	Carlo Pasquale Matteo	18.00
	Salvatore Marriuzello	3.53 0.00 04.48

0789

ho ricevuto Dall'uomo di Francesco Com-
petiello. Debrazele Castellano \$ + 8.00
ricevuto da Carmine Rosionato \$ 10.00
Angelo Castellano ricevuto \$ + 11.03
ricevuto da Giovanni Castellano \$ 4.89
per Domenico Liggio ho preso \$ 5.79
ricevuto da Domenico Gallo \$ 3.04
ricevuto da Gaetano Cangiulli 0.45
ricevuto da Antonio Competiello fu Giuseppe 2.51
ricevuto da Francesco Colahere \$ 3.25
ricevuto da Giacomo Manacriello \$ 15.00
~~ricevuto da Silvestro Gallo \$~~

6.89
2.60
9.49

0790

Pafuel Matte	12:00
Carolina Iuvito	12:00
Angela Maria Cipriello	05:00
Nazario Russo	10:00
Giuseppe Casetta	+ 10:00
Giuseppe Cipriello	10:00
Salvatore Moravito	10:00
Antonio Comp. (L) Angela Maria	+ 10:00
Liberto Iuvito	10:00
Matteo Giannmarino	10:00

0791

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near 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.

The People of the State of New York,

To Louis Cohen

of No. 684 Lexington av Street, on

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the 29 day of Dec inst., at the hour of 10½ in the forenoon of the same day, to testify the truth, and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

David Greenfield

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, at the City Hall, in our said City, the first Monday of Dec in the year of our Lord 188 X

PETER B. OLNEY, *District Attorney.*

0792

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the new Court-house in the Park.
When you arrive at the witness-room, hand this Subpena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

The People of the State of New York,

To Louis Cohen

of No. 684 Lexington Av Street, CW

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the 29 day of Dec inst., at the hour of 10½ in the forenoon of the same day, to testify the truth, and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

Simon Hergig
And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. Frederick Smyth, Recorder, at the City Hall, in our said City, the first Monday of Dec in the year of our Lord 188 X.

PETER B. OLNEY, *District Attorney.*

0793

Memorandum: —

In re. George V. Manone

Pointing a loaded pistol at another saying "If you do not pay me I will take your life" — is an assault

Deefe v State, 19 Ark. 190

Cato v State 4 Tex. Ct. App. 87

State v. Sims, 35 Ind. 137

Drawing a pistol on another with a threat to use it unless the other immediately leave the spot, — is an assault, — even although the pistol is not loaded, nor pointed at the person threatened.

State v Church, 63 N.C. 15

State v Rauler, 65 Ark 334

State v Bloomer 3 Sneed 66

Cal. v McManis, 5 Cal. 547

Where one within striking distance, raised a weapon, declaring "If you will perform the contract, I will not shoot" etc, and he does perform it, it is an assault.

U.S. v Richardson, 5 Cranch C.C. 348

State v Morgan, 3 Ind 186

0794

Crow v State 41 Tex 468

It is an assault where a person
carries a weapon against another, and
suspends the other to afford an
opportunity to bring his safety
by complying with aggressive
terms.

State v Morgan and

State v Bloomer, - infra.

And see, Johnson v State 17 Texas 515

Boyle

2

Ward

Ward: 2 cases

0795

Grand Jury Room.

PEOPLE

VS.

Thursday Feb 3

Smallville

0796

Angelo Castellano of St. Angelo de Lomardi, Italy, being duly sworn does depose and saith.

During the month of last April (1884) I was in my country where I was engaged together with my brothers Pietro, Antonio and Giovanni to come to New York for work and furnished with the ticket for the passage on the Fabre Line and Thirty Lire in Money, under the condition that after my arrival in this country I had to pay to Francesco Campitiello the sum of Three Hundred Lire for the ticket and Thirty Lire for the cash supplied; so altogether the amount of Three Hundred and Thirty Lire out of the earnings we could obtain here from our work. So were my brothers engaged.

We sailed from Naples with many other men, engaged for the same purpose, on the Steamer Scotia on the 22nd of the same month of April and arrived in New York on May 18th.

On our arrival, I and my brothers and the other men, were met at Castle Garden by Francesco Campitiello and Gaetano Antonello who took us to Holoken

0797

in a kind of Laborers boarding house kept by one Giuseppe Marrone. — There we were supplied with board and lodging; but we were not employed to work until July, and during July and August, September, October we did work only from 65 to 70 days.

Our obligation was to pay here to Francesco Campitello 330 Italian Lire for our passage and the money furnished to us, which we were disposed to do, but expected to have some more work as our earnings had not been sufficient up to that time to allow every one of ~~us~~^{us} to meet our obligation.

In November we had worked only six days.

On the 28th of said month of November a man called upon us, me & my brothers, at about nine P.M. and requested us to come to New York to the bar of said Mr. Marrone ⁶² Mulberry St. We followed him because he said to us that it was in order to settle our account. We reached the place 62 Mulberry Street a little after 11 P.M. there we met Giuseppe Marrone

0798

Francesco Campitello and Gattano Antonello and there was also an attendant of the bar, whose name is unknown to me.

While there Giuseppe Marrone asked me my brothers Pietro and Antonio and ~~Giuseppe~~ ^{and other men} ~~by the name Vincenzo~~ Petrus whether we were disposed to go and work in Carolina. He answered affirmatively. Then he said if you want to go and work in Carolina you must sign a paper i, e, your obligation for the 330 Lire you owe for you coming to America.

I answered. I had nothing to do with him as my obligation was toward Francesco Campitello and nobody else.

Francesco Campitello was present and did not say a word.

On my answer Giuseppe Marrone rushed upon me and grabbed me by my breast, drew his revolver and pointing it to my head said, that if I refused to sign said obligation he would blow my brains out.

This did not scare me nor my brothers, and ~~we~~ ^{we} tried to leave the place, but the man attending to the bar

had already closed all the doors and we found ourselves without any means of escape. At that moment Marrone who was there that we could not go out drew again not only his revolver but a big dagger also and threatening ^{me} of my life said, now or you sign the requested obligation or I kill you.

Seeing that I and my brothers were caught in a trap, desiring to avoid any bloodshed as we would have been able to defend ourselves if we were armed, I answered well we will sign what you want.

He said that he would send for a Notary to have a regular obligation drawn, and few moments after a man whom they called Giovanni ^{or Luigi} came in and drew the obligations which I and my brothers, forced in such awful way, were obliged to sign. After that we were left at Liberty a little after one o'clock after midnight.

The obligation I was obliged to sign was for \$37. it being the balance of what Marrone pretended me to owe to him out of the \$66. for my passage and money furnished to me

0000

by F. Campitello and also for the
Three dollars that Marrone compelled
me to pay for the obligation.

This affidavit was read and
translated into my own language
and by me perfectly understood; so
I can state the same to be true.

Sworn before me
this 13th day of December
1884. —————

Angelo F. Castellano

Angelo Bertolini

Notary Public N.Y.C.

0801

Affidavit of
Angelo Castellano

0802

Nicolaio Castellano of S. Angelo de Lombard
being duly sworn does depose and say.

I am Brothers of Angelo, Pietro and Giovanni
Castellano. We were all engaged in the
last month of April in our own country
through a letter of ^{Giacomo Brusciotto} ~~Francesco~~ Brusciotto of New
York to come to New York for working under
the agreement of paying when there the said
Brusciotto the sum of Sixty Six Dollars, i.e.
Sixty dollars for the passage ticket which was
furnished to each of us and six dollars
amount of Thirty Dollars we paid to each
of us in cash.

We sailed with many other men (about 20
altogether on board the steamer "Italia" and
arrived to New York on the 28th day of last
May, where we were met by said Brusciotto
and other countrymen of ours who took us
to the boarding houses of our Marone
where we were boarded and lodged.

We were not employed for months until July and
during July, August, September, October and
November we did not work much and especially
I, so that I had only earned but \$18.

The evening of the 28th of November at 9 o'clock
a man requested me and my Brothers to come
to New York in the Bar kept by Marone at 62
Mulberry Street, to settle our account with

0003

Campitello. We followed him and when we were in New York in Marone's Bar when we saw him Marone, J. Campitello, Giacomo Bertoldo and a man attending to the bar.

Marone asked my brother Angelo whether we would go to work in Carolina. Angelo said yes; then Marone said, if to you will not sign an obligation for the balance you owe to me. Upon the promise of my brother Angelo that we had nothing to do with him as our engagement was with J. Campitello ^{and a man called} he (Marone) grabbed Angelo by his breast and pointing to him a pistol said, or you sign said paper or I kill you.

To avoid a fight we tried to leave the place, but the doors were all closed, and Marone had drawn, besides the pistol, a big knife and continued to threaten to kill my brother Angelo, we said that we would sign the obligation.

Then Marone sent for a man that he said was a Notary who came in and was by Marone called Luigi. This man drew the paper which we signed. My obligation was for Fifty One Dollars as I was charged for \$66. for passage & cash paid me and for $\frac{3}{69}$ for the paper I had signed and credited $\frac{18}{69}$ for my earnings.

0004

When the paper was signed, was never all-
left at liberty, but we were not sent to work,
in California or Carolina

As I do not understand much the English
language this my affidavit was translated
to me in my own language and I find the
same to be nothing but the truth

Sworn before me this 13th

day of December 1886

Angel Caballero

(St.)

Notary Public - N.Y.C.

Castellano Antonio

0805

Affidavit of
Antonio Castellano

0806

Police Court—3d District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 37 Mulberry Street,

being duly sworn, deposes and says, that
on Frid the 25th day of November

in the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Michele
Privilegato who will fully and
unflinchingly pointed his dagger
at deponent's body, and threatening
to kill him.

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 25th day
of December 1884

Capitellano Antonis

Samuel A. Kelly POLICE JUSTICE.

0007

Police Court - 2 District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

Antonio Castellano
Michael Conzelmann

AFFIDAVIT A. & B.
FELONY.

Date *Dec 18* 188

Officer Magistrate

Officer

Prison

Witnesses

0000

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question What is your name?

Answer Michael Maroni

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. 66 Mulberry St 2 mo

Question What is your business or profession?

Answer. Contractor Fireman

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 Michele Marone

When before me this

day of

Dec

188

Police Justice.

0809

Sec. 151.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York. 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 *Angello Castellan* of No. *37 Mulberry* Street, that on the *28* day of *November* 188*7* at the City of New York, in the County of New York,

he was violently Assaulted and ~~Beaten~~ by *Giuseppe Mancuso* who wilfully and maliciously pointed a pistol loaded with powder and ball at defendant's head and threatened to kill respondent. 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 *2* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *15* day of *December* 188*7*

Sam'l A. Kelly POLICE JUSTICE.

08 10

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Angelo Castellano

vs.

Giuseppe Marone

Warrant - A. & B.

Dated *December 15th* 1884

O'Reilly Magistrate.

B. Tessaro & Healy Officer.
C. O.

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

B. Tessaro & Healy Officer.

Dated *December 16* 1884

This Warrant may be executed on Sunday or at
night.

Samuel O'Reilly Police Justice.

REMARKS.

Time of Arrest, *7.45 P.M.*

Giuseppe Marone

Native of *Italy*

Age, *21*

Sex

Complexion,

Color *White*

Profession, *Contractor*

Married *Yes*

Single,

Read, *no*

Write, *no*

0811

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 *15* 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 *Dec 21* 188*4*

Sam'l C. Kelly Police Justice.

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

Dated *Dec 24* 188*4*

Sam'l C. Kelly 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.

08 12

BAILED,

No. 1, by Antonia Cuneo
Residence 203 Grand Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court-- 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonia Cuneo

vs.
Michael Cuneo
2 _____
3 _____
4 _____

Dated December 15 1894

O'Reilly Magistrate.
Dec 20 1894 Officer.
100 Precinct.

Witnesses Peter Cuneo
Com to House of Detention
No. 100 Street.

No. _____ Street,

The Complaints Committed
to House of Detention
and a fine of \$500 bail
\$1500 to answer Sessions.

\$2000 for
Oranston Dec 30
High Dec 21
2 P M 10 A M

08 13

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Marrone and
Michael Marrone

The Grand Jury of the City and County of New York, by this Indictment, accuse Joseph Marrone and Michael Marrone, of the Crime of *Assault in the first degree*, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty eighth day of November, in the year of our Lord, one thousand, eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms, in and upon one Antonio Castellano, in the peace of the said People, then and there being, wilfully and feloniously did make an assault with certain deadly weapons, to wit: with a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, and also with three certain knives, which said pistol and knives, they the said Joseph Marrone and Michael Marrone in both their hands then and there had and held; and the said pistol, to, at and against the said Antonio Castellano, then there wilfully and feloniously did aim,

point and present, with intent then and there to shoot off and discharge the same, and him the said Antonio Castellano, with the knives aforesaid, did then and there wilfully and feloniously offer and attempt to strike, stab, cut and wound; with intent him the said Antonio Castellano, then and there and by the means aforesaid, wilfully and feloniously 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 Joseph Marrone and Michael Marrone, of the Crime of **Assault in the Second degree**, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Antonio Castellano, in the peace of the said People, then and there being, feloniously did wilfully and wrongfully make an assault with certain instruments likely to pro=

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08 15

duce grievous bodily harm, to wit: with a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, and also with three certain knives which said pistol and knives they the said Joseph Marrone and Michael Marrone in both their hands then and there had and held; and the said pistol, to, at and against the said Antonio Castellano, then and there wilfully and wrongfully did feloniously aim, point and present with intent then and there to shoot off and discharge the same, and ruin the said Antonio Castellano, with the knives aforesaid, did then and there feloniously, wilfully and wrongfully offer and attempt to strike, cut, stab and wound, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Third Count.

And the Grand jury aforesaid, by this Indictment further accuse the said Joseph Marrone and Michael Marrone of the Crime of **Assault in the Second degree**, committed as follows: The said Joseph Marrone and

08 16

Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Antonio Castellano, in the peace of the said People then and there being, feloniously did make an assault, with intent then and there feloniously to compel and induce the said Antonio Castellano, by force and by threats of unlawful injury to his person, to subscribe a certain instrument and writing affecting the property of the said Antonio Castellano, to wit: a certain acknowledgment of indebtedness on the part of the said Antonio Castellano, to the said Joseph Marrone, in the sum of fifty one dollars in money: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Fourth Count.

And the Grand jury aforesaid, by this Indictment, further accuse the said Joseph Marrone and Michael Marrone, of the Crime of Assault in the Second degree,

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committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Antonio Castellano, in the peace of the said People, then and there being, feloniously did make an assault, with intent then and there to feloniously compel and induce the said Antonio Castellano, by force and by threats of unlawful injury to the person of the said Antonio Castellano, to subscribe certain instrument and writing intended to affect the property of the said Antonio Castellano, a more particular description of which said instrument and writing is to the Grand Jury aforesaid unknown, and cannot now be given; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Fifth Count.

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

08 18

Joseph Marrone and Michael Marrone, of
the Crime of Compelling and inducing
another, by force and threats, to subscribe
an instrument and writing affecting
property, committed as follows: The said
Joseph Marrone and Michael Marrone, each
late of the Ward, City and County aforesaid,
afterwards, to wit: on the day and in the
year aforesaid, at the Ward, City and County
aforesaid, with force and arms, did by
force, and by certain threats of unlaw-
ful injury to the person of one Antonio
Castellano, feloniously compel and in-
duce the said Antonio Castello to sub-
scribe ~~certain~~ a certain instrument
and writing affecting the property of
him, the said Antonio Castellano, to
wit: a certain acknowledgment of
indebtedness on the part of the said
Antonio Castellano, to the said Joseph
Marrone, in the sum of fifty one
dollars in money, a more particular
description of which said instrument
and writing is to the Grand Jury
aforesaid unknown, and cannot now
be given: against the form of the
Statute in such case made and

08 19

provided, and against the peace of the People of the State of New York, and their dignity.

Sixth Count.

And the Grand Jury aforesaid, by this Indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of **Compelling and inducing another, by force and threats, to subscribe an instrument and writing intended to affect property**, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did by force and by certain threats of unlawful injury to the person of one Antonio Castellano, feloniously compel and induce the said Antonio Castellano to subscribe a certain instrument and writing intended to affect the property of the said Antonio Castellano, a more particular description of which said instrument and writing is to the Grand Jury aforesaid unknown, and cannot

0020

now be given; 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.

Seventh Count.

And the Grand Jury aforesaid, by this Indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of **Coercion**, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, with a view to compel one Antonio Castellano to sign and subscribe a certain instrument and writing, which he the said Antonio Castellano, then and there had a legal right to abstain from signing and subscribing, did wrongfully and unlawfully use violence to the person of the said Antonio Castellano: against the form of the Statute in such case made and provided, and against the peace of the

| | | |

0021

due grievous bodily harm, to wit: with a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, and also with three certain knives which said pistol and knives they the said Joseph Marrone and Michael Marrone in both their hands then and there had and held; and the said pistol, to, at and against the said Antonio Castellano, then and there wilfully and wrongfully did feloniously aim, point and present with intent then and there to shoot off and discharge the same, and ruin the said Antonio Castellano, with the knives aforesaid, did then and there feloniously, wilfully and wrongfully offer and attempt to strike, cut, stab and wound, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Third Count.

And the Grand jury aforesaid, by this Indictment further accuse the said Joseph Marrone and Michael Marrone of the Crime of **Assault in the Second degree**, committed as follows: The said Joseph Marrone and

0022

Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Antonio Castellano, in the peace of the said People then and there being, feloniously did make an assault, with intent then and there feloniously to compel and induce the said Antonio Castellano, by force and by threats of unlawful injury to his person, to subscribe a certain instrument and writing affecting the property of the said Antonio Castellano, to wit: a certain acknowledgment of indebtedness on the part of the said Antonio Castellano, to the said Joseph Marrone, in the sum of fifty one dollars in money: against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Fourth Count.

And the Grand jury aforesaid, by this Indictment, further accuse the said Joseph Marrone and Michael Marrone, of the Crime of Assault in the Second degree,

1 1 1 1

People of the State of New York, and their dignity.

Eighth Count.

And the Grand Jury aforesaid, by this Indictment further accuse the said Joseph Marrone and Michael Marrone of the Crime of **Coercion**, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, with a view to compel one Antonio Castellano to sign and subscribe a certain instrument and writing which he the said Antonio Castellano then and there had a legal right to abstain from signing and subscribing, did wrongfully and unlawfully threaten the said Antonio Castellano to use violence to, and inflict injury upon his person, against the form of the Statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

Randolph B. Martine,

District Attorney.

Antonio Costello

Bismarck

Counsel, *W. H. Black*
Filed *19* day of *Jan* *1885*
Pleads *Not Guilty to 1*

THE PEOPLE

19

Joseph Macdonald

Ans

Michael Marone
H.D. (2 cars)
RANOLD H. B. MARTINE,
[Sections 5

RANDOLPH B. MARTINE,

PETER H. O'SY

District Attorney.

A TRUE BILL.

Foreman.

Foreman.

0024

0825

2

L'anno 1884, il giorno Venti
 otto Novembre, in questa Città e Con-
 tea di New York, Stati Uniti di America
 Annunziò a me Luigi Canale notaio
 pubblico giurato di questa Città e Con-
 tea di New York si è presentato Angelo
 Castellano di Arcangelo, canonico,
 nato e domiciliato nel Comune di
 San Angelo dei Lombardi, Provin-
 cia di Avellino, Regno d'Italia ora
 qui dimorante in questa Città e
 Contea di New York, canonico da
 me notaio e testimone.
 Il suddetto Castellano a dichiara-
 to di essere vera e liquido de-
 bitore del sig. Giuseppe Mar-
 rone di Giffelle di via Cause-
 lina della somma di Dollari
 Americani Ventasette
 dico \$ 27.00, che l'ha ricevuto
 senza interesse e promette
 esso debitore di dare al suo
 creditore l'interesse come per
 legge di questi Stati Uniti di
 America o d'Italia se nel gior-
 no Venti Maggio dello Ventan-
 te anno 1885 dico Mille Ottocen-
 totantacinque non restituire

0826

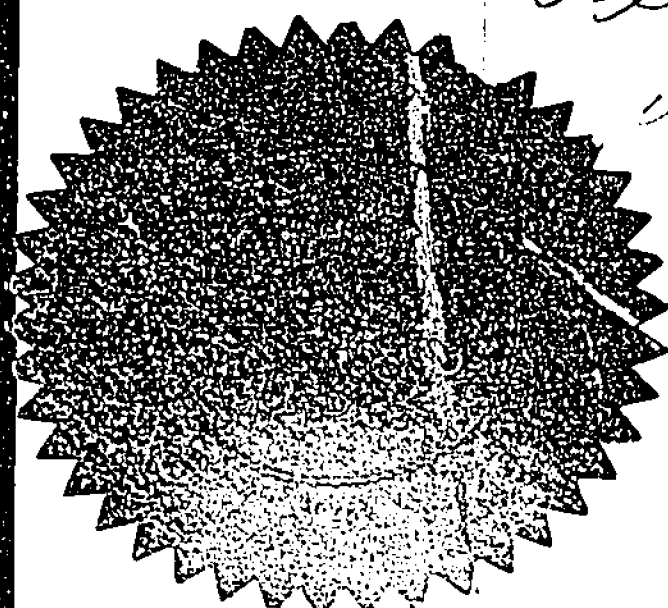
detta somma, e per cautelare al
 creditore il ridetto Castellano gli
 offre tutto quanto esso possiede
 tanto in beni mobili, che im-
 mobili; tanto in questi Stati
 Uniti che in Italia, e presen-
 tamente tutte le proprietà
 presente e future esistente
 nel Comune di San Angelo dei
 Lombardi; come pure se
 il presente si dovesse por-
 tare in pregiudizio tanto in que-
 sti Stati Uniti, che in Ita-
 lia, le spese di Visto Con-
 solare, tassa multa, difesa
 dell'avvocato e tutto quanto
 la legge potesse imporre ce-
 dere dovranno a carico del
 debitore fino alla soddisfa-
 zione di sorte capitale, dan-
 ni, spese e interessi.

Fatto detto e pubblica-
 to ad alta e chiara voce
 alla presenza del debito-
 re, avanti e testimone
 il primo a nome Alessan-
 dro D'Alessandro e Paolo
 Girardi, i quali anno tutte

0827

Le migliori qualità richieste
dalla Legge, dopo sottosegnato
di mano dal debitore, per chi
analfabeto, firmato dalle due
testimoni e da me notaio -
Segno di F. di Angela (Castellano)
D. Raffaello delghetto testimone
Paolo Girardi testimone

Luigi (Luigi) Notaio Pubblico



0828

300

L'anno 1884, il giorno Venti-
 sette Novembre, in questa Città e Con-
 teo di New York, dal Notaro di America
 Suo onore Luigi Canale notaro
 pubblico giurato di questa Città e
 Conteo di New York si è presentato
 Antonio Castellano di Piacenza, con-
 datino, nato e domiciliato nel Co-
 mune di San Angelo dei Lombardi
 di Provincia di Avellino, Regno
 d'Italia, ora qui dimorante in
 questa Città di New York, con-
 sentito da me notaro e testimone
 Il suddetto Castellano a dichiarare
 alla mia presenza e di due te-
 stimone di essere vero e liquido
 debitore del sig. Giuseppe Barrone
 di Raffaele di Sala Consigliere
 della somma di Dollari Ameri-
 cani Cinquantuno di cui \$ 51-00,
 che l'ha ricevuto senza interese e
 promette farne restituzione
 nel giorno Venti Maggio del
 venturo anno 1885, cioè Mi-
 le Ottocento Ottantacinque e man-
 cante alla restituzione. Il debi-
 tore si obbligo dare l'interese al
 creditore come per legge di

0829

questi Stati Uniti di America o d'Italia, come pure il debitore onde garantire l'interesse del suo creditore, gli offre in garanzia tutto quanto esso possiede, tanto in beni mobili, che immobili esistenti o in questi Stati Uniti o in Italia e precisamente tutta la proprietà presente e futura che esisterà nel Commercio di San Angelo del Sombardo, come se il garante si dovesse portare in giudizio o in questi Stati Uniti, o in Italia le spese di Visto Consolare, tasse, multe, difesa dell'avvocato e tutto quanto la legge potesse imporre cedendo dovranno a carico del debitore fino alla soddisfazione di forte capitale, danni, spese e interessi.

Fatto letto e pubblicato ad alta e chiara voce alla presenza del debitore abitanti e testimoni il primo a nome Alejandro D'A

0830

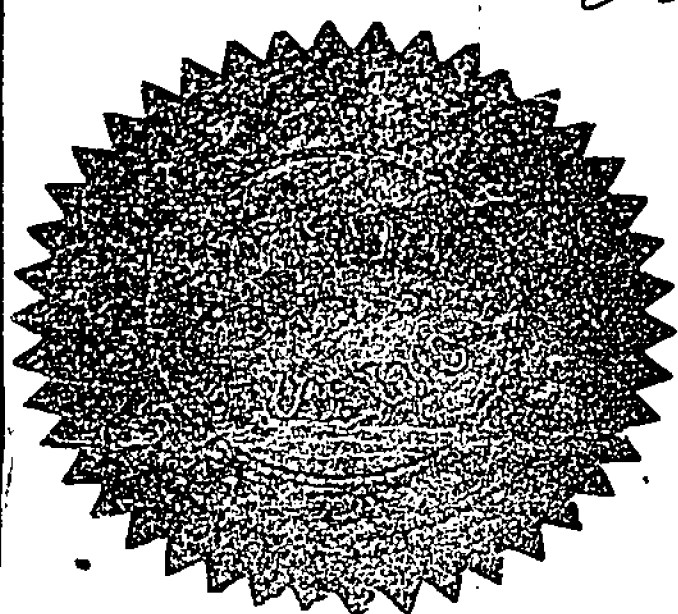
Alessandro e Paolo Girardi
i quali anno tutte le qua-
lità richieste dalla Legge,
dopo sottoscritto dal debitore
firmato dalle due testima-
ne e da me notario

Castellano Antonio

D. Alessandro Girardi Testimone

Paolo Girardi Testimone

Luigi Canale Notaro Pubblico



0831

L'anno 1884, il giorno Ventotto
Novembre, in questa Città e Contea di New
York Stati Uniti d'America.

Io sottoscritto me Luigi Cuale no-
tario pubblico giurato di questa Città
e Contea di New-York, si è presen-
tato Pietrangelo Castellano di Car-
mine, condottiero, nato e domicili-
ato nel Comune di San Ange-
lo dei Lombardi, Provincia di
Avellino, Regno d'Italia, ora
qui dimorante, in questa Città
di New-York, conosciute da me no-
tario e testimone.

Il suddetto Castellano a dichiarato
alla presenza di me notario e di
due testimoni di essere vero
e liquido debitore del Signor
Giuseppe Marrone di Raffaele di
della Consuetudine della Banca
di Dollari Americani, trenta
dove, dico \$ 39.00, che ha ricevu-
to senza interesse, e promette di
farne puntuale restituzione nel
giorno trenta di Maggio del
lo corrente entrante anno 1885
dico Mille Ottocento Ottantacinque
e mancante alla restituzione di

0832

detto ramura il debitore Castellano
si obbligo dare l'interesse come per
legge di questi Stati Uniti di A-
merica e di l'Italia.

Il ripetuto Castellano onde garan-
dire l'interesse del suo credito-
re Mammone gli offre in ga-
renzia tutto quello che possiede
del, tanto in beni mobili, che
immobili, esistenti o in questi
Stati Uniti di America, che
in Italia, e precisamente
la proprietà presente e fu-
tura esistente nel Comune
di San Angelo dei Lombardi,
come pure dato il caso che il
creditore dovesse portare in giu-
dizio le spese di tape, multe,
dichiarazione mobile, Vito Consolare,
differa dell'avvocato e tutto quan-
to la legge potesse imporre
cedere dovranno a carico del de-
bitore fino alla soddisfazione
di sorte capitale, danni, spese
e interessi.

Fatto letto e pubblicato ad
alto e chiara voce, alla pre-
senza del debitore, assistenti e

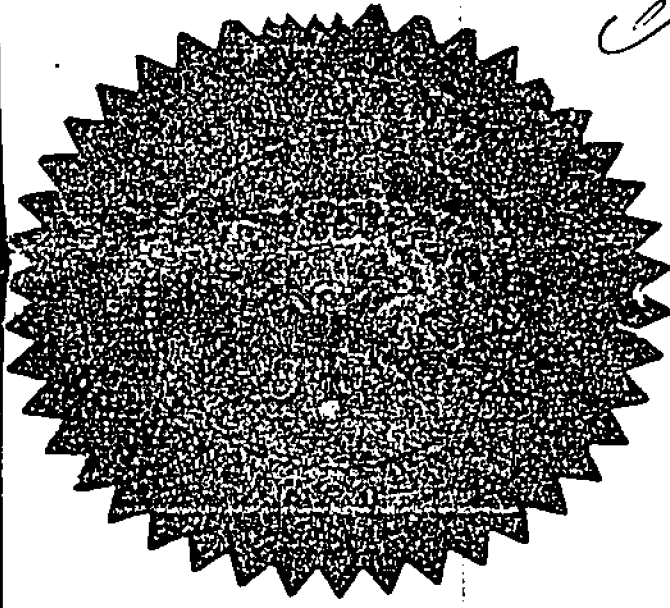
0033

Testimoni, il primo a nome
Federico Curzio e Paolo Girar-
di, i quali amino tutte le quat-
ta Crischiante dalla Legge, do-
po sottoscritto di mano del debi-
tore, perché analfabeto, firma-
to dalle due testimonie, e
da me notaro.

Segno di F. di Pietrangelo Castellano
Curzio Federico Testimone

Paolo Girardi Testimone

Longi (avale Notaro Pubblico)



0034

COURT OF GENERAL SESSIONS OF THE PEACE

in and for the City and County of New-York.

-----x
The People of the State of New-York :

- against - :

Joseph Marrone and Michael Marrone. :
-----x

The Grand Jury of the City and County of New-York, by this indictment, accuse Joseph Marrone and Michael Marrone of the Crime of ASSAULT IN THE FIRST DEGREE, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the First Ward of the City of New-York, in the County of New-York aforesaid, on the twenty-eighth day of November, in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms, in and upon one Angelo Castellano, in the peace of the said People then and there being, wilfully and feloniously did make an assault with certain deadly weapons, to wit: with a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, and also with three certain knives, which said pistol and knives they, the said Joseph Marrone and Michael Marrone, in both their hands then and there had and held; and the said pistol to, at and against the said Angelo Castellano then and there wilfully and feloniously did aim, point and present, with intent then and there to shoot off and discharge the same, and him, the said Angelo Castellano, with the knives aforesaid, did then and there wilfully and feloniously offer and attempt to strike, stab, cut and wound; with intent him, the said Angelo Castellano, then and there, and by

0035

COUNT OF GENERAL SESSIONS OF THE COURT

the means aforesaid, wilfully and feloniously 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 Joseph Marrone and Michael Marrone of the Crime of ASSAULT IN THE SECOND DEGREE, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Angelo Castellano, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault with certain instruments likely to produce grievous bodily harm, to wit: with a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, and also with three certain knives, which said pistol and knives they, the Said Joseph Marrone and Michael Marrone, in both their hands then and there had and held; and the said pistol, to, wit: and against the said Angelo Castellano then and there wilfully and wrongfully did feloniously aim, point and present, with intent then and there to shoot off and discharge the same, and him, the said Angelo Castellano, with the knives aforesaid, did then and there feloniously, wilfully and wrongfully offer and attempt to strike, cut, stab and wound; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

THIRD COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the Said Joseph Marrone and Michael Marrone of the

0036

Crime of ASSAULT IN THE SECOND DEGREE, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Angelo Castellano, in the peace of the said People then and there being, feloniously did make an assault, with intent then and there feloniously to compel and induce the said Angelo Castellano, by force and by threats of unlawful injury to his person, to subscribe a certain instrument and writing affecting the property of the said Angelo Castellano, to wit: a certain acknowledgment of indebtedness on the part of the said Angelo Castellano to the said Joseph Marrone in the sum of thirty seven dollars in money; against the form of the statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

FOURTH COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of ASSAULT IN THE SECOND DEGREE, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, in and upon one Angelo Castellano, in the peace of the said People then and there being, feloniously did make an assault, with intent then and there to feloniously compel and induce the said Angelo Castellano, by force and by threats of unlawful injury to the person of the said Angelo Castellano, to subscribe a certain instrument and writing intended to affect the property of the said Angelo Castellano, a more particular descrip-

0037

tion of which said instrument and writing is to the Grand Jury aforesaid unknown, and can not now be given; 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.

FIFTH COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of COMPELLING AND INDUCING ANOTHER, BY FORCE AND THREATS, TO SUBSCRIBE AN INSTRUMENT AND WRITING AFFECTING PROPERTY, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did by force and by threats of unlawful injury to the person of one Angelo Castellano, feloniously compel and induce the said Angelo Castellano to subscribe a certain instrument and writing affecting the property of him, the said Angelo Castellano, to wit: a certain acknowledgment of indebtedness on the part of the said Angelo Castellano to the said Joseph Marrone in the sum of thirty seven dollars in money, a more particular description of which said instrument and writing is to the Grand Jury aforesaid unknown, and cannot now be given; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

SIXTH COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of COMPELLING AND INDUCING ANOTHER, BY FORCE AND THREATS, TO SUBSCRIBE AN INSTRUMENT AND WRITING INTENDED TO AFFECT PROPERTY, committed as follows: The said Joseph Marrone and Michael Marrone

0038

~~the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of COERCION, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, with a view to compel one Angelo Castellano to sign and subscribe a certain instrument and writing, which he, the said Angelo Castellano, then and there had a legal right to abstain from signing and subscribing, did wrongfully and unlawfully use violence to the person of the said Angelo Castellano; 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.~~

each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did by force and by certain threats of unlawful injury to the person of one Angelo Castellano, feloniously compel and induce the said Angelo Castellano to subscribe a certain instrument and writing intended to affect the property of the said Angelo Castellano, a more particular description of which said instrument and writing is to the Grand Jury aforesaid unknown, and can not now be given; 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.

SEVENTH COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of COERCION, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, with a view to compel one Angelo Castellano to sign and subscribe a certain instrument and writing, which he, the said Angelo Castellano, then and there had a legal right to abstain from signing and subscribing, did wrongfully and unlawfully use violence to the person of the said Angelo Castellano; 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.

EIGHTH COUNT: And the Grand Jury aforesaid, by this indictment, further accuse the said Joseph Marrone and Michael Marrone of the Crime of COERCION, committed as follows: The said Joseph Marrone and Michael Marrone, each late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,

0839

with force and arms, at the Ward, City and County aforesaid, with a view to compel one Angelo Castellano to sign and subscribe a certain instrument and writing which he, the said Angelo Castellano, then and there had a legal right to abstain from signing and subscribing, did wrongfully and unlawfully threaten the said Angelo Castellano to use violence to, and inflict injury upon, his person; against the form of the statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0840

BOX:

163

FOLDER:

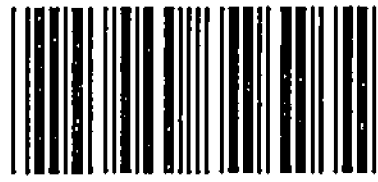
1670

DESCRIPTION:

Martin, Frank

DATE:

01/19/85



1670

0841

BOX:

163

FOLDER:

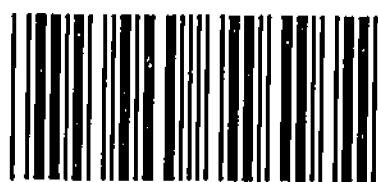
1670

DESCRIPTION:

Williams, Albert

DATE:

01/19/85



1670

0842

BOX:

163

FOLDER:

1670

DESCRIPTION:

Carr, James

DATE:

01/19/85



1670

0843

Witnesses:

Joseph Presner
Mr. J. B. Bann
officer of French

Counsel,

Filed 19 day of Jan 1885
Pleads Guilty (20)

THE PEOPLE
vs.
Frank Martin
Albert Williams
and James Carr

RANDOLPH B. MARTINE,
JAMES B. OLNEY,
District Attorney.
Plead Not Guilty
A True Bill.

James 20/85 Foreman.
No. 3
James 29/85 one of 100

0844

Police Court—3rd District.City and County }
of New York, } ss.:of No. 5 NorfolkJoseph FriedmanStreet, aged 38 years,occupation Merchant

being duly sworn

deposes and says, that the premises No 5 Norfolk Street,
10th Ward
in the City and County aforesaid, the said being a Dwelling HouseThe Cellar, thereon
and ~~which~~ was occupied by deponent as a Storage Room
and in which there was at the time a ~~human being~~, by namewere **BURGLARIOUSLY** entered by means of forcibly breaking
the locks of said Cellar, then opening said
Cellar and entering the sameon the 12th day of January 1885 in the Evening time, and the
following property feloniously taken, stolen, and carried away, viz:Four pairs of new glass ware and
China ware, in all of the value of
Eighteen Dollarsthe property of Reparman

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

BURGLARY was committed and the aforesaid property taken, stolen, and carried away byMark Martin, James Carr, and others William
(all rawhens)

for the reasons following, to wit:

Reparman is informed by
William S. Brown an officer of the
Police that on the morning
of the 12th day of January 1885 at
the hour of about 1 o'clock 20 minutes
he arrested said three defendants
on the corner of Henry & Pike Street
in company of each other said
Martin and Carr having said property
in their possession18th 3rd 1885Subscribed and sworn to before me this
12th day of January 1885
Joseph Friedman

0045

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 52 years, occupation *William J Beam*
Police officer of No.

21st Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Joseph Friedman*

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

Sworn to before me, this 12 day of *Jan* 188*8* *William J Beam*

John J. [Signature]
Police Justice.

0846

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Albert Williams 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

Albert Williams

Question. How old are you?

Answer

20 years

Question. Where were you born?

Answer.

(Germany) Prussia

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

Answer.

124 Riverside Street New York

Question What is your business or profession?

Answer

Work in Brass foundry

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 -

Albert Williams
Witness

Taken before me this

*12*day of *January* 188*6*

Alfred J. Anderson
Police Justice.

0847

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question What is your name?

Answer

James Carr

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

New York

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

Answer.

156 West 12th St. New York 3 months

Question What is your business or profession?

Answer

Laborer

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

Answer.

I am ~~not~~ guilty I took the gun

James Carr

Taken before me this

17

day of

May

1885

Police Justice.

0848

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Frank Martin 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 Frank Martin

Question How old are you?

Answer 20 years

Question Where were you born?

Answer Germany

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

Answer 124 Roosevelt Street, Newark, N.J.

Question What is your business or profession?

Answer Brass moulder

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

Frank Martin

Taken before me this

day of

1885

Police Justice.

0849

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 Frank Martin

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

Dated

188

John H. ... 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.

0850

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

64 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Friedman
of Norfolk

1 *Frank Martin*
2 *Edgar Williams*
3 *James Carter*
4

Dated

Jan 17 1885

Magistrate.

Gorman

Officer.

Blair

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street?

\$

400

to answer

75

Committee

0051

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Martin
James Carr and
Albert Williams

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

Frank Martin, James Carr and
Albert Williams,

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

The said Frank Martin, James Carr
and Albert Williams, each —

late of the Tenth — Ward of the City of New York, in the County of
New York aforesaid, on the twelfth day of January, in
the year of our Lord one thousand eight hundred and eighty-five, with force
and arms, at the Ward, City and County aforesaid, a certain part of a building
there situate, to wit: the cellar of one Joseph

Friedner, —

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

Joseph Friedner —

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

0052

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Frank Martin, James Carr and
Albert Williams
of the CRIME OF Petit LARCENY, _____
committed as follows:

The said Frank Martin, James Carr
and Albert Williams, each _____
late of the _____ Tenth _____ Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said twelfth day of
January, in the year of our Lord one thousand eight hundred
and eighty-five at the Ward, City and County aforesaid, in the night
time of said day, with force and arms,

four vases of the value of one
dollar each, and divers articles of
crochery; to wit: glass ware and
china ware, of a number, kind
and description to the Grand Jury
aforesaid unknown, of the value
of eleven dollars, _____

of the goods, chattels and personal property of one Joseph Friedner,
_____ in the cellar of

the said Joseph Friedner, _____
there situate, then and there being found, in the cellar, aforesaid, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York, and their dignity.

0853

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Frank Martin, James Carr and Albert Williams* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Frank Martin, James Carr and Albert Williams, each* — late of the *Tenth* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *twelfth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, *four vases of the value of one dollar each, and divers articles of crockery, to wit: glass ware and china ware, of a number, kind and description to the Grand Jury aforesaid unknown, of the value of ~~fifteen~~ eleven dollars,* of the goods, chattels and personal property of one *Joseph Friedner,*

by *a certain person or persons* to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said *Joseph Friedner,*

unlawfully and unjustly did feloniously receive and have (the said *Frank Martin, James Carr and Albert Williams* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

~~PETER B. OLNEY~~ District Attorney.

0854

BOX:

163

FOLDER:

1670

DESCRIPTION:

Mason, John

DATE:

01/09/85



1670

0855

Witness:
John H. Johnson
Geo. H. Johnson
John H. Johnson
John H. Johnson

88-
Counsel,
Filed 9 day of Jan 1885
Plead's

THE PEOPLE

vs.

I

John mason

RANDOLPH B. MARTINE

JOHN MCKEON

District Attorney.

A True Bill.

Foreman
Jury 12th

Henry Soley

S. P. 57 card

Burglary, Robbery, Degree, 34
Grand Larceny, 34
(Sections 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

0856

Police Court—5th District.City and County } ss.:
of New York }of No. 1560 Third Avenue Street, aged 32 years,
occupation Bakerdeposes and says, that the premises No 1560 3rd Avenue being duly swornin the City and County aforesaid, the said being a Store and dwelling the
1st & 2nd floors of which~~was~~ was occupied by deponent as a a Bakery and dwelling
and in which there was at the time a human being, by name Christina Halus
who was a servant ~~in~~ deponent's employwere BURGLARIOUSLY entered by means of forcibly opening the lock
on the door leading into deponent's front room
on the 2nd floor of said premises by means of
false keys or some other implementon the 3rd day of January 1885 in the day time, and the
attempted to following property feloniously taken, stolen and carried away, viz:Clothing and Jewelry to the amount and
of the value of one hundred dollarsthe property of deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property attempted to be taken, stolen, and carried away byJohn Mason nowhere and another person whose
name is unknown to deponent

for the reasons following, to wit:

From the fact that at about the hour
of 2 o'clock P.M. deponent securely locked and fastened
this apartment on the 2nd floor of said premises, that
at about an hour after deponent heard the burglar
alarm ringing on the floor above and he ran out
of his store to the street and there caught said
John Mason who was accompanied by said
unknown person, that he deponent caused the arrest
of Mason upon whom was found a quantity

0857

of Burglars Tools, that deponent was informed by his servant-Christina Helms who resides with deponent that she saw said defendant in company with said unknown person about two feet away from the door of the 2^d floor which had been entered in the act of leaving said premises and saw them run down the stairs into the street.

Deponent therefore asks that said defendant be held to answer for feloniously and forcibly entering said premises and asks that he be held to answer and dealt with according to law.

Suore before me this 14th
day of January 1885
deponent

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0050

CITY AND COUNTY }
OF NEW YORK, } ss.

Christina Helms
aged 21 years, occupation Servant of No.

1760 3^d Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Wm H Schurgle

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

Sworn to before me, this 4 day of August 1888) Christine Harris

W J B. [Signature]
Police Justice.

0859

Sec. 108—200.

CITY AND COUNTY
OF NEW YORK, ss

5th District Police Court.

John Mason
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

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty.

John Mason

Taken before me this

day of

188

McDonough

Police Justice

0860

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

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

Dated *March 10* 188 *Agony* 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.

0861

Police Court-- 5 27 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

John H. Schugler
1568 3^d av.
John Mason

Office of Schugler & Mason
Accepted & Filed

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated *January 4* 188*5*

M. J. Power Magistrate.

Geo. E. Haines Officer.

23 Precinct.

Witness *Christina Helen Harris*

No. *1568 3^d av.* Street.

Geo. E. Haines

No. *1568 3^d av.* Street.

.....

.....

No. *1568 3^d av.* Street.

Geo. E. Haines to answer *Geo. E. Haines*

.....

.....

0062

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

John Mason

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

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

The said *John Mason*,

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *2nd* day of *January* in the year of our Lord one thousand eight hundred and eighty-*five* with force and arms, about the hour of *three*'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *one John*

St. Schmecker,

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one *Christina*
Stamm, — within the said dwelling house, the said

John Mason —

then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said John St. Schmecker*
St. Schmecker, in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0063

SECOND COUNT.

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

~~John Mason~~ ^{John Mason} —
of the CRIME OF ~~GRAND LARCENY~~ ^{ATTEMPTING TO COMMIT} IN THE ~~second~~ DEGREE, committed as follows:

The said ~~John Mason~~ ^{John Mason}.

late of the Ward, City and County aforesaid, afterwards, to wit: on the said ~~Thursday~~ ^{Friday} day of ~~January~~ ^{January} in the year of our Lord one thousand eight hundred and eighty- ~~three~~ ^{three}, at the Ward, City and County aforesaid, in the ~~day~~ time of said day, with force and arms,

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

of the goods, chattels and personal property of one ~~John M. Schmeager~~ ^{John M. Schmeager} in the dwelling house of ~~the~~ ^{the} said ~~John M. Schmeager~~ ^{John M. Schmeager}, there situate, then and there being found in the dwelling house aforesaid, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martine
District Attorney.

0864

BOX:

163

FOLDER:

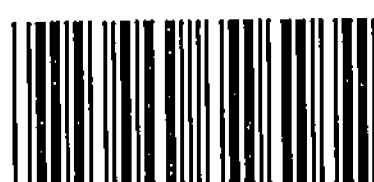
1670

DESCRIPTION:

Matthies, Fannie

DATE:

01/09/85



1670

0865

Witnesses:
James V. [unclear]

Counsel, A. J. [unclear]
Filed 9 day of Jan 1885
Pleads Not Guilty 12

THE PEOPLE
vs. F
Fannie Mathies
H. J. [unclear]
[unclear]

CAUDOLPH B. MARTINE,
PETER B. OLNEY,

Dr. [unclear] District Attorney.
Trid. [unclear] with [unclear]
A True Bill. to meay H.

[unclear]
[unclear]
[unclear]
[unclear]

0866

Police Court—

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No.

occupation

deposes and says, that on the

day of

188

being duly sworn

at the City of New

Newtown, Long Island, New York, was feloniously taken, stolen and carried away from the possession of deponent, in the City time, the following property viz:

One lace overdress and one lace dress
 Christ or Florence together of the value of
 Two Hundred and Seventy Seven Dollars One white

Silk dress valued at Forty Dollars One Roll of Black
 Satin valued at Ten Dollars and five Dollars
 worth of lace together of the value
 of Three Hundred and Twenty Two Dollars
 the property of Deponent and his wife Annia E
 Lovibond

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 Fanny Mattheis (nowhere)

from the fact that deponent missed the
 aforesaid property and the said defendant
 admitted and confessed to deponent that she
 had taken stolen and carried away the aforesaid
 property from deponent's residence in the Town
 of Newtown, Long Island and secreted the said
 property in her defendant's mother's residence No
 17 Willett in the City and County of New York
 and deponent ~~was~~ ~~accompanied~~ ~~by~~ ~~the~~ ~~officers~~
 and his wife accompanied the officers
 to the said residence of defendant's mother
 and deponent identified the said property
 as the property taken stolen and carried away
 from the Town of Newtown Long Island and

Police Justice.

0867

Brought the said property into the City and
County of New York
Lived before me
this 20th day December 188

Charles L. Loomis
Police

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer

Sessions.

0868

Sec. 198—200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Fanny Mattheis

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Germany

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

Answer.

18 Willett Street four months

Question. What is your business or profession?

Answer.

Domestic

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

Fanny Mattheis

Taken before me this

day of

188

Police Justice.

0869

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 Dec 30 188 . Wm. Cuffey Police Justice.

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

Dated Dec 30 188 . Wm. Cuffey 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 Dec 30 188 . Wm. Cuffey Police Justice.

0870

#62
Police Court—*First* District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Charles Lovibond
223 Grand St.
Harry Mattheis

Offence *Grand Larceny*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 23* 188*8*

Duffy Magistrate.
John W. Lanning Officer.
12 Precinct.

Witnesses *Call the Officers*

No. _____ Street.
Mrs Annie E. Lovibond
No. *223* *Grand* Street.

No. _____ Street.
\$ *500* to answer *to S*

Chen

0871

Prison Association of New York,

CHARTERED 1846.

Theodore W. Dwight L. L. D., President.
 Charlton T. Lewis, Chairman Executive Committee.
 Cornelius B. Gold, Treasurer.
 Eugene Smith, Secretary.
 Wm. M. F. Round, Corresponding Secretary.
 Stephen Cutter, General Agent.

Office of Corresponding Secretary,

65 BIBLE HOUSE,

The people

ag't

Fanny Matthews

New York, Jan 22 1885

The undersigned has examined carefully the prisoner and her surroundings - He called at her home 10 Willett Street Saw her mother, she is a dress maker and has a clean tidy nice ^{home} was at work when I was there making dresses - Her step father ~~Mr. S.~~ Mr. Hass speaks but little English, but his brother of the firm of Bolz & Hass, ^{called to see me, they are} manufacturers of Brass goods and employs Fanny's step father, he earns regularly fifteen dollars a week and says when Fanny is again free, he will take her home and not allow her to go to service any more.

With the good home influence of the prisoner and the promises of the parents to be exerted for her good, together with the penitence and promises of this girl of only seventeen years, we have no hesitation in recommending to His Honor Judge Gildersleeve to discharge Fanny Matthews on her own recognizance or suspend judgment and let her go home to her parents.

Respectfully

Stephen Cutter
 Gen'l agent

0072

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fannie Matthews

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

- Fannie Matthews -

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

The said Fannie Matthews,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 20th day of December, in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,

one over dress of the value of one hundred and fifty dollars, one skirt of the value of one hundred and twenty five dollars, one dress of the value of thirty dollars, one piece of satin of the value of ten dollars, and ten pieces of lace of the value of five dollars each piece,

of the goods, chattels and personal property of one Charles S. S. S. S.

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

Randolph B. Martin
District Attorney