

0439

BOX:

233

FOLDER:

2279

DESCRIPTION:

Campbell, William

DATE:

10/12/86



2279

POOR QUALITY ORIGINAL

0440

#122

Witnesses:

John Anderson

John H. Keller

Counsel,

Filed 12 day of Oct 1886

Pleads

Grand Larceny 2nd degree
[Sections 528, 531 Pennl Code]

THE PEOPLE

Wm. H. H. vs. Jany
334

William Campbell

RANDOLPH B. MARTINE,

Nov 13/86 District Attorney.

pleads guilty

A TRUE BILL.

A. J. McLeod

State Refractory Board Foreman

POOR QUALITY ORIGINAL

0441

Police Court

District: 2

Affidavit—Larceny.

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

of No. 24 1/2 West 15th Street,
occupation @ Clerk

aged 70 years,
being duly sworn

deposes and says, that on the 7 day of August 1887 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 daytime, the following property viz:

One Gray and Vest and one Gold medal, all of the total value thirty five Dollars (\$35.)

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Campbell (now here) in the manner following to wit: on said date the Defendant sent the annexed order or note to Deponent's Mother, and on said order the Mother of Deponent gave the said property to the bearer of said attached order, and when the Defendant was arrested by John H. Keller of the 16th Precinct Police, the Defendant confessed and admitted that he had procured the property as herein described, and the

Sworn to before me, this 7 day of August 1887

Police Justice.

POOR QUALITY ORIGINAL

0442

Defendant gave said Keller
the two attached Power tickets;
That Defendant when he saw
said property at the Power
Office, Defendant fully identified
and recognized the aforesaid
property as his, Defendant, therefore
defendant now charges said defendant
with taking, taking and
carrying away said property
and defendant prays that said
defendant be dealt with as the
law directs.

Given to before me } A. Vanforn
this 8th day of Oct-1886

A. M. Patterson } Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1886
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District.
THE PEOPLE, etc.,
on the complaint of
1
2
3
4
188
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer Sessions.

POOR QUALITY ORIGINAL

0443

Sec. 195-200.

CITY AND COUNTY OF NEW YORK, } ss.

W District Police Court.

William Campbell 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 Campbell*

Question. How old are you?

Answer. *21 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *334 West 24th (21 years)*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am guilty*
Wm J. Campbell

Taken before me this
day of *April*
188*8*
Wm. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0444

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

#122
Police Court
District

THE PEOPLE, S.C.
OF THE COMPLAINANT

John Smith
William Campbell

Date *Dec 15* 188

John Smith Magistrate

John White Officers

W. Smith Precinct

No. *765* Street

Edward Weston Street

No. *715* Street

Samuel Sinclair Street

No. *98* Street

\$ *1500* to answer *S.S.* Street

Conrad Street

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

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

Dated *Dec 15* 188 *W. Smith* Police Justice.

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

Dated *Dec 15* 188 *W. Smith* Police Justice.

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

Dated *Dec 15* 188 *W. Smith* Police Justice.

POOR QUALITY
ORIGINAL

0445

District Attorney's Office.

PEOPLE

vs.

Wm Campbell -
G. L. 2 d

This being a first
conviction - I rec-
ommend if deft
plead guilty that he
be sent to Reformatory
Oct 12/86 R.B.M.

POOR QUALITY
ORIGINAL

0446

New York Aug 2nd 1886

Mother

Please give
the boy my best coat and vest. I
will not be able to get home to-
night till late. I am going up
town to dine with a gentleman
friend. Give the boy the coat & vest
he will bring it to the store
to me.

John

Cartier

POOR QUALITY ORIGINAL

0447

John C. ...
240 St 15th

POOR QUALITY ORIGINAL

0448

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Campbell

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

William Campbell

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

The said *William Campbell*,

late of the First Ward of the City of New York, in the County of New York aforesaid on the *second* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, with force and arms,

one coat of the value of twenty four dollars, one vest of the value of six dollars, and one medal of the value of five dollars.

of the goods, chattels and personal property of one

John Van Sam.

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

0449

BOX:

233

FOLDER:

2279

DESCRIPTION:

Cannon, George

DATE:

10/21/86



2279

0450

BOX:

233

FOLDER:

2279

DESCRIPTION:

McKenna, Peter

DATE:

10/21/86



2279

POOR QUALITY ORIGINAL

0451

#207

Witnesses:

Daniel Ginnery

Amelia Ginnery

David Ginnery

Counsel, *[Signature]*
Filed *21* day of *Oct* 188 *6*
Pleads *Unlawfully*

THE PEOPLE
vs.
George Cannon
and
Peter McKeena
[Signature]

Grand Larceny in the
(MON)
(Sec. 528 and 530 Penal Code)

RANDOLPH B. MARTINE,

District Attorney.

see *John McKeena*
alias Drunk
N.Y.
A True Bill.

[Signature]

By *[Signature]*
Work done by *W. L. Crockett*
4 L. H. [Signature] Foreman

Home of [Signature]

POOR QUALITY ORIGINAL

0452

Police Court District.

CITY AND COUNTY OF NEW YORK, ss.

Daniel Quinney -
of No. 311 East 104th Street,

age 24 Laborer - being duly sworn, deposes and says, that
on Thursday the 14th day of October

in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

George Cannon - Peter M. Kennon -
(both now here) and another
person not yet arrested and
known as Frenchy - from the
year that at or about the hour
of seven o'clock P.M. on said
date the said defendants were in
company with each other and acting
in concert together in 2nd Avenue
near 105th St. and were in the act
of feloniously stealing from the store
of one Cornelius Lynch - when
deponent intervened to prevent
the said defendants from stealing
from the said Lynch. That the
said George Cannon did
while in company with the said
other defendants strike deponent on the
head and face with a glass bottle
cutting deponent's head and face -
causing painful wounds -

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 16th day of October 188

Daniel Quinney
Deponent

M. W. ... POLICE JUSTICE.

POOR QUALITY ORIGINAL

0453

Sec. 198-200.

 District Police Court.

CITY AND COUNTY
OF NEW YORK, SS

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

Question. What is your name?

Answer. George Cannon

Question. How old are you?

Answer. 16 Years -

Question. Where were you born?

Answer. New York

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

Answer. 1931 3 Avenue 2 Years -

Question. What is your business or profession?

Answer. Blacksmith

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
George Cannon

Taken before me this
day of Sept 1888
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0454

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Peter N. Kenna 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.

Peter N. Kenna

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0455

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

206
Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District

James J. ...
311 ...
George ...
Edwin ...

Offence ...

Dated

Sept 16 188

Magistrate

Officer

Prisoner

Witnesses

No.

No.

No.

No.

\$

TO ANSWER

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

George Cannon & Peter M. Cannon

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

Dated Sep 16 188 Police Justice

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

Dated 188 Police Justice

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

Dated 188 Police Justice

4-A

The People
George Cannon
and
Peter McKenna

Court of General Sessions. Part 2
Before Judge Cowing Nov. 19. 1886
Indictment for grand larceny.

Cornelius Lynch sworn and examined.

On October 14th about seven o'clock in the evening I was on Second Ave. and 105th street in this city. I was well under the influence of liquor. I had \$41 or \$42 dollars in my pocket which belonged to me. I last saw it about a quarter of an hour before I was robbed. I live within a stone's throw of where it happened, and when I got indoors I missed it. I was so drunk that I do not know how many men attacked me. I had not been drinking all day. I am a bricklayer and had been paid off that day.

Daniel Gimrey sworn. I live in 104th st. and am a bricklayer. I was on Second Ave. near 105th street at seven o'clock and was with Lynch; we walk together. I saw the two prisoners. Lynch was drunk and I was trying to get him home. We finished a job; he got \$42 and I had about \$25.50. Lynch sat on the sidewalk near 105th st. There was three men there and two of them were the prisoners.

Cannon got hold of Lynch and he slipped his hand in his inside pocket. I threw Cannon away and he threw a bottle at my head; they ran one block. I had four

POOR QUALITY
ORIGINAL

0457

stiches there, I was laid up for three weeks. He also struck me in the back of the head as well as firing it. Cannon was the one who flung the bottle; he owned up to it in Court; the next morning he was arrested; he was out all night. McKenna was standing by Cannon when he was putting his hand in my pocket; they ran off together, Lynch and the other two at the same time. Cross Examined. We finished our work at twelve o'clock at 123^d street. I only drank two glasses of ale that day, all the rest I had was lemon soda and cigars. We had to wait till near six o'clock for the boss to pay us and it took us nearly half an hour to get home. This happened one block from where Lynch lives. I was sober. I recognize Cannon; he lived in the same house I do. I did not lose any money that night and did not tell him I did. I did not tell him I had \$43 stolen from me. I did not have hold of Lynch the time he was struck; he was sitting down on the curb and I was standing beside him. I saw the money in Lynch's possession in 108th street. I am sure he put it back in his pocket in the inside pocket. I do not know McKenna's mother. I have seen her but never spoke to her in my life. I did not go to see her after

POOR QUALITY
ORIGINAL

0458

The boys were locked up; the transaction only took a few minutes. I did not know that McKenna lived in the house I did till he was arrested. McKenna did not do anything at all but run with the others. I do not remember seeing Cannon in the liquor store

David E. Caprey sworn. I belong to the 23 Precinct police. I heard the testimony of the last witness. I saw him on the 14th of October, the night of the robbery, half an hour after it was committed. I saw him up in his own house; he was sober, he was after coming from the doctor and getting his face sewed; he had a plaster on, and there was blood all over his face and head. I asked him if he would know the boys and he said, yes. I went to the homes of the boys and they had not got home. The next morning, Friday, I went in citizen's clothes to Cannon's house; he got in at 1/2 to 7 and at 7 o'clock I arrested him; on Saturday I went to McKenna's house he got home some time during the night. I arrested him and brought him to Court; the complainant was there and identified him. I have arrested Preuchy. Cross Examined. I told Cannon what I arrested him for, for robbing a man on Second Ave.; he said, "There was more there beside me; it was not ~~me~~, it was McKenna."

POOR QUALITY
ORIGINAL

0459

The Case for the Defence.

George Cannon sworn. I live 1935 Third ave. with my father and mother. I saw the complainant on the night in question. McKenna, the other boy and myself were passing through the Avenue. I was going to the shoe maker's. Ginney called me over and asked me to go on errand for him. I told him I had no time; he called me a Son of a b---. I picked up the bottle and fired it at him and the two of us ran away. I did not go near the drunken man, the complainant; there was six feet between me and the man in the gutter; the man who lost the money was lying lengthways in the gutter. I did not touch the complainant's pocket. I ran because I thought I would get arrested for firing the bottle. I was arrested once charged with stealing cigars but was discharged.

Peter McKenna sworn. I live in 104th st. with my father and mother. I was on 105th st. corner the night this occurred. I was not near the complainant and did not conspire to rob him and did not see anybody rob him. I know Cannon told the officer that I took the money and that was why I got arrested.

The jury rendered a verdict of guilty of larceny in the second degree against Cannon and a verdict of not guilty as to McKenna.

POOR QUALITY ORIGINAL

0460

Testimony in the
case of
George Cairnson
Peter McKeanna

Filed
Oct. 1886

POOR QUALITY ORIGINAL

0461

Police Court— District. Affidavit—Larceny.

City and County of New York, ss.: *Lambert Lynch*

of No. *311 East 104th* Street, aged *30* years,

occupation *Bricklayer* being duly sworn

deposes and says, that on the *14th* day of *October* 188*6* at the City of New

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

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

Good and lawful money of the United States issue to the amount and value of Forty 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 *Bergel, Cannon, and Peter*

M. Kennen (both now here, and another person not yet arrested and known

as *Frenchy* - and acting in concert together from the fact that on said

date deponent, *Museum* said money from the inside left hand pocket of the coat. Then on deponent's person

deponent is informed by *Daniel* *Griney* that he saw the said deponent's approach deponent

spike hole of deponent and saw the said *Cannon* put his hand into deponent's coat pocket where the said money had been placed by

Sworn before me, this *1886* day of *October* 1886
Police Justice.

POOR QUALITY ORIGINAL

0462

deponents. Deponents therefore
charges that the said three defendants
conspired in concert to steal and
divulgeously take said and
carry away said money from
deponents possession and person.

Subscribed before me & signed
this 16th day of October 1886

M. W. Wade
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1886
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
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 1886
Police Justice.

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated _____ 1886

Magistrate.

Officer.

Clerk.

Witnesses, _____
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer _____
Seasons.

POOR QUALITY ORIGINAL

0463

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Guiney

aged *24* years, occupation *Labourer* of No.

311 East 104th Street, being duly sworn deposes and

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

Sworn to before me, this *10*
day of *October* 188

Daniel Guiney
his
man

M. A. Hudd
Police Justice.

POOR QUALITY ORIGINAL

0464

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *George Cannon*

Question. How old are you?

Answer. *16 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *1951-3 Avenue - 2 Years -*

Question. What is your business or profession?

Answer. *Blacksmith*

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 -*

George Cannon

Taken before me this

day of *October* 188

Wm. H. Miller
Police Justice.

POOR QUALITY ORIGINAL

0465

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

Peter McKenna 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. *Peter McKenna.*

Question. How old are you?

Answer. *17 Years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *311 East 104th St / 1 Year*

Question. What is your business or profession?

Answer. *None.*

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

Answer. *I am not guilty.*

Peter McKenna

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0466

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

#207
 Police Court District
 1566

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Charles Lynch
 311 E 104
 2
 4
 8
 1886

Dated _____ 1886

Magistrate

Officer

Preinet

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000
 to answer

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

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

Dated _____ 1886 _____ Police Justice.

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

Dated _____ 1886 _____ 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 _____ 1886 _____ Police Justice.

POOR QUALITY ORIGINAL

0467

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Cannon and Peter McNamee

The Grand Jury of the City and County of New York, by this indictment, accuse *George Cannon and Peter McNamee* of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *George and Peter, both*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force of arms, at the City and County aforesaid, in and upon the body of one *David Ginnery* in the peace of the said People then and there being, feloniously did make an assault and *injure* the said *David* with a certain *glass bottle*

which the said *George and Peter* in *their* right hands then and there had and held, ~~the same being a deadly and dangerous weapon~~ *the same being such means and force as were likely to produce the death of the said David*, wilfully and feloniously did beat, strike, ~~stab~~ cut and wound, with intent *injure* the said *David* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said *George and Peter* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *George and Peter, both*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of ~~one~~ *the said David*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make ~~an~~ assault, and *injure* the said *David*

with a certain *glass bottle*

which ~~they~~ the said *George and Peter* in *their* right hands then and there had and held, the same being a ~~likely~~ *likely* to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, ~~stab~~ cut 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.

Handwritten signature

POOR QUALITY ORIGINAL

0468

#206

Witnesses:

Daniel Ganney
Cornelius Lynch
David Lagoney

Cannon was
committed
Peter McNamee
was tried &
acquitted upon
another indictment
giving out of the
same assault.
Therefore ask
that McNamee
be discharged on his
own recognizance
Wm. J. P.
G.S.P. A.D.A.

Counsel, ~~W.H.~~ Oct 6
Filed 7 day of 1886
Plead's Voluntarily

THE PEOPLE
vs.
George Cannon
and
Peter McNamee
(2 cases)

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.
By Mr. Goff,
for the State of California
vs. McNamee
A True Bill.

[Signature]

Foreman.

Nov 30th Nov 26th
G.S.P. 950
off in my
Criminal Justice S. P.

POOR QUALITY ORIGINAL

0469

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Cannon and Peter Mc Hanna

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

George Cannon and Peter Mc Hanna

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

The said *George Cannon and Peter Mc Hanna*

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

twenty dollars,

of the proper moneys, goods, chattels, and personal property of one *Conrad S. S. S.*, on the person of the said *Conrad S. S. S.*, then and there being found, from the person of the said *Conrad S. S. S.*, 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.

0470

BOX:

233

FOLDER:

2279

DESCRIPTION:

Carney, James

DATE:

10/25/86



2279

POOR QUALITY ORIGINAL

0471

Witnesses:

Henry Behrens
John Shoeman

Counsel,

Filed *25* day of *Oct* 188*6*

Pleads *Not guilty*

Grand Larceny *2nd* degree [Sections 528, 531 Penal Code]

THE PEOPLE

vs.

James Carney

RANDOLPH B. MARTINE,

Dr. My 3/86
And. The. 3/11/86
District Attorney.

A TRUE BILL.

R. B. Martine

Foreman.

POOR QUALITY ORIGINAL

0472

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 127 Grady Street, aged 29 years,
occupation Rigging dealer being duly sworn

deposes and says, that on the 17th day of October 1888 (at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

A newfoundland dog
valued at Fifty Dollars
By \$ 50
100

the property of

Deponent and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James Kearney (now here) for the reasons following, to wit: the said dog was tied to an iron bar in deponent's premises, and having missed the said dog, is informed by Officer Shoden of the 14th Precinct that he Shoden found the said dog in the possession of deponent. Deponent having identified the said dog charges the said James Kearney with the larceny thereof.
Henry Behrens

Sworn to before me this 17th day of October 1888
William H. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0473

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 14th Avenue Street, being duly sworn deposes and

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

Sworn to before me, this 1st day of October 1886 } John Hodson

Andrew J. White
Police Justice.

POOR QUALITY ORIGINAL

0474

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer,

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

Answer.

Question. What is your business or profession?

Answer,

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

Answer.

I am not guilty.
James Barney.

Taken before me this

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0475

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

2112 1578
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Johnson
1147 Broadway
James J. Conboy

Dated Dec 1 1888
Magistrate
Officer
Precinct

Witnesses Paul McQueen
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
to answer

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

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

Dated Dec 1 1888 Andrew J. [Signature] Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0476

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 Carney

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

James Carney

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

The said

James Carney

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~seventeenth~~ day of ~~October~~, in the year of our Lord one thousand eight hundred and eighty-~~six~~, at the Ward, City and County aforesaid, with force and arms,

one bag of the value of

fifty dollars,

of the goods, chattels and personal property of one

Henry Bedrens,

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.

POOR QUALITY ORIGINAL

0477

SECOND COUNT—

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

James Carney

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

The said

James Carney

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,

one dog of the value of

fifty dollars,

of the goods, chattels and personal property of one

Henry Behrens.

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

Henry Behrens

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

James Carney.

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

RANDOLPH B. MARTINE,

District Attorney.

0478

BOX:

233

FOLDER:

2279

DESCRIPTION:

Casey, Michael

DATE:

10/11/86



2279

0479

BOX:

233

FOLDER:

2279

DESCRIPTION:

McCarthy, Daniel

DATE:

10/11/86



2279

0480

BOX:

233

FOLDER:

2279

DESCRIPTION:

Cassidy, Patrick

DATE:

10/11/86



2279

0481

BOX:

233

FOLDER:

2279

DESCRIPTION:

Patton, Thomas

DATE:

10/11/86



2279

POOR QUALITY ORIGINAL

0482

#107

A. M. H. was

273. B. H. H. was

Counsel,

Filed day of 1886

Pleas *indiscreetly* in

THE PEOPLE

ASSAULT IN THE FIRST DEGREE, ETC. (Sections 217 and 218, Penal Code).

vs.
Michael Casey
Daniel Mc Carthy
Patrick Cassidy
Thomas Patton

RANDOLPH B. MARTINE,

Feb 16/97 District Attorney.

Chas. H. H. H.

A True Bill.

M. H. H.
Foreman.

Witnesses:

Michael Boyle

Officer Hubbs

POOR QUALITY ORIGINAL

0483

Police Court—2 District.

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

of No. 10 Clarkson Street, aged 42 years,
occupation hangarman being duly sworn

Michael Boyle

deposes and says, that on 27 day of June 1886 at the City of New York, in the County of New York, in Clarkson Street

he was violently and feloniously ASSAULTED and BEATEN by Michael Casey, (now here) and Daniel McConthy, Patrick Cassidy and Thomas Vetter, who have not been arrested; that the said Michael Casey struck deponent one violent blow on the face with his fist; that the said Patrick Cassidy struck deponent several blows on the face with his fists; that the said Thomas Vetter also struck deponent several blows on the face with his fists and that the said Daniel McConthy cut and stabbed deponent three times in the face once on the hip and once on the knee with a knife which the said Daniel McConthy then and there held in his hand.

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

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

Sworn to before me this 28 day of June 1886
W. A. Wade Police Justice.

Michael Boyle
m. b.

POOR QUALITY ORIGINAL

0484

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

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

Question What is your name?

Answer

Michael Casey

Question. How old are you?

Answer

Twenty-one Years

Question. Where were you born?

Answer.

Albany N. Y.

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

Answer.

No 24 Beach Street. About six months

Question What is your business or profession?

Answer

Engineer Assistant

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

Answer.

I am not guilty Michael Casey

Taken before me this 17 day of March 1886

[Signature]
Justice

POOR QUALITY ORIGINAL

0486

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Casey, David
McCarthy, Patrick
Cassidy and Thomas Patton

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael Casey, David McCarthy,
Patrick Cassidy and Thomas Patton
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Michael Casey, David McCarthy,
Patrick Cassidy and Thomas Patton, all -

late of the City of New York, in the County of New York aforesaid, on the
Twenty second day of June, — in the year of our Lord
one thousand eight hundred and eighty. Six, with force of arms, at the City and
County aforesaid, in and upon the body of one Michael Boyle,
in the peace of the said People then and there being, feloniously did make an assault
and with the said Michael Boyle, with their
with a certain hands, and also with a certain
hands -

which the said Michael Casey, David McCarthy,
Patrick Cassidy and Thomas Patton -
in their right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,
the same being and means and force
as were likely to produce the death
of the said Michael Boyle,
with intent to kill the said Michael Boyle,
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Michael Casey, David McCarthy,
Patrick Cassidy and Thomas Patton
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Michael Casey, David McCarthy,
Patrick Cassidy and Thomas Patton, all -

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one Michael Boyle,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and with the said

Michael Boyle -
with a certain hands which they the said Michael
Casey, David McCarthy, Patrick Cassidy,
which the said and Thomas Patton -
in their right hand then and there had and held, the same being an
instrument likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Richard B. Martin
District Attorney

0487

BOX:

233

FOLDER:

2279

DESCRIPTION:

Cassidy, Thomas

DATE:

10/21/86



2279

POOR QUALITY ORIGINAL

0488

H 207

Counsel, *Geo H.*
Filed, *21* day of *Oct* 188*6*
Pleads, *Not guilty (in)*

Grand Larceny,
(From the Person)
[Sections 528, 530, Penal Code]

THE PEOPLE

vs.

R

Thomas Cassidy

RANDOLPH B. MARTINE,

By H. v. G. / 16 District Attorney.

Arrest requested.

A True Bill.

[Signature]

Foreman.

M. G. B. 11/13/01
M. G. B. 11/13/01

Witnesses:

Louis Reiss

Geo. A. McClelland

POOR QUALITY ORIGINAL

0489

Police Court— District.

Affidavit—Larceny.

City and County of New York, } ss.

Louis Reiss

of No. 165 Essex Street, aged 19 years, occupation Cigar maker being duly sworn

deposes and says, that on the 13th day of October 1886 at the City of New

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

One silver watch and chain of the value of fifteen dollars \$15

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 Thomas Cassidy, ^{nowhere} by the

following reason: - Deponent was engaged in an altercation and fight with some person near the corner of Third and Lewis streets. The said Cassidy was present and during the fight deponent felt the said Cassidy take hold of the said watch and chain and take it from deponent's left vest pocket.

Louis St. Reiss

Sworn to before me, this 16th day of October 1886

John J. ... Police Justice.

POOR QUALITY ORIGINAL

0490

Sec. 178, 200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas Cassidy

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

Question What is your name?

Answer *Thomas Cassidy*

Question How old are you?

Answer *19 Years*

Question. Where were you born?

Answer *New York City*

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

Answer. *161 Lewis Street*

Question What is your business or profession?

Answer. *Wood turner*

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

Answer. *I am not guilty of the charge I did not touch the man, nor did I see the watch in his possession
Thomas Cassidy*

Taken before me this

day of *October*

188*8*

Wm. J. ...

Police Justice.

POOR QUALITY ORIGINAL

0491

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

#227
 Police Court District
 1574

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James J. [unclear]
vs
Thomas Cassidy

Office _____
 from person _____

Dated *October 16th* 188

James J. [unclear] Magistrate.
James J. McDonald Officer.
 11th Precinct.

Witnessed
Marshall [unclear]
 No. _____ Street _____
161 [unclear]
 No. _____ Street _____

No. _____ Street _____

No. _____ Street _____
 \$ *700* to answer
9th St.
Cur

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 Cassidy

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 *October 16th* 188 *James 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0492

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 Cassidy

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

Thomas Cassidy

of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed
as follows:

The said

Thomas Cassidy

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

of the value of fifteen dollars,

and one chain of the value

of two dollars. —

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

Randolph B. ...
District Attorney

0493

BOX:

233

FOLDER:

2279

DESCRIPTION:

Clark, Richard

DATE:

10/21/86



2279

POOR QUALITY ORIGINAL

0494

#216

Counsel, *E. M. Dred*
Filed, *21* day of *Oct* 188*6*
Pleads, *Unlawfully*

[Section Penal Code]

THE PEOPLE

vs.

B
Richard Clark

31.
61 Bellamy
City

RANDOLPH B. MARTINE,

Esq. District Attorney.

Allegedly guilty
Spent to the
Attorney
A True Bill.

Foreman.

Witnesses:

James H. Cooper

POOR QUALITY ORIGINAL

0495

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Rada

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

Richard Rada

of the CRIME of

a misdemeanor,

committed as follows:

The said

Richard Rada,

late of the *1st* Ward of the City of New York, in the County of New York aforesaid, on the *10th* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid,

did unlawfully remove a fence by Roger [unclear] to visit a certain building, and a certain part of said building, there situated, which were then used and occupied for the purpose of [unclear], in consequence whereof he the said Jones by Roger did then and there commit the same, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People

Indicted by Grand Jury

[Signature]

0496

BOX:

233

FOLDER:

2279

DESCRIPTION:

Cody, Michael

DATE:

10/27/86



2279

POOR QUALITY ORIGINAL

0497

286
Wolk

Counsel,
Filed 27 day of Oct 1886
Pleads Mr Emily (Mr.)

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

THE PEOPLE

vs. R

Michael Cody
Daughter of
Specio & Aquino

RANDOLPH B. MARTINE,
District Attorney.

A True Bill. *[Signature]*

Forcener,
Jan 17th - 1886
G.S.A. 5.13

Witnesses:
Jimmy Hananick
Officer John Barry

POOR QUALITY ORIGINAL

0498

Police Court— 2 District.

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

of No. 153 West 27th Room 201 Street, aged 35 years,
occupation Keep house being duly sworn

deposes and says, that on 22 day of July 1886 at the City of New
York, in the County of New York, in said premises

She was violently and feloniously ASSAULTED and BEATEN by Michael Cody
(now here), who willfully and maliciously
cut and stabbed deponent in the left
breast with a pocket knife which he
Cody then and there held in his hand
and attempted to strike deponent with
an iron bar.

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

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

Sworn before me, this 22 day } Fanny Hardwick
of July 1886 }

Solomon B. Smith
Police Justice.

POOR QUALITY ORIGINAL

0499

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Michael Cody

Question. How old are you?

Answer 27 years old

Question. Where were you born?

Answer. Ireland

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

Answer. 153 W. 27th St Six months

Question What is your business or profession?

Answer Iron worker

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

Answer. I am not guilty.

Michael Cody

Taken before me this 23 day of April 1938
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0500

BAILED, by deposit of money
No. 1, by James Cox & Peter Cox
412 N. 26
139 W. 28
Residence Street

No. 2, by _____
Residence Street

No. 3, by _____
Residence Street

No. 4, by _____
Residence Street

No. 5, by _____
Residence Street

No. 6, by _____
Residence Street

286
Police Court - 2
District. 1093

THE PEOPLE, &c,
ON THE COMPLAINT OF

Fanny Handwick
153 W. 27th St
Michael Body

Offence Assault
felonious

Date July 22 1886

John Lewis Magistrate
19th St
153 West 27th St

Witnesses
Fanny Handwick
153 West 27th St

No. _____
Street

No. 500
to answer Bonds
to answer Bonds

David
Bonds

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 July 22 1886 Solomon B. ... Police Justice.

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

Dated _____ 1886 _____ 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 _____ 1886 _____ Police Justice.

POOR QUALITY ORIGINAL

0501

Court of General Sessions, Part

THE PEOPLE

vs.

Michael Cady

INDICTMENT

For

OW

To

M James - Cox & Peter Cox

No.

Street.

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

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

RANDOLPH E. MARTINE ~~JOHN McKEON,~~

District Attorney.

POOR QUALITY
ORIGINAL

0502

101. W. 10. Street N.Y. City
Sept. 8th 1886

R. B. Martin Esq.
Sir

On July 28th 1886

The Brothers of Michael Cody
deposited with the City
Chamberlain \$500.⁰⁰ in lieu
of bail in case of People vs Cody

The money was deposited in
the names of Peter Coy and Jas
Coy. Peter Coy has moved

to No 139 West 28th Street and
James Coy lives at 411 West
~~St~~ 26th St. this City

Please correct the bondsmen's
addresses so they can be
notified when Cody is indicted

Yours Truly W. S. Wolf
Council for Prisoners

POOR QUALITY ORIGINAL

0503

The People
vs
Cody

AK

**POOR QUALITY
ORIGINAL**

0504

Bail Notice in
this Case served
in Person
by Debut

POOR QUALITY ORIGINAL

0505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Cadny

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

- Michael Cadny -

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

The said *Michael Cadny*

late of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force of arms, at the City and County aforesaid, in and upon the body of one *Fanny Hardin*, in the peace of the said People then and there being, feloniously did make an assault and *her* the said *Fanny Hardin*, with a certain *knife*

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

with intent *her* the said *Fanny Hardin*, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Michael Cadny

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

The said *Michael Cadny*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Fanny Hardin*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *her* the said *Fanny Hardin*, with a certain *knife*

which *he* the said *Michael Cadny* in *his* right hand then and there had and held, the same being an *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Richard P. ...
Assistant Attorney

0506

BOX:

233

FOLDER:

2279

DESCRIPTION:

Cohen, Jacob

DATE:

10/27/86



2279

POOR QUALITY ORIGINAL

0507

#292 Morris Goodhart #5 William

B

Counsel,

Filed 27 day of Oct 1886
Pleads Mr Emily (Mrs)

Assault in the Second Degree.
(Section 218, Penal Code.)

THE PEOPLE

vs.

Jacob Cohen
July 21/89
Fred W. Reynolds

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

M. H. [Signature]

Foreman.

off on motion?
Sept 28th 1889
H. H. P.

Witnesses:

Joseph Kaplan
Abraham [Signature]

POOR QUALITY ORIGINAL

0508

A 292 Morris Gotham
40 William

131

Counsel,

Filed 27 day of Oct 1886

Pleads Mr Emily (Mrs)

THE PEOPLE

vs.

Jacob Cohen

Richy 21/10/1886

Speed & Aqueduct

Assault in the Second Degree.
(Section 218, Pennl Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

M. H. Woodcock

Foreman.

*off in morning
11/10/1886*

Witnesses:

Joseph Kaplan

Abraham Abrahamson

POOR QUALITY ORIGINAL

0509

STENOGRAPHER'S MINUTES.

3 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Joseph Kaplan

Jacob Cohen vs.

BEFORE HON.

John J. Gorman

POLICE JUSTICE,

July 2 - 8 1886

APPEARANCES:

For the People,

Mr Hathaway

For the Defence,

Aaron Levy

188

INDEX.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
Joseph Kaplan	1-6	6-8		
Abraham Silverman	8	9		
Louis Bernstein	12	12		
Nobel Marcus 87 Division St	14			

W. J. Cornaby

Official Stenographer.

POOR QUALITY ORIGINAL

05 10

3 DISTRICT POLICE COURT.

THE PEOPLE, ON COMPLAINT OF <i>Joseph Kaplan</i> agst. <i>Jacob Cohen</i>	Examination had <i>July 8</i> 188 <i>6</i> Before <i>John J. Garman</i> Police Justice.
---------------------------------------------------------------------------------------	--------------------------------------------------------------------------------------------

I, *William L. Ormsby* Stenographer of the 3 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Joseph Kaplan Abraham Silverman, Louis Bernstein and Fotel Marcus* as taken by me on the above examination before said Justice.

Dated *July 9* 188 *6*

John J. Garman
Police Justice.

William L. Ormsby
Stenographer.

POOR QUALITY
ORIGINAL

0511

Police Court
Third District

The People vs
Joseph Kaplan
Jacob Cohen

Examination before Justice Gorman
July 2 1886

Joseph Kaplan, the complainant being
cross examined upon his affidavit
deposes and says: - I started
that morning from Broome
street to en route I could
not tell you where - to Linden
Grove.

Q Don't you know it was Linden
Grove?

A No; I could not really tell,
I had a red ticket. We left
about 10 o'clock, or half past
9 - somewhere, about that time.

Q Had you reached Linden Grove
at the time this happened?

A It was where we were going
where it happened.

Q- You dont know the name?

A Yes; it was Linden Grove.

Q Is it not a fact that the boat was tied to the dock?

A Yes, Sir

Q At Staten Island - at Linden Grove?

A Yes Sir

Q Is not Jersey on the other side?

A- I could not tell you. It was the first time I was down there. I do not know how far down Staten Island we went. I could not tell. I paid no attention to it. I have lived in New York twelve years. I was not born here. I could not tell whether it was the east or west side of Staten Island. It was the left hand side as we went down - toward the Brooklyn side. I know where Bay Ridge is.

Q - Did you pass the first landing
on Slater Island?

A - I could not tell you - I
paid no attention to it.

Q - Don't you know that this
gentleman was in charge of
the boat?

A - I could not tell you.

Q - Do you know she had a
badge on?

A - I do

Q - State how this affair occurred.

A - I had these young ladies
with me - their parents gave
me permission to go with them.
When we arrived there I said
not to go until the crowd
gets off; we had plenty of
time. They said it would
be a good idea to wait until
all the others got off the boat.
We sat down. Shortly after
one of the young ladies said
"Look at the fight" We all
got up on the benches to look

at the fight, shortly afterwards
I passed the remark to the
ladies how it is that the Jews
could not go on any affair
without raising some disturbance!
that they were always bound to
whenever they went.

Q - Did you go up to the
fight?

A I did not

Q How did you become assaulted

A - This man struck me

Q That discolored - blacked
your eye - ?

A Yes, I was hit on my head.

Q Did you ever fight with
anybody else?

A No Sir.

Q Did you make a loud
noise?

A No Sir.

Q You kept perfectly quiet?

A - Yes, Sir

Q - a great many people there?

A on the barge - yes.

Justice Gorman - There is no question
about that being in this county.

Sadie Valatski being duly
sworn deposes and says - I
live at 29 Ludlow. I am
housekeeper. I am 21 years
old. I went with the last
witness that day. I saw him
when he was struck

Q State what occurred?

A - Mr Kaplan was conversing with
the ladies when the defendant
came up and said it was
none of his business to say the
Hebrews did mean business or
not. Then the defendant
called Mr. Kaplan, the complainant
out of his name.

Q What did he say?

A - I won't say what he said.
It is too vulgar. Whereupon
Mr Kaplan said "I do not

like to be called such names.
Then the son of Cohen took
his father's part and struck
Mr Kaplan twice. Whereupon
the father saw the son in
a quarrel with Mr. Kaplan
and took a cane and struck
Mr Kaplan three blows on the
head. After that Mr. Kaplan
was taken down stairs.

Q Did he strike him in the face?

A Three in the head, and the
son struck him in the eye.
Mr Kaplan cried for assistance,
and when assistance came
he was taken down stairs
and washed by some members
of the committee.

Q Were the words that he said
to complement these "You are
a bastard son of a bitch!"

A. Yes Sir.

Own Examined

Q - Did you go with Mr Kaplan
that day?

A Yes.

Q Are you a married woman?

A Yes Sir

Q Was your husband willing for you to go?

A Yes, Sir

Q Are you related to complainant?

A No, Sir.

Q You say that the son struck Mr Kaplan in the face?

A Yes, Sir.

Q Were you on the boat at the time?

A Yes Sir

Q Did Mr Kaplan have a fight with the son of this gentleman?

A No Sir, the fight was with the father

Q - Did you not a minute ago say differently?

A - No Sir, I said he had a fight with the father and the son took the father's part.

Q You are positive that was so?

A - Yes, Sir

- Q Did not Kaplan strike
at all?
- A No, Sir.
- Q Never lifted his hand?
- A - No, Sir,
- Q Was he sitting or standing
- A He was lying on the floor
- Q Who struck the first blow?
- A The son of the defendant.
- Q Did you have any quarrel
with this gentleman's ^{daughter?} ~~son?~~
- A No Sir,
- Q Do you know his daughter?
- A No, Sir,

Abraham Silverman being duly sworn
deposes and says: I am 21 years
old, I live at 66 East Broadway
I am a bookkeeper. I saw the
difficulty between Mr. Kaplan
and the defendant.

Q - State what occurred?

8 A What occurred prior to the

conversation I know nothing. I heard an altercation between the parties on looking around I saw Mr. Mr. Cohen here present raising up a big stick which he held in his hand and strike Mr. Koplau two or three times over the head. I jumped in and took the stick away out of Mr. Cohens hand. I did not see any other part of the fuss.

Cross examined

- Q when did you get on the excursion?
- A - foot of Broome street. It first started from Pike street.
- Q when did you first become acquainted with Koplau?
- A. I knew him just simply by sight. I was never specially acquainted with either party.
- Q what part of the barge did this occur?
- A On the upper deck
- Q How many barges were there?
- A Two
- Q and a steambot?
- A No, Sir, drawn by a tug boat.
- Q where did this happen?
- A on the dancing or upper deck

- Q Was the boat fast to the dock?
- A No, Sir. It was near the grove.
- Q Was it fastened at the grove?
- A That I could not tell.
- Q Do you know whether the boat was stopped or not?
- A It was somewhere near the grove I could not tell whether it was fastened or not.
- Q Did you not want to go off the boat?
- A Certainly. We were on the outside of the barge - unless the barge may have been attached to the dock I could not tell.
- Q Had you drunk anything that day?
- A Certainly - Soda water and milk.
- Q Was Koplan sober at that time?
- A Certainly He was.
- Q Was you in company with the defendant?
- A No Sir.
- Q You say Koplan had drunk
- ~~Q you see nothing that day?~~
- A Koplan drank nothing to my knowledge.

Q Was Koplan standing on a chair?

A I did not see any

Q You saw nothing previous to the fight?

A Nothing

Q You saw the fight?

A Yes Sir; I saw Koplan with a hold of Mr. Cohen's son

Q Did anybody assist Koplan?

A No Sir; just simply I ran in and got the stick out of defendant's hand

Q Did you see the prisoner strike him in the face?

A I saw the prisoner strike him in the face.

Q Who was that?

A Mr. Koplan's son. Cohen's son

Q Did you know Mr. Cohen's son?

A Yes Sir

Q How long?

A I know him a little over a year.

Q Who struck the first blow?

A Mr. Cohen struck Mr. Koplan Mr. Cohen's son.

Q You did not see the first part of the fight?

A I did not see how the fight commenced. I do not know what led to the fight.

Louis Bernstein, being duly sworn
deposes and says: I am 16
years old. I am a clerk. I
live at 95 Canal street. I was
present on the barge and saw
the difficulty. I saw the
defendant when he went up
and struck Mr. Koplan three
blows on the head with a
big cane from behind.

Q Where was that - on the outside
barge?

A Yes, Sir

Cross examined

Q Where did you go?

A I went with my parents
to Bernstein 95 Canal street

Q Did you know Koplan?

A No Sir, only by sight.

Q Was he drunk or sober?

A Sober

Q Did you have a drink with
him that day?

A No, Sir.

Q Did he strike Mr. Cohen?

A No, Sir

Q Or strike his son?

A No, Sir

Q What part of the barge was it?

A Up stairs.

12. Q Was this at the landing?

- A - No, Sir.
- Q were the people pushing their way out?
- A Yes.
- Q Was he not pushing them and people said to go back?
- A No Sir, we were on the barge.
- Q What part of the barge did this take place?
- A On the outside barge.
- Q Nearest the grove?
- A No Sir; nearest the water.
- Q Did Mr Koplan have any ladies with him?
- A Yes, Sir.
- Q You say he was going off the barge at the time?
- A No.
- Q Did Koplan have any trouble with anybody?
- A No, Sir.
- Q Where was Cohen at the time?
- A On the barge.
- Q Did Mr Koplan talk to Mr Cohen?
- A Yes; but I did not hear.
- Q Were you behind Koplan?
- A Yes, Sir.
- Q Going off at the same time?
- A Yes, Sir.
- Q You did not hear Cohen speak to Koplan?

A. No, An.

Marcus recalled by Mr. Hathaway depose and say,

Q Did you see Mr Cohen with an uplifted stick in his hand?

A I saw Mr. Cohen with have a ~~uplifted~~ stick in his hand.

Q Did you see him strike the blow?

A I did not.

Q Did you see Mr Koflan. what was his condition?

A His face was covered with blood.

Q What did you hear people say when Koflan and Cohen were present?

A They denounced it.

Q What did they say?

A- "How can you dare to strike a man with a stick such as that."

Q Did you see the stick?

A Yes, Sir.

Q What kind of a stick.

A It was a heavy stick with knots on it, almost as thick as my fist, and enough to kill any giant.

adjourned to Thursday July 6.
at 2 P.M.

Examination Continued
July 5 1886.

Aaron Levy, Counsel for Defendant,
moves to dismiss the proceedings
on the ground that the offense
alleged to have been committed
was committed, if at all, in the
Kill von Kull between New Jersey
and Staten Island and that
therefore this court has no
jurisdiction to try the offense;
and that the jurisdiction lies
in Richmond County.

Justice Gorman - Motion denied.
Exception.

Justice Gorman - You do not deny
the striking?

Counselor Levy - No.

Justice Gorman - You desire to show
that there was provocation?

Counselor Levy - Yes.

Justice Gorman - The defendant
will be held in \$700 bail to
answer.

POOR QUALITY ORIGINAL

0526

3. District Police Court.

Joseph Kaplan

vs. Jacob Cohen

STENOGRAPHER'S TRANSCRIPT.

July 2-8 1886

BEFORE HON.

John J. Gorman

Police Justice.

W. J. Grundy

Official Stenographer.

69 Essex St

POOR QUALITY ORIGINAL

0527

Police Court— 3d District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 169 East Broadway Street, aged 29 years,
occupation Tailor being duly sworn, deposes and says, that
on the 30 day of June 1886 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Jacob Cohen
(mechanic), who struck this deponent
with a stick on the head
said stick the deponent then
was held in his hands

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this 2
day of July 1886 } Joe Kaplan

John Norman Police Justice

POOR QUALITY ORIGINAL

0528

Sec. 108-200.

74 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Jacob Botwin 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.

Jacob Botwin

Question. How old are you?

Answer

40 years

Question. Where were you born?

Answer.

Russia

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

Answer.

200 Henry Street New York

Question What is your business or profession?

Answer

Teacher

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

Answer.

I am not guilty and demand a trial by Jury
I wish

Taken before me this 25 day of July 1886
John J. Moran Police Justice.

POOR QUALITY ORIGINAL

0529

July 22 PM

sun & moon July 22/18

BAILED

No. 1 by *Ernie Edelman*
Residence *43 East* Street

No. 2 by *Ernie Edelman*
Residence *43 East* Street

No. 3 by *Ernie Edelman*
Residence *43 East* Street

No. 4 by *Ernie Edelman*
Residence *43 East* Street

1903
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. ...
1169 East Broadway
12 East 10th St

2 *Mr. Thomas*
3 *July 22/18*
4 *P*

Offence *...*

Dated *July 22* 188 *6*
... Magistrate

Witnesses
Ernie Edelman Precinct
Ernie Edelman Street

No. *Ernie Edelman* Street
Ernie Edelman Street

No. *Ernie Edelman* Street
Ernie Edelman Street

No. *Ernie Edelman* Street
Ernie Edelman Street

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

Ernie Edelman
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 *July 22* 188 *6* *Ernie Edelman* Police Justice.

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

Dated *July 22* 188 *6* *Ernie Edelman* Police Justice.

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

Dated *July 22* 188 *6* *Ernie Edelman* Police Justice.

POOR QUALITY ORIGINAL

0530

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 Rodman

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

Joseph Rodman -

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

The said *Joseph Rodman*,

late of the City and County of New York, on the *thirtieth* day of *June*, in the year of our Lord one thousand eight hundred and eighty*six*, with force and arms, at the City and County aforesaid, in and upon one

Joseph Rodman.

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Joseph Rodman*.

with a certain *stick* which *he* the said *Joseph Rodman*

in *his* right hand then and there had and held, the same being then and there an *instrument and thing* likely to produce grievous bodily harm, *him*, the said *Joseph Rodman*, then and there feloniously did wilfully and wrongfully strike, beat, *bruise 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.

Paul J. Martin,
District Attorney

0531

BOX:

233

FOLDER:

2279

DESCRIPTION:

Condo, Leonardo

DATE:

10/21/86



2279

0532

BOX:

233

FOLDER:

2279

DESCRIPTION:

Condo, Maria

DATE:

10/21/86



2279

POOR QUALITY ORIGINAL

0533

218 R.A. Racey

W.E. Clark

Counsel,

30 Chambers St

1886

Filed

21 day of Oct

1886

THE PEOPLE

vs.

R

Leonardo Condo

and R

Maria Condo

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

[Signature]

Foreman.

Part III Nuch 16 87

Both tried & acquitted

Witnesses:

Angelo Pochi

James Early

POOR QUALITY ORIGINAL

0534

Police Court District

CITY AND COUNTY OF NEW YORK, ss.

of No. 65 Mulberry Street,

being duly sworn, deposes and says, that on 7th the 18th day of July

in the year 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Leonardo Cordo (now here) and Maria Cordo, ^{also present} ~~not present~~ assaulted.

The said Maria did hold deponent, while the said Leonardo did cut and stab deponent on the forehead with some sharp instrument which he then held in his hand, and which deponent believes was either a Knife or a Razor, and said injuries were inflicted

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 10th day of July 1886

Angelo Pestio

James Murray POLICE JUSTICE.

POOR QUALITY ORIGINAL

0535

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Maria Condo

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

Question What is your name?

Answer *Maria Condo*

Question How old are you?

Answer *36 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *65 Mulberry St. 4 years*

Question What is your business or profession?

Answer. *Housekeeper*

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 by Maria Condo.*
M. Condo

Taken before me this

day of *July* 1885

Thomas McManis

Police Justice.

POOR QUALITY ORIGINAL

0536

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Leonardo Condo 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 *Leonardo Condo*

Question How old are you?

Answer *36 years*

Question Where were you born?

Answer *Italy*

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

Answer *65 Mulberry St. 4 years*

Question What is your business or profession?

Answer *Vendor*

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*
Leonardo Condo

Taken before me this

day of *July* 188*8*

William
Police Justice.

POOR QUALITY ORIGINAL

0537

BAILED,
 No. 1, by *Conrad De Goo*
 Residence *215-4th St.*
 No. 2, by *Conrad*
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

#218
 Police Court
 District

THE PEOPLE, &c.,
 OF THE COMPLAINANT OF

Augustus De Goo
John Mulvaney
Thomas De Goo
Maria Bonds

1
 2
 3
 4
 Offence *Fel Assault*

Dated *July 19* 188*6*

Henry Magistrate
 Officer
Colby
 Precinct

Witnesses
 No. _____
 No. _____
 No. _____

No. _____
 Street _____
 to answer *500*
Decker

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

Dated *July 19* 188*6* *Henry Magistrate* Police Justice.

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

Dated *July 19* 188*6* *Henry Magistrate* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0530

Sec 508.

District Police Court.

UNDERTAKING TO ANSWER

SESSIONS.

CITY AND COUNTY OF NEW YORK, ss.

An order having been made on the 19 day of July 1888 by Henry Murray a Police Justice of the City of New York. That Maria Couso be held to answer upon a charge of

felony

upon which he has been duly admitted to bail, in the sum of five Hundred Dollars.

We Maria Couso Defendant of No. 65 Mulberry Street; Occupation Housewife, and Cons De Bys of No. 215 West Street; Occupation Seamstress Surety, hereby undertake jointly and severally,

that the above named Maria Couso shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted: and shall at all times render himself amenable to the orders and process of the Court; and if convicted, shall appear for judgment, and render himself in execution thereof, or if he fail to perform either of these conditions that we will pay to the People of the State of New York the sum of five Hundred Dollars.

Taken and acknowledged before me, this 19 day of July 1888
[Signature] POLICE JUSTICE.

Maria Couso
[Signature]
Couso 290

POOR QUALITY ORIGINAL

0539

CITY AND COUNTY }
OF NEW YORK } ss

Conrad De Bess

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 *stock and fixtures*

of soap and Yeapow street, establishment

situated at 215 West 11th Street

valued at Twenty-five Thousand Dollars

free and clear.

011072920

day of *July*
Sworn to before me, this *18* 188

Wm. J. ...
Police Justice.

Sessions.

New York

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to Answer.

ss.

Taken the *18* day of *July* 188

Justice.

Filed *18* day of *July* 188

POOR QUALITY ORIGINAL

0540

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Severdo Condo and Maria Condo

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

Severdo Condo and Maria Condo

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

The said Severdo and Maria,

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of July in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Angelo Bertio, in the peace of the said People then and there being, feloniously did make an assault and injure the said Angelo, with a certain knife -

which the said Severdo and Maria in their right hands then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

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

SECOND COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said Severdo and Maria of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Severdo and Maria,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Angelo, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and injure the said Angelo, with a certain knife -

with a certain knife -

which they the said Severdo and Maria in their right hands then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Randy W. Martin, District Attorney

0541

BOX:

233

FOLDER:

2279

DESCRIPTION:

Connors, William

DATE:

10/06/86



2279

POOR QUALITY ORIGINAL

0542

36

Counsel,
Filed *6* day of *Oct* 188 *6*
Pleads,

Witnesses:
Joseph Mader
Officer James Brady

THE PEOPLE
vs *Wm. Connor*
vs. *R*
Grand Larceny, 1st Degree,
(From the Person.)
[Sections 528, 529, 530, Penal Code.]

RANDOLPH B. MARTINE,
District Attorney.
Pr Oct 7/06
Spec & L 207

A True Bill.
R. B. Martine

Foreman,
S. P. Duroy 7/6

POOR QUALITY ORIGINAL

0543

Police Court 11 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 312 East 44th St Street, aged 32 years,
occupation Waiter being duly sworn

deposes and says, that on the 27 day of September 1888 in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

an silver watch & chain
of the value of about two
dollars \$2.00

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Cummins & Thomas McCarty both now here from the following facts to wit:

That on the date mentioned deponent was interviewed and had the above described property in his possession. That deponent is informed by James Brady, a police officer of the 21st Police Precinct, that he (Brady) at the time mentioned, saw deponent & two other men, in the act of carrying deponent through Lexington Avenue, towards West-

Subscribed before me, this 1st day of 1888

Police Justice.

POOR QUALITY
ORIGINAL

0544

This I state in said City that
he (Bundy) subsequently arrested
and defendant, & found in
the possession of defendant
Cannon, the above describ-
ed watch.

Joseph Maher

Sworn to before me
this 28 day of September 1886

Andrew White
Police Justice

POOR QUALITY ORIGINAL

0545

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 21st Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Joseph Maher and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 28 day of Sept, 1888 by James Brady

Police Justice.

POOR QUALITY ORIGINAL

0546

Sec. 198-200.

[Signature] District Police Court.

CITY AND COUNTY OF NEW YORK, ss

William Cannon 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 Cannon*

Question How old are you?

Answer *25 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *161 East 33 Street. one month*

Question What is your business or profession?

Answer *Car Driver*

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

Answer. *I found the watch in the gutter near where the complainant was lying. I did not take it out of his pocket.*

Not guilty
William Cannon

Taken before me this

day of *Sept* 1888

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0547

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

1487
 Police Court District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Joseph M. M...
 312 E 39th
 William James
 Thomas M...
 1 _____
 3 _____
 4 _____
 Offence Larceny from the Person

Dated Sept 28 188

White Magistrate
Decker Officer

Witnesses
 No. _____ Street _____
 No. _____ Street _____

No. 107 Street _____
 \$ 500 to answer

Sept 2. 11 P.M.
No 2. M... 188
Oct 2/88

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

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

Dated Sept 28 188 David J. ... 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 Thomas M. ... guilty of the offence within mentioned, I order he to be discharged.

Dated Oct 2 188 6 David J. ... Police Justice.

POOR QUALITY ORIGINAL

0548

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Andrew White a Police Justice of the City of New York, charging Thomas M. Carty Defendant with the offence of Larceny from the Person

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

We Thomas M. Carty Defendant of No. 26 East 32 Street; by occupation a Coachman and David Hill of No. 347 West 43 Street, by occupation a Lawyer & Broker's Stable surety, hereby jointly and severally undertake that the above named Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of five Hundred Dollars.

Taken and acknowledged before me, this 28 Thous. & No. Justice day of Sept 1888

Henry M. [Signature] POLICE JUSTICE.
OF THE CITY OF NEW YORK

POOR QUALITY ORIGINAL

0549

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
1888
District Police Justice

David Hill
the within named Bail and Surety being duly sworn, says, that he is a resident and personal
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 the stock & fix-
-ture of a business lot
situated at 12 E. 12th
St. in said City
of value to a good
sum over all liabilities

David Hill

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

ss.

Taken the... day of... 1888

Justice.

POOR QUALITY ORIGINAL

0550

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Connor

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

William Connor

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

The said *William Connor*,

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

one watch of the value of one dollar and seventy five cents, and one chain of the value of twenty five cents,

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

Randolph B. ...
District Attorney

POOR QUALITY ORIGINAL

0551

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Connor

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

William Connor

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

The said *William Connor*,

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

one watch of the value of one dollar and seventy five cents, and one chain of the value of twenty five cents,

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

Richard P. Martin
District Attorney

0552

BOX:

233

FOLDER:

2279

DESCRIPTION:

Cooper, Frank

DATE:

10/26/86



2279

POOR QUALITY ORIGINAL

0553

#260 Recd.

Counsel, _____
Filed, 26 day of Oct 1886
Pleads, Chattel Mortgage

THE PEOPLE
vs.
Frank Cooper
[Section - 500 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

Pr Un 4/82
Fred Hargrett.

A True Bill. [Signature]

Foreman.
Nov. 4th
G.S.A

Witnesses:
David J. Wolf
Jacob Rosenhall
[Signature]
Gabriel Dolan

POOR QUALITY ORIGINAL

0554

Police Court, 1st District.

City and County of New York, ss.

of No. 347 East 58th Street, aged 21 years,

occupation Clerk being duly sworn, deposes and says,

that on the 18th day of October 1888 at the City of New York, in the County of New York, one Frank Cooper

David P. Wolf

(now here) did wilfully and unlawfully and feloniously extort the sum of ten dollars from the possession of deponent in the manner following to-wit: that on the evening of said date at about the hour of 10:30 said Cooper called at deponent's residence and then and there stated he was a private detective and that he had been employed to watch deponent's actions, that he had followed deponent and knew that deponent had bought books on Horse Races and that he intended to arrest deponent confine him in jail and then inform deponent's employer of deponent's actions, and cause deponent great annoyance and fear. And then and there said Cooper demanded the sum of twenty dollars from deponent to not arrest him. Deponent having fear that said Cooper was a detective and would arrest and confine deponent, gave over into the possession of said Cooper said sum of money first stated, that being all the money then had in his possession

David P. Wolf

Assigned me

Sworn to before me this 24th day of October 1888
Joseph J. White
Police Justice

POOR QUALITY ORIGINAL

0555

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frank Cooper

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer,

MS

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

Answer.

212 Fulton St. 18 mos

Question. What is your business or profession?

Answer,

Steward

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 Cooper

Taken before me this

day of *October*

188*8*

Police Justice.

POOR QUALITY ORIGINAL

0556

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

264
 1599
 Police Court District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

David P. Hall
Frank Cooper

Dated _____ 188
John J. ...
 Magistrate

Merden ...
 Officer

Witnesses
Garret ...
 Street

No. _____ Street _____

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

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

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 _____ 188 *Andrew ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0557

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eranda Roeger

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

Eranda Roeger

of the CRIME of *Extortion*, —

committed as follows:

The said *Eranda Roeger*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and County aforesaid,

retain property to wit: the sum of ten dollars in money, lawful money of the United States and of the value of ten dollars, & knowingly did then and there extorribly obtain from one David C. Wolf, in his consent, induced by a wrongful use of fear; 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 do find by this indictment further accuse the

said Frank Cooper of the same crime
of Extortion, committed as follows:

The said Frank Cooper, late
of the Ward, City and County of Denver,
afterwards, to wit: on the day and in
the year aforesaid, at the Ward, City and
County of Denver, feloniously did then
and there unlawfully detain from one
David P. Wolf, in his consent,
certain property, to wit: the sum of
ten dollars in money, lawful money
of the United States and of the value
of ten dollars, such consent being then
and there by the said Frank Cooper
induced, by a wrongful use of fear, to
wit: fear on the part of the said
David P. Wolf, then and there induced
by the said Frank Cooper by a threat
then and there made by the said Frank
Cooper to the said David P. Wolf,
to accuse him the said David P. Wolf
of some supposed crime and offense to
the regard of the aforesaid Denver, and
to impute to him the said David P.
Wolf, murder and disgrace, and to
expose some secret to the regard of the
aforesaid Denver, affecting him the
said David P. Wolf; against the form of
the Statute in and to that behalf made and
enacted, and against the peace of the

**POOR QUALITY
ORIGINAL**

0559

Records of the State of New York, and
their digitizing

Samuel B. Mathie,

District Attorney