

03 14

BOX:

345

FOLDER:

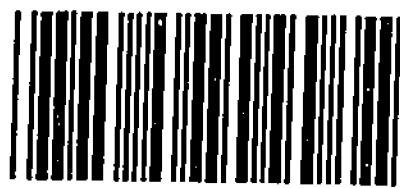
3255

DESCRIPTION:

Falvey, Dennis J.

DATE:

03/28/89



3255

03 15

Witnesses

H. C. Stocking

Counsel,

Filed

Pleads,

day of

1888

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW.
(Selling to Minor.)
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

Dennis J. Salvey
Attorney

JOHN R. FELLOWS,

District Attorney.

Apr. 2, 1887 N.Y.

A True Bill.

Charles F. Foreman.

See Report of N. Y. S. P. C. O.
for information about defendant
filed with these papers, if lost,
notify the Society at once.

03 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis Falvey

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

Dennis Falvey

of a MISDEMEANOR, committed as follows:

The said

Dennis Falvey

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

twelfth day of *March* in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to one *Minnie Lander*

who was then and there a minor under the age of fourteen years, to wit: of the age of
nine years, as *he* the said *Dennis Falvey*

then and there well knew and had reason to believe; against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York,
and their dignity.

JOHN R. FELLOWS,

District Attorney.

0317

BOX:

345

FOLDER:

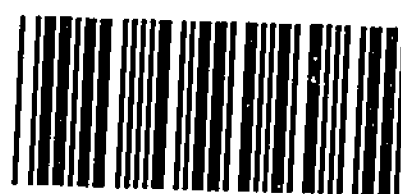
3255

DESCRIPTION:

Fang, Dong

DATE:

03/19/89



3255

POOR QUALITY
ORIGINAL

0318

Bail \$1000.
Witnesses:

Lie Karl

Counsel

Filed

Pleads

THE PEOPLE

vs.

Doug. Farley

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

JOHN R. FELLOWS,

District Attorney.

March 26

A True Bill.

Chas. H. Smith, Foreman.

March 27/99

Spiedy Committee of
Criminal Experts

Per. Me. year.

0319

2/1/89

The People { Court of General Sessions, Part I.
Dong vs. Dong { Before Judge Gildersleeve.
Thursday, March 28. 1889. Indictment for
assault in the first degree.

Gilbert Collins, by consent was sworn
and examined for the defence out of order.
I reside in Jersey City, and am a counsellor
at law for nearly twenty years. I have been
Mayor of Jersey City. I know the defendant
I think it must be three years. I have come
here voluntarily to testify to his character; he
has always been a peaceable and quiet man.
I don't know anything about this particular
case.

Charles Ling was sworn to act as interpreter.

Pie Kue sworn and examined, testified
Where do you live? No. 10 Duane street. What is
your business? Laundry business at No. 10
Duane street. Did you see the defendant
on the night of the 9th of March at that place?
Yes sir, somewhere in the neighborhood of
ten minutes to twelve in the evening. I was
alone in the front laundry at the front
counter. When the defendant came in what
did he say? He had nothing to say. What
were you doing? I was counting my money
on the counter; my face was to the front.
What happened? My face was to the front;
he had a sharp iron and punched me

in the neck, and then he swung it and hit
 me on the head. Is that the iron you were
 hit with by the defendant. (iron shown) Yes
 that is the iron. Was it like that, had it
 that paper around it? Yes sir. That is the
 mark now on your head? Yes sir. Show
 that cut on your throat; it is healed up?
 Yes sir, it is healed up. When he hit me
 in the head I felt dizzy and cried out
 "murder" and when I cried out "murder"
 my partner came out of the room. Yuck
 You. Did your partner take hold of the
 defendant's hand? Yes sir, he did. Had he
 still a hold of him when the officer came?
 Yes sir, he held on until the officer came
 inside. Deng Fong had that thing (a
 piece of iron) Yes sir. Ask him what became
 of his money, did it spill on the floor? A
 few dollars dropped on the floor. Cross
 Examined. You are a cousin of Deng Fong's
 are you not? No sir. Did you come from
 the same place in China? No sir. Had no
 trouble with this man before that night he
 came in and did not say a word, he
 just hit me. After he hit me I was dizzy
 and the blood went all on my face. Some
 China medicine was put on my head.
 I did not have an American doctor. The

policeman arrested the defendant that night I went to the station house and the Court
 "Yuck You and Wong Sing are my partners;
 the name on the laundry is Sam Wah. I
 have not a brother named Okue. Okue is
 no relation to Pie Kue.

Wong Sing sworn. I was in the laundry
 10 Duane street on the night of the 9th of
 March last. I heard Pie Kue call out, crying
 murder; then I ran out on the street
 and looked for a policeman. I saw the
 prisoner in the place. Then I came out
 of the room I saw Pie Kue's head broke and
 then I ran out for a policeman. I did
 not see Pie Kue have hold of the iron bar.
 I sometimes stop at this laundry and some-
 times at 84 Park Row. Is it not a fact that
 "you and Pie Kue were invited there to
~~"whip"~~ "beat" this man? No sir. I used to
 live at 84 Park Row, I sold my business
 and I stopped with a friend. Pie Kue
 and Yuck You own the laundry at 10 Duane
 street. I don't know how long the prisoner was
 in the place before the assault took place.
 As soon as I heard the cry of murder
 I came out. Did you bring the policeman
 back? Yes sir. I did not see them all
 in a scrimmage when I came back
 with the policeman.

0322

Yuck You, sworn and examined. I live at No 10 Duane street and have lived there over three years. I went back to China and stopped a year. I have lived in this place one year and eight months previous to the 9th of March. I know all the furniture and things in the place. I never saw this iron bar in the place before that night. On the 9th of March I saw the defendant there. I was in bed when I heard Pie Kue cry "murder". Then I came out and the defendant had an iron bar and I held him. I did not see him hit the complainant. The defendant threatened to hit me with the iron bar. I grabbed hold of his hand and he was jerking all the time. I held him until the officer came. Cross Examined. Pie Kue and myself own the laundry; we were there a little over five months. Ling is a friend of mine and was stopping there. The first time I saw the defendant was when he was in there. I had no quarrel with him. I was a party to an action which the defendant brought against Dong Ing & Co. I own an interest in the business of Dong Ing & Co. Mr. McEdeema said he would admit there was a suit brought by Dong Fong against

Dong Ing, Dong Ah Chew, Ong Ping, Ah Mow, Lee Coon, Chung Yuck, Willie Hung and Yuck Yon, and that that proceeding was had in the equity Court of Common Pleas of the City and Co. of New York before Judge Van Borsen, and that there was a discontinuance entered in that suit by Dong Ping, the complainant on the 28th of February, nine days previous to the alleged assault.

Counsel: I ask you to go further and admit that this defendant had twenty days in which to commence again.

Mr. Macdonna: No, I will not make any admission of that kind.

Witness. It is not true that the defendant was in the place half an hour that night before the assault. I never saw him until I heard Pie Kue cry "murder". That is the first time I saw him. Is it not true that you had a discussion about the settlement of this case? No sir, never had anything to say about it. When you came out of your room did you see Pie Kue? As soon as I came out I heard the cry of murder, and blood was all over his face. Did Pie Kue have hold of the iron? No. I never saw Pie Kue have that iron. Dong Ping had hold of it.

0324

Albert Kulle, sworn and examined, testified. I am connected with the Ninth Precinct Police. I do not speak Chinese. Were you present at No. 10 Duane street on the night of the 9th of March? Yes sir, I was called there by Wong Sing. When I was going down William street I saw Wong Sing; he came out and told me to come around. I followed him into No. 10 Duane street, which is round the corner from William street, and when I came inside I saw Pe Kue and Dong Kong; they had clinched each other and both of them had hold of this iron with both hands; they were wrestling I believe to see who should have it. When I came in Pe Kue let go of the iron and Dong Kong had hold of it. I jumped in and took hold of the iron, and he kind of hesitated to let the iron go. I had my club raised, and as soon as he saw that he let go of the iron. The minute Pe Kue saw me he let go of the iron, but the other fellow held on to it. He did not hold it with any force, for as soon as I got hold of the iron I raised my club of course and he let go of it. Did you observe any marks on Pe Kue? Yes sir. What was his condition? He was all full of blood; he was cut on his

neck and his head was split on the top, which he said Dong Fong did with the iron. Did Dong Fong have any marks on him? No sir. Was he cut with any iron? No sir. Cross Examined. Did Pie Kue go with you to the station house? Yes sir. Did the police surgeon attend him? No sir; we wanted him to; he said he wanted to attend to his own case. Are you on the beat where this laundry is? Yes. You did not know Dong Fong until you saw him there that night? I did not know any of them in fact. I have seen Pie Kue before. Was Yuck You in the laundry when you came back? There was two of them at the corner and there was a couple more in there. I saw Yuck You on the stand as a witness here; he was inside when I came there. I saw that Pie Kue had hold of the iron, and he and the defendant were clinched. I did not see Yuck You do any thing, he did not have hold of the iron; he was inside, but I could not tell you exactly where it was because I jumped right in. Was there anybody else in the place but these three men? That was all as much as I seen. You would have seen them if there were? Yes sir. Pie Kue and the defendant had hold of the iron and they were wrestling together.

Dong Fung, sworn and examined in his own be-
 half testified. I live in 34 Mott street, I know Pe
 Kue a long time, since he was a young boy. He
 came from the same place in China; we are
 cousins. I had a suit against Dong Fung and
 others. Jack You met me two weeks ago and
 said he wanted to see me; he said, "Come
 down, I want to talk to you." I said, "I have no
 time in the day time, but I will come
 down night time." He said, "You come down
 any time, I will not close up till one o'clock."
 I went down there and asked a fellow there
 if Jack You was in? He said, "yes." Pe Kue
 and others were lying down in the room
 smoking opium. Jack You came out and
 we talked. I say, "This case will be settled." He
 says, "Never mind, come up to Mott st. Sunday
 and what all the cousins say I will do." I
 thought everything would be right. I said, "Good
 bye, I will go home." Pe Kue became cranky
 and called me a son of a b h and said
 I had no business to come here. He said, "You
 make trouble with my brother, you go out of here."
 He jumped up and punched me in the
 mouth; a young fellow had a piece of iron
 and hit me on the sleeve; one fellow
 pulled on my back and another got
 hold of my leg and we fell down together

0327

I did not strike him with the iron. I went there that night for the purpose of settling the suit if I could. All the time he said he would get back one hundred dollars; it was a business worth six or seven hundred dollars; he wanted to get a job on me and lock me down.

Louis V. Boorover sworn. I am a lawyer and I was attorney for Dong Fong (the defendant here) who was plaintiff in a suit where Jack Yee was one of the defendants which was in the Court of Common Pleas. That suit was to declare Dong Fong a copartner in the firm of Hong Wah, Hing Kee Co., an importing house in Mott st., for an accounting and a winding up of its affairs.

The jury rendered a verdict of guilty of assault in the third degree

had a copy of the record

0328

Testimony in the
case of
Song Jiong
filed March
1899

0329

Answer. No!

Question. Did you know Hong Fong?

Answer. No!

Question. Did Hong Fong have any right or leave from you, to enter your laundry at that time?

Answer. No!

Question. You never had any angry words or quarrel with him at any time?

Answer. No!

Witnesses for the People

Charles Sing

No. 26 West 9th Street.

Wong Sing

No 84 Park Row.

Jack You

No 10 ~~East~~ ^{Duane E Street} ~~Street~~

0330

The People's
in conflict of
Li's

as
Fong Fong

Li - Hu - No. 10 ^{Duan} ~~Row~~ St. I have
a Laundry there. I was struck by
the man who was arrested, whose
name is Hong Fong. On Saturday
night last the 9th of March. I was
struck with an iron bar - Hong
Fong had in his pocket or in his
sleeve - who scratched me first
on the neck and then struck me
twice on the head. This was done
inside of my store at ~~Row~~ ^{Duan} Street.
Two persons were there whose names
are - Yuck You No. 10 ^{Duan} ~~Row~~ Street
and Wong Sing No. 24 Mark Row.

Question. When Hong Fong struck you, what
were you doing?

Answer. I was counting my money at my
laundry.

Question. Was anyone there at the time that
Hong Fong struck you?

Answer. No - but when I was struck Yuck
You and Wong Sing who were in
the back part of the store, ran to the
front of the Laundry when I
cried out "Murder".

Question. Did Hong Fong give any reason for
striking you?

0331

Police Court—15th District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 10 Duane Street,

being duly sworn, deposes and says, that
on Saturday the 9 day of March
in the year 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Samy Fann (convicted)

who struck deponent one violent

blow on the head with a heavy

piece of iron he held in his

hand

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

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

Sworn to before me, this 10 day
of March 1889

P. J. Kane

John J. Kane
POLICE JUSTICE.

0332

Sec. 108—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Tung Fann

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

China

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

Answer.

34 West Street 3 years

Question. What is your business or profession?

Answer.

Keep a Boarding House

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

Tung Fann

Taken before me this

day of

March
1889

10

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

Dated March 10 1889 John H. Moore Police Justice.

Dated March 10 1889 John H. Moore Police Justice.

the City Prison, of the City of New York, until he give such bail.

Dated March 10 1889 John H. Moore Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....188.....*Police Justice.*

There being no sufficient cause to believe the within named.....

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

Dated.....188.....*Police Justice.*

0334

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

385 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Pie Kue
80 Quana St
Tang Fann

2

3

4

Dated March 10 1889

Forrester Magistrate.

Albert Hull Officer.

For the People Precinct.

Witnesses Charles Ling

Office of Chinese Consulate

No. 26 West 9th Street.

Wong Ling

No. 84 Street.

Guo

No. 10 Street.

\$ 2000 to answer

Can

0335

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dong Fang

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

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

The said

late of the City of New York, in the County of New York aforesaid, on the
ninth day of March in the year of our Lord
one thousand eight hundred and eighty-nine, with force and arms at the City and
County aforesaid, in and upon the body of one
in the peace of the said People then and there being, feloniously did make an assault,
and the said
with a certain piece of iron

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

with intent him the said
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

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

The said

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
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and him the said
with a certain piece of iron

which the said

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

0336

THIRD COUNT—

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

— *Dong Tang* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Dong Tang

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Pie Kue — in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and

him the said *Pie Kue* —
with a certain *piece of iron* —

which

He the said *Dong Tang* —
in *his* right hand then and there had and held, in and upon the *head* —
— of *him* the said *Pie Kue* —

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Pie Kue* —

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

JOHN R. FELLOWS,

District Attorney.

0337

BOX:

345

FOLDER:

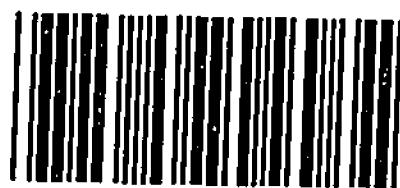
3255

DESCRIPTION:

Ferris, James

DATE:

03/20/89



3255

0338

BOX:

345

FOLDER:

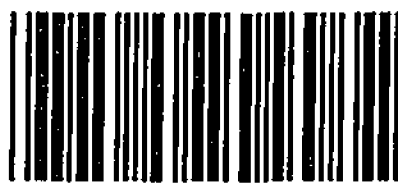
3255

DESCRIPTION:

Wallace, Joseph

DATE:

03/20/89



3255

0339

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

James Ferris

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York

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

Answer.

No 14 South 5 Avenue & about 1 month

Question. What is your business or profession?

Answer.

Labour

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 have nothing to say

James Ferris
Mark

Taken before me this

day of *February* 188*9*

Police Justice.

0340

Sec. 193-200.

2nd

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Wallace 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.

Joseph Wallace

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

New York

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

Answer.

No 216 West 13th Street & about 1 year

Question. What is your business or profession?

Answer.

Express

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 have nothing to say.
Joseph Wallace.

Taken before me this

12

day of

November

1888

Police Justice.

0341

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

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

Dated Feb 12 1889 J. G. Duffy 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.

Residence *Street*

Copy

0343

Police Department of the City - New York,

Precinct No. _____

New York, 188

This is the 3^d offense for
with defendants

~~James~~ under name of
James Hayes arrested by Officer
William Reilly, (from 29th Precinct) for
Burglary, September, 20th - 1878.
Sentenced by Recorder Blackett to State-
prison for term of 3 years.

~~Hayes was under name of Stevens.~~

~~Wallace~~ under name of
George Livingston arrested by Officer
Osgood Biglow (20th Precinct) for Larceny
from the person, February, 2nd - 1880.
Sentenced by Judge Cowing to State-prison
for a term of 1 year.

~~Livingston was under name of Johnston.~~

Xavis under name of Stevens

Wallace under name of John
committed before Recorder Smith
1881 & sentenced 4 yrs. S.P.
This conviction is at our in. indicted
Hudson

0344

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2^d DISTRICT.

Charles B. McMann

of No. 300 Mulberry Street, aged years,
occupation Sergeant Detective being duly sworn deposes and says
that on the 9th day of February 1889
at the City of New York, in the County of New York James Ferris and

Joseph Wallace (both now here) did feloniously have in their possession tools and implements designed and commonly used for the commission of Burglary and Larceny, to wit: two jimnicks and three false keys or picklocks.

Deponent further says that at about the hour of 3 P.M. of the aforesaid day deponent saw said defendants acting in a suspicious manner in Greene Street and arrested them and found the aforesaid Burglars tools concealed upon

Sworn to before me this

1889

Police Justice.

0345

Police Court--

District--

THE PEOPLE, & C.,
ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

both their persons.

Deponent further says that he, deponent, knows that ^{both} said defendants have been convicted of a crime, to wit: Burglary and served a term of imprisonment in the State Prison of New York State.

Deponent therefore charges said James Ferris and Joseph Wallace with carrying Burglar's Tools in violation of Section 508 of the Penal Code of the State of New York and asks that they may be dealt with as the Law may direct.

Charles B. McManis

AFRIDAVID.

Sworn to before me this 12 day of February 1888 by Charles B. McManis, Police Justice.

0346

188...
Chas. Pless - Delivery &
Allen 20th Precinct

Know Ferris & Wallace
names of Steven & Johnson
Identify them -

Remembers them being
tried Aug 8 - 1881
before Recorder Smyth
for Burglary & Larceny
Plead guilty to
Burglary 3rd Degree -
Sentenced

Spauld -

Shows him ^{Aug 3/81} and Index
Recs of Conviction
(See both & offer in 24)

0347

188...
People v James Fovnis
alias James Stevens
Joseph Wallace alias
Wm Johnson -

Chapts. McManis - Police Dept
Officer ~~McManis~~ - 29th Precinct

300 Mulberry -

9th July 1889 - Arr. to

dept -

Sullivan St

Arrested 3 PM. ~~McManis~~

found two prisoners &
pick locks upon their
prisons - false Key
consuming call of by
locks - has seen birds
before - knows what
they are -

Knows dept - both
Counded of by by -
Knows they go under
aliases.

0348

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 Harris otherwise
called James Stevens and
Joseph Wallace, otherwise
called William Johnson

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

Indictment accuse

James Harris, otherwise called
James Stevens and Joseph Wallace,
otherwise called William Johnson

of the crime of

knowingly possessing firearms
instruments

as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York,

on the eight day of August, in

the year of our Lord, one thousand eight hundred and ninety-one,

before the Honorable Frederick Smith, Recorder

of the City of New York,

and Justice of the said Court, the said

James Harris, otherwise called James Stevens, and the said Joseph Wallace
by the name and description of James Harris, otherwise called James Stevens, and the said Joseph Wallace

in the name and description of William Johnson,
were as in due form of law convicted of

to wit: murder in the third degree

upon a certain indictment then and there in the said Court depending against them

the said James Harris, otherwise called James Stevens, and the said Joseph Wallace

otherwise called William Johnson, by the
name and description of as aforesaid,

for that

then

late of the

Twenty-second

0349

0350

Ward of the City of New York, in the County of New York aforesaid, on the
 thirteenth day of July in the
 year aforesaid, at the Ward City and
 about the hour of twelve o'clock
 County aforesaid, with force and arms, ^{in the night time of the}
 same day, the dwelling house of one
 Alexander Liantard there situate
 feloniously and burglariously did break
 into and enter, by means of forcibly
 breaking open an outer door of said dwelling
 house, they the said William Johnson
 and James Stevens then and there
 intending to commit some crime therein,
 to wit: The goods, chattels and personal
 property of Alexander Liantard in
 the said dwelling house then and there
 being, then and there feloniously and burg-
 lariously to steal, take and carry away,
 and ^{also} for that afterwards, to wit; on
 the day and in the year aforesaid, at
 the Ward, City and County aforesaid,
 they, late of the Ward, City and County
 aforesaid, six skirts of the value of
 twenty-five dollars each, six overskirts
 of the value of twenty-five dollars
 each, six waists of the value of
 twenty-five dollars each, six spoons
 of the value of two dollars and fifty
 cents each, two opera glasses of the value
 of ten dollars each, ten shawls of the
 value of fifty dollars each, three watch-

es of the value of twenty dollars each, one pocketbook of the value of five dollars, one razor of the value of one dollar, one pin of the value of five dollars of the goods, chattels and personal property of the said Alexander Liantard, in the said dwelling house then and there being, then and there feloniously did steal, take and carry away, and also for that they, late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid, six skirts of the value of twenty-five dollars each, six overshirts of the value of twenty-five dollars each, six waists of the value of twenty-five dollars each, six spoons of the value of two dollars and fifty cents each, two opera glasses of the value of ten dollars each, two shawls of the value of fifty dollars each, three watches of the value of twenty dollars each, one pocketbook of the value of five dollars, one razor of the value of one dollar, one pin of the value of five dollars, of the goods, chattels and personal property of the said Alexander Liantard by a certain

0353

person or persons, then lately before
feloniously stolen, taken and carried
away from the said Alexander
Kiantaro, unlawfully, unjustly
did feloniously ~~did~~ receive and have,
they, then and there well knowing
the said goods, chattels and personal
property to have been feloniously
stolen taken and carried away.

0354

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that the said *James Ferris otherwise called James Stevens* by the name and description of *James Stevens, and the said George Wallace otherwise called William Johnson,* by the name and description of *William Johnson* as aforesaid, for the *Larceny and Forgery* ———— whereof they were ~~also~~ so convicted as aforesaid, be imprisoned in the *State Prison* ———— at hard labor for the term of *four years,* ———— as by the record thereof doth more fully and at large appear.

And the said *James Ferris otherwise called James Stevens, and the said George Wallace, otherwise called William Johnson,* late of the City of New York, in the County of New York aforesaid, having been so as aforesaid convicted of the said *Larceny and Forgery* ———— in manner aforesaid, afterwards, to wit: on the — *ninth* — day of *February*, in the year of our Lord one thousand eight hundred and *eighty-nine*, at the ———— City and County aforesaid, with force and arms, did *James Ferris* have in their possession, in the day time of the said day, certain tools and implements and *three traps*, adapted, designed and commonly used for the commission of *larceny and forgery*, to wit: *two traps and implements of the said larceny as aforesaid, and three traps*, under circumstances evincing an intent to use and employ the same, and allow the same to be used and employed, in

0355

The commission of some crime to
the Grand Jury of said indictment,
against the honor of the State in
such case made and provided, and
against the peace of the People of the
State of New York, and their dignity.

John B. Williams,

Attorney.

0356

The commission of some crime to
the Grand Jury of said jurisdiction;
against the form of the Statute in
such case made and provided, and
against the peace of the People of the
State of New York, and their dignity.

John B. Feltner,

District Attorney.

0357

BOX:

345

FOLDER:

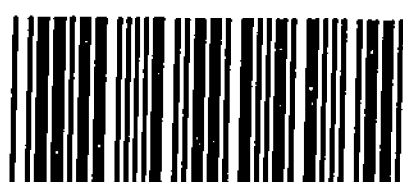
3255

DESCRIPTION:

Fischer, Charles

DATE:

03/22/89



3255

0358

Witnesses:

G. Murphy

Counsel

Filed

Pleads,

day of *March* 188*9*

THE PEOPLE

vs.

Charles Fischer

*Burglary in the Third degree -
Potomac*

[Section 498.506, 528-532]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Charles Scott Foreman.

March 25/89.

*Plenipotentiary Judge
S.P. Dec 24/88 & 1889*

0359

Police Court— District.

City and County } ss.:
of New York,of No. 93 White Street, aged 28 years,
occupation Plumberdeposes and says, that the premises No. 93 White Street,in the City and County aforesaid, the said being a three story andbasement brick building the basementof and which was occupied by deponent as a Plumbing shopand in which there was at the time a human being, by namewere BURGLARIOUSLY entered by means of forcibly breakingopen the door leading intosaid premiseson the 16 day of March 1889 in the night time, and the

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

A quantity of plumbersmaterials valued attwenty dollarsthe property of deponent

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

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

Charles Fisher (now here)

for the reasons following, to wit:

at about the hour ofsix o'clock on said date de-ponent securely locked andfastened the doors and windowsof said premises, the saidproperty being therein anddeponent having found thesaid door broken open andthe said property missing

0360

is informed by Officer Peter
Revelin (Cherubino) that he
Revelin found the said de-
fendants with the said property
in his possession on White Street
which property deponent has
since seen and identified

Sworn to before me }
this 17th day of March } John Murphy
1889

W. J. Conroy

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0361

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer of No.

6th Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Fisher

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

Sworn to before me, this 17

day of March 1889

Peter Sevelin

W. J. Barnes

Police Justice.

0362

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } 55.

District Police Court.

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

Question. What is your name?

Answer.

Charles Fisher

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

Germany.

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

Answer.

9 Mulberry Street.

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 guilty.
Carl Fisher

Taken before me this

day of

188

Police Justice.

0363

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

Reverend
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. he legally discharged

Dated March 17 188 2 J. J. Jones Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0364

Police Court---

410
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Murphy
93 White St
Charles Fisher

Henry
Murphy

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

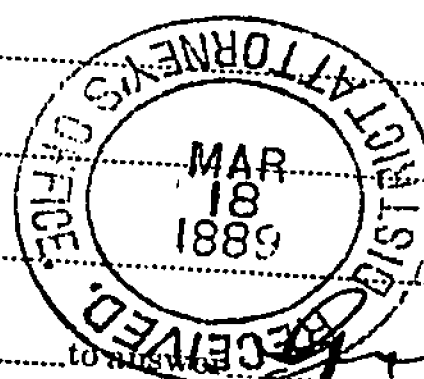
No.

Street.

No.

Street.

\$



Committed
without bail

0365

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Fischer

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

Charles Fischer

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

The said

Charles Fischer

late of the *Sixth* Ward of the City of New York, in the County of New York, aforesaid, on the *sixteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

John Murphy

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

John Murphy

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

0366

SECOND COUNT—

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

Charles Fischer
of the CRIME OF *Petit* LARCENY committed as follows:

The said

Charles Fischer

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

*a quantity of plumber's
materials of a number
and description to the Grand
Jury aforesaid unknown
of the value of twenty
dollars*

of the goods, chattels and personal property of one

in the

John Murphy
John Murphy
Building of the said

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

John R. Fellows
District Attorney

0367

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

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,

of the goods, chattels and personal property of one

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

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

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.

JOHN R. FELLOYS,
District Attorney.

0368

BOX:

345

FOLDER:

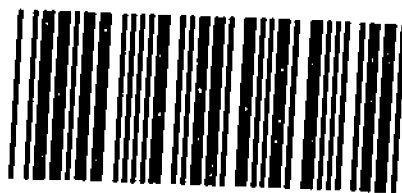
3255

DESCRIPTION:

Fisher, Jesse H.

DATE:

03/29/89



3255

0369

Witnesses:

302.

W.C. Keely

Counsel,

Filed, 29 day of March 1889

Pleads, *Copiously.*

WE PEOPLE,

vs.

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

Jesse H. Fisher

JOHN R. FELLOWS.

District Attorney.

March 29, 1889

A True Bill

W.C. Keely

Pen. 742 & 2 mcs

at 12/12/89

0370

No agreement affecting the conditions of this contract will be recognized by the publishers unless indorsed thereon by the subscriber.

No. 154

TO MESSRS. D. APPLETON & CO.,

1, 3, and 5 Bond Street, New York.

Please enter my name as a subscriber for One Copy, No. _____, of
RECENT IDEALS OF AMERICAN ART, EDITION DE LUXE, limited to
five hundred copies, to be issued in Eight Portfolios (each to contain Ten Photo-
gravures, India proofs before letters), and deliver the same to my address, as
issued, until completed. I hereby agree to pay the sum of TWENTY DOLLARS for
EACH PORTFOLIO, on delivery, and to take the entire work.

NAME, C. D. Colby

ADDRESS, 36 Wall St

DATE, delivered after Jan 1890

0371

No. 57 New York, Dec 18th 1888

Cashier:

Please pay to the order of W. H. Fisher

Fifty Dollars,

and charge RECENT IDEALS OF AM. ART. 90

\$ 50.00 W. H. Fisher

0372

4th West Hill

No. 5454 -

Dec 18

J. H. Fisher

1871

27

Dec 2

0373

D. APPLETON & CO.

5754

New York Dec 15th 1858

\$ 50.00

WILLIAM NATIONAL TRAVEL

OF THE CITY OF NEW YORK

Pay to the order of J. H. Fisher

Fifty

Dollars

NEW YORK

\$ 50.00

Daniel Appleton

0374

1834

J. H. Fisher

For Deposit

H. W. Wadsworth
J. H. Fisher

0375

City and County of
New York ^{State} d.s.

William D Baker of Putnam
County Westchester County in the ^{State} City of New
York being duly sworn deposes and says

That William H. Appleton,
Daniel S. Appleton, William H. Appleton
Daniel Appleton and Edward D. Appleton
are Copartners, and carry on the business
of booksellers, and publishers, at numbers
one, three, and five, Bond St in the
City of New York under the style or
firm name of D. Appleton & Co

That Deponent is in the
employment of said firm as manager
of their Number book Department, and
acting as such Manager on or about the
twelfth day of December 1888 he employed
one Jesse H. Fisher as a Canvasser to
solicit subscriptions on Commission
for a certain publication of the said
D. Appleton & Co entitled "Recent Ideals
of American Art"

That subsequently to wit
on or about the eighteenth day of December
1888 in the City of New York aforesaid
the said Jesse H. Fisher delivered to Deponent
as such Manager as aforesaid a printed

order for one copy of said "Recent Ideals of American Art" Edition de Luxe which said order hereto annexed bore the name of and purported to be signed by one C. L. Colby of Number thirty six Wall St. in said City of New York. And the said Jesse St. Fisher with intent to cheat and defraud the said D Appleton & Co did then and there knowingly and designedly falsely pretend and state to this Deponent that the said order was the order of and had been signed by the said C. L. Colby at the same time well knowing that such was not the fact.

That Deponent relying upon the representations so made by the said Jesse St. Fisher, and believing the same to be true, and being thereby deceived, and led to believe that the said order was a bona fide order, and signed by the said C. L. Colby, gave to the said Jesse St. Fisher, a cheque or order (which is hereto annexed) addressed to the cashier of the said D Appleton & Co, requesting the said cashier to pay to the said Jesse St. Fisher the sum of Fifty dollars, of which the sum of twenty five dollars was to be for and on

account of his Commission for procuring the said alleged order of the said C. L. Colby, and the remaining twenty five dollars was to be for and on account of his Commission for procuring a certain other alleged order delivered to Deponent at same time and place.

That thereafter on the eighteenth day of December aforesaid, at said City of New York, the said Jesse H. Fisher presented said order for fifty dollars to said Cashier, and thereby unlawfully obtained from him a certain Cheque (hereto annexed) drawn by the said D. Appleton & Co upon the Fourth National Bank of the City of New York, numbered 5754 dated 18th December 1888 and requiring said Bank to pay to the order of the said Jesse H. Fisher the sum of Fifty Dollars, and the said Jesse H. Fisher thereafter endorsed said Cheque, and obtained payment therefor, through a certain Company carrying on business at Number Seven Warren St. in said City of New York under the style or firm name of L'Artiste Publishing Company. And said Cheque was subsequently deposited by the said L'Artiste Publishing Company in said Fourth National Bank.

0378

and was there credited to said last mentioned Company and charged to said D. Appleton & Co account in said Bank.

And Depoant further alleges that the representations and statements as aforesaid made by the said Jesse H. Fisher respecting the said alleged order of the said C. L. Colby, and on the strength of which said Commission of Twenty five dollars was allowed to him, were wholly false and untrue when made, and that the said Jesse H. Fisher well knew them to be false and untrue; And that the said alleged order of the said C. L. Colby was not signed by him nor by any person having his authority to sign the same. And Depoant avers that the representations and statements made as aforesaid by the said Jesse H. Fisher were made by him solely for the purpose of defrauding the said D. Appleton and Co out of said sum of Twenty five dollars.

Therefore Depoant prays that a warrant may issue for the arrest of the said Jesse H. Fisher and that he may be arrested and dealt with according to law.

Subscribed before me this 29th day of

January 1889.

Sam'l C. Bulley Police Justice

M. T. Baker

City and County of New York ss.

Charles L. Colby of number three East Forty ninth St. in the City of New York being duly sworn deposes and says

That he has an office or place of business at number thirty five Wall St. in said City of New York

That he has seen the printed order attached to the annexed Complaint this day made and sworn to by one William D. Baker (as Manager for Messrs D. Appleton & Co of the said City, Publishers,) against one Jesse H. Fisher, and which said order purports to be an order from and to be signed by this Deponent, requesting the said D. Appleton & Co to enter Deponent's name as a subscriber for one copy of a publication entitled "Recent Ideals of American Art"

That Deponent has carefully examined the name C. L. Colby appended to said alleged order, and that the said name was not written by him, And that he did not authorize or empower any other person to write it.

Deponent further alleges that he did not at any time verbally or otherwise order or agree to purchase

OR QUALITY
ORIGINAL

0380

paid "Recent Ideals of American Art"
and did not authorize or empower any
other person to do so on his behalf.

Known to and subscribed

before me this 29th
day of January 1889

Chas. Colby

Sam'l C. Bully Police Justice

City and County of New York ss

Charles H. Booth of Mount Vernon in County of Westchester and State of New York, being duly sworn deposes and says

That he is Assistant Cashier for Messrs D. Appleton & Co of numbers one, three, & five Bond St. in the City of New York Publishers

That he has seen the annexed Complaint this day made and sworn to by One William D. Baker (as Manager of the Timber Book Department of said D. Appleton & Co) against one Jesse H. Fisher And that the order on the Cashier of said D. Appleton & Co hereto annexed numbered 57 dated December 18th 1888 and requesting the said Cashier to pay to the order of the said Jesse H. Fisher the sum of Fifty dollars is the original order issued by said William D. Baker and referred to in said Complaint.

That on the said 18th day of December 1888 the said Jesse H. Fisher presented said order at the office of said Cashier, and Deponent thereupon gave to the said Jesse H. Fisher the said D. Appleton & Co's Cheque (hereto annexed) on the Fourth National

0382

Bank of the City of New York requiring said Bank to pay to the order of the said Jesse St. Fisher the sum of fifty dollars; which said cheque numbered 5754 and dated Decr 18th 1888 is the original cheque referred to in said Complaint.

That said cheque was subsequently endorsed by said Jesse St. Fisher and that he received the value thereof from or through a certain Company carrying on business at number seven Warren St. in said City of New York under the style or firm name of L'Artiste Publishing Company by whom the said cheque was deposited in the said Fourth National Bank where it has been charged to the account of said D Appleton to whom the same has now been returned as a voucher for said charge.

Sworn to and subscribed
before me this 29th day of January 1889

James C. Butler Police Justice

0383

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Joseph H. Fisher 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. *Joseph H. Fisher*

Question. How old are you?

Answer. *50 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *187 A Halscy St Bklyn 2 years*

Question. What is your business or profession?

Answer. *Salesman*

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 an Examination
I demand a Jury trial
Joseph H. Fisher*

Taken before me this

day of

1889

Police Justice.

0384

State of New York,
COUNTY OF KINGS,
CITY OF BROOKLYN.

SS.

FORM No. 30.

J. A. Gardener of No. *2* *Qu* *St* *Police Court N. Y.*

being duly sworn says that he is acquainted with the handwriting of

Daniel O'Reilly the Police Justice, who issued the annexed Warrant and that the signature to this Warrant is in the handwriting of said *Daniel O'Reilly*

Sworn to before me this *11th* day of *February* 188*9*

Audrey Malachuk
Police Justice of the City of Brooklyn.

This warrant may be executed in the City of Brooklyn

Dated this *11th* day of *Feb* 188*9* *Audrey Malachuk* Police Justice.

0385

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the *Police*
Justices for the City of New York, by William D. Baldu
of No. 1 - Bond Street, that on the 18 day of December
1888 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States
of the value of Twenty Five Dollars,
the property of Daniel S. Appleton and Co. partners
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Cesole & Fisher

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

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

Dated at the City of New York, this 29 day of January 1889

James H. McHenry POLICE JUSTICE.

0386

1040 A.M. 50. Mr. M. J. Salomon M. Res. 187 A. Halney St. Brooklyn

The within named

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

Dated _____ 188

Police Justice.

Warrant-Larceny.

123 Bond St-
Police Court New York District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

William D. Baker

vs.

Jessie W. Fisher

Dated January 29 1889

Daniel O'Reilly Magistrate

Joseph A. Gardner Officer.

The Defendant Jesse W. Fisher
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Joseph A. Gardner Officer.

Dated March 18 1889

This Warrant may be executed on Sunday or at
night.

D. J. O'Reilly 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 Seymour

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

Dated Nov 19 1889 San Jose Police Justice.

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

Dated.....188.....*Police Justice.*

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

Dated.....188.....*Police Justice.*

POOR QUALITY
ORIGINAL

0388

Counsel for Camp 1-
William E Cook
25 Chamber St

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

418 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William S Baker

~~William S Baker~~
~~Esq.~~
~~Jessie H. Fisher~~

Offence *Garage*

Dated January 29 1889

D. G. Reilly Magistrate.

Gardner Officer.

2nd D.P.C. Precinct.

Witnesses *L. Colby*

No. 3 - E 69th or 36 Wall St.

Chas. E. Booth

No. 1 Bond Street.

\$10000

No. _____ Street.

\$10000

Committee

POOR QUALITY
ORIGINAL

0389

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 W. Fisher

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

George W. Fisher

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

The said *George W. Fisher*,

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*eight*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing,

which said forged *instrument and writing*,
is as follows, that is to say:

To Messrs. D. Appleton & Co.,
13, and 6 Bond Street, New York,
Please enter my name as a subscriber
for One Copy No. 2, Recent Ideas
of American Art, Edition de Luxe, limited
to five hundred copies, to be issued in eight
Portfolios (each to contain ten photographs,
and four before letters), and deliver the same
to my address, as issued, until completed.
I hereby agree to pay the sum of Twenty
Dollars for each Portfolio, on delivery, and
to make the entire work.

Name, R. S. Ralston

Address, 36 Wall St

with intent to defraud, 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

0390

SECOND COUNT:—

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

Jerse H. Fisher
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Jerse H. Fisher,

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, _____

which said forged instrument and writing
is as follows, that is to say:

To Messrs. D. Appleton & Co.,
13, and 5 Bond Street, New York.

Please enter my name as a subscriber
for One Copy, no. _____, of Recent Issues
of American Art, Edition de Luxe, limited
to five hundred copies, to be issued in eight
portfolios (each to contain ten Engravings,
India proofs before letters), and deliver the
same to my address, as issued, well completed.

I hereby agree to pay the sum of Twenty
Dollars for each Portfolio, on delivery and to
have the entire work.

Name, C. D. Colby
address, 36 Wall St.

with intent to defraud, he the said Jerse H. Fisher
then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0391

BOX:

345

FOLDER:

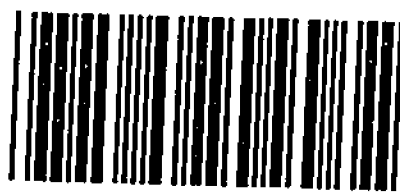
3255

DESCRIPTION:

Fitzgerald, Arthur

DATE:

03/05/89



3255

Witnesses ;

Mr. Regan
of Burlington

Counsel,

Filed

Pleads,

1889

THE PEOPLE

vs.

vs.

Arthur Fitzgerald

Burglary in the Third degree.
and Petit Larceny

[Section 498.506, 528 & 532]

JOHN R. FELLOWS,

Per Nov 7/89 District Attorney.

pleads & says

S.P. 3 m. ad.

A True Bill.

Charles Scott Foreman.

0392

0393

Police Court—2 District.City and County } ss.:
of New York,of No. 79 Barrow Street, aged 41 years,occupation Lignum dealer being duly sworndeposes and says, that the premises No 356 West Street,in the City and County aforesaid, the said being a five story brickbuilding, which was unoccupiedand which was occupied by deponent as aand in which there was at the time a human being, by namewere **BURGLARIOUSLY** entered by means of, forcibly removingtwo flag stones which were in thecellar door, then raising the dooron the 21st day of January 1889 in the day time, and the following property feloniously taken, stolen, and carried away, viz:About twenty feet of new lead
pipe. of the value. of about
Eight dollars.the property of Deprunt

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

BURGLARY was committed and the aforesaid property taken, stolen, and carried away byArthur Fitzgerald.for the reasons following, to wit: that at about the hour
of 12.30, A.M. said date
deprunt discovered that the flag
stones had been removed from said
cellar door, and that said cellar
door was open. deprunt went into
the cellar, and there found the said
deprunt, and also found said
piece of lead pipe ready for

0394

removal. and the defendant had a bag in his possession. defendant give chase to the defendant. and defendant and defendant's brother Thomas Ryan caught the defendant. and while defendant and his said brother was holding the defendant. the defendant bit defendant's brother on the wrist and made him escape.

Wherefore defendant charges the said defendant with burglary entering said premises as aforesaid. and felonious taking stealing and carrying away said lead pipe.

Sworn to before me this 1st day of July 1889 } Michael Ryan

[Signature]
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0395

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Arthur Fitzgerald

Question. How old are you?

Answer.

17 years old

Question. Where were you born?

Answer.

Lindenberg

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

Answer.

Duane on William St. & Mrs

Question. What is your business or profession?

Answer.

Stableman

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

Arthur Fitzgerald

Taken before me this
day of July 1913

Police Justice

0396

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

Alfred Smith
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,.....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 12 188 J. P. Duffy Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0397

Police Court--- 2/283 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Regan
99 vs. Barrow St
Arthur Fitzgerald

1
2
3
4

Offence
Burglary

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

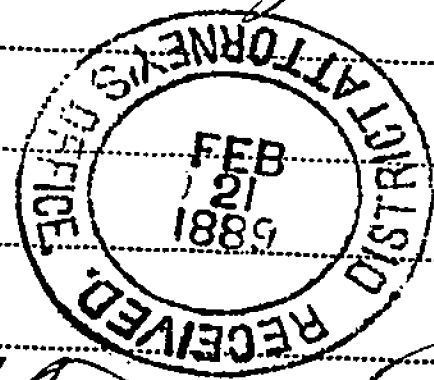
Dated Feb 18 1889

Whaffy Magistrate.
Burleigh & Valerius Officer.
9 Precinct.

Witnesses Thomas Regan
No. 719 Lexington Ave Street.

No. Street.

No. Street.
\$ 1000 to answer



PR
Bing 3

0398

Grand Jury Room.

PEOPLE

vs.

A. Fitzgerald

M. Regan
off Burleigh

0399

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Fitzgerald

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

— Arthur Fitzgerald —

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

The said

Arthur Fitzgerald

late of the *Ninth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-fifth* day of *January* in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

Michael Regan

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

Michael Regan

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

0400

SECOND COUNT—

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

of the CRIME OF

Michael Regan

Petty LARCENY —

committed as follows:

The said

Michael Regan

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

*twenty feet of lead pipe of
the value of forty cents
a foot*

of the goods, chattels and personal property of one

Michael Regan

in the

Building of the said *Michael Regan* —

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

*John R. Fellows,
District Attorney.*

0401

BOX:

345

FOLDER:

3255

DESCRIPTION:

Fitzgerald, Thomas

DATE:

03/22/89



3255

0402

BOX:

345

FOLDER:

3255

DESCRIPTION:

Leonard, Henry

DATE:

03/22/89



3255

0403

Witnesses:

J. Arpken
Off Morther

Counsel,

Filed

Pleads

1889

THE PEOPLE

vs.

Thomas Fitzgerald
and
Henry Leonard

JOHN R. FELLOWS,

District Attorney.

Burglary in the THIRD DEGREE
(Section 498, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

A True Bill.

Chas. Seatt Foreman.
Janh 25/89.

Off Leonard & Henry Seley
S. H. Thompson & 2 w/ps

0404

Police Court—First District.

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

of No. 9 Pell Street, aged 35 years,

occupation, Grocer being duly sworn

deposes and says, that the premises No. 9 Pell Street,

in the City and County aforesaid, the said being a brick tenement house

in the 6th Ward in said City

and which was occupied by deponent as a dwelling

and in which there was at the time no human being, by means

were BURGLARIOUSLY entered by means of forcibly opening the
door, leading from the hallway of premises
No. 9 Pell street to deponent's apartments

on the fourteenth day of March 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One silver watch at the value of two
dollars and one pistol of the value of three
dollars, all being of the value of five
dollars

the property of deponent

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

Thomas Fitzgerald and Henry Leonard
(both now here)

for the reasons following, to wit: That at or about the hour of

eight O'clock p.m. on said date, deponent

secretly fastened and left said premises.

That at or about the hour of nine 30 p.m.

on said date, deponent returned to said

premises and discovered, that said premises

had been entered as aforesaid and the said property

feloniously stolen and carried away, deponent

is informed by Officer Benjamin B. Northrup

0405

That at or about the hour of nine o'clock p.m.
on said date, he arrested the said Fitzgerald
and Leonard in deponents premises and
found in the possession of the said
Leonard a watch and pistol which deponent
fully identifies as the property feloniously
taken, stolen and carried away from deponents
premises as aforesaid in violation of the
statute in such cases made and provided.
Sworn to before
me this 15th day of March 1889

Gustav A. F. K.

J. V. White
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0406

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin B. Northrup
aged 38 years, occupation Patrolman of No.

the sixth Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lester A. Aiken
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15th } Benjamin B. Northrup
day of March 1889 }

J. D. Smith
Police Justice.

0407

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Thomas Fitzgerald

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

New York

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

Answer.

Philadelphia Penn. 8 years

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

I am not guilty
Thomas Fitzgerald

Taken before me this *15*
day of *March* 188*9*

Police Justice.

0408

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Leonard 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. *Henry Leonard*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *315 E. 15th St. 2 months*

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 not guilty -
Henry Leonard*

Taken before me this *15*
day of *March* 188*9*

Police Justice.

0409

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

defendants
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
.....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 March 15 1889 J. H. Smith Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....188

.....Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated.....188

.....Police Justice.

0410

Police Court---

411 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Gustav Affken
vs. *9 Ball St*
Thomas Fitzgerald
Henry Leonard

Dunlap
Officer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 15* 188*9*

Kelbrink Magistrate.

Northrup Officer.

6 Precinct.

Witnesses *Off Northrup*

No. *6 Precinct* Street.

No. Street.

No. Street.

Committee to answer *G. P. 4*



Qu

32
6
Recd

0411

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 Fitzgerald
and
Henry Leonard

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

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

The said Thomas Fitzgerald and
Henry Leonard, both
late of the Sixth Ward of the City of New York, in the County of New York
aforesaid, on the fourteenth day of March in the year of our Lord one
thousand eight hundred and eighty-nine, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one Gustav Arfken

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

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

0412

SECOND COUNT—

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

Thomas Fitzgerald and Henry Leonard

of the CRIME OF *Petit* LARCENY —

, committed as follows:

The said

*Thomas Fitzgerald
and Henry Leonard, both*

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

*one watch of
the value of two dollars
and one pistol of the value
of three dollars*

of the goods, chattels, and personal property of one

Gustav Nyken

in the dwelling house of the said

Gustav Nyken

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

0413

THIRD COUNT.

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Thomas Fitzgerald and Henry Leonard
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *Thomas Fitzgerald*
and Henry Leonard, both
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in
the year aforesaid, with force and arms, at the Ward, City and County aforesaid,
one watch of the value
of two dollars, and one
pistol of the value of three
dollars

of the goods, chattels and personal property of

Gustav Arfken

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

Gustav Arfken

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

Thomas
Fitzgerald and Henry Leonard

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

JOHN R. FELLOWS,

District Attorney.

04 14

BOX:

345

FOLDER:

3255

DESCRIPTION:

Fitzpatrick, James

DATE:

03/07/89



3255

04 15

BOX:

345

FOLDER:

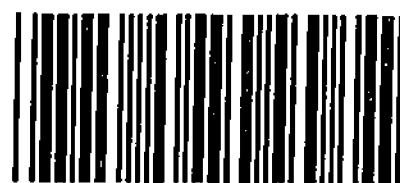
3255

DESCRIPTION:

Brady, Thomas

DATE:

03/07/89



3255

Witnesses;

Chas. Rich Carver
No 2. Was denied
James in Lee Ref
Wm. M. M. M. M.
Secor
FR

35

Counsel,

Filed

Pleas,

7
of March 1889
L. Fitzgerald

THE PEOPLE

21
656
1st
20

James Fitzpatrick

Thomas Brady

Burglary in the first degree,
and receiving stolen goods.
[Section 496, 506, 528, 530, 530 1]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Part III March 1889
Bottle Pleas. Burg 2nd day

Chas. Scott. Foreman.
May. Lee Ref
No 2 J. P. 64. 2nd day
FR

15

04 16

0417

Police Court—Hurd District.

City and County
of New York,

Clara ~~Levine~~ Levine

of No. 23 East 72d Street, aged 38 years,

occupation House Keeper being duly sworn

deposes and says, that the premises No. 23 East 72d Street, 19th Ward
in the City and County aforesaid the said being a dwelling house

and which was occupied by deponent as a dwelling house
and in which there was at the time a human being, by name Julius Levine

Sigmund Levine deponent and six others
were BURGLARIOUSLY entered by means of forcibly opening the door
of the basement front leading into said
premises

on the 5 day of February 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one diamond on's head, one opal brooch
one pair of pearl Earrings and other
property all of the value of Fifteen
hundred dollars

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

Thomas Brady the James Fitzpatrick

for the reasons following, to wit: from the fact deponent is
informed by Charles Connor a Detective
Sergeant that he found part of said
property in the possession of said
defendants and said defendants
acknowledged and confessed to said
Charles Connor and Edgar Blauon
that Brady entered said premises and
took said and carried away said property
Clara Levine

Sworn to before me this 5th day of February 1889 Police Justice

04 18

CITY AND COUNTY }
OF NEW YORK, } ss.

Edgar Hanson
aged 40 years, occupation Police Officer of No.

Levine Street being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Sam Levine

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

Sworn to before me, this 24
day of Dec 1889

Edgar S. Hanson

Sam Levine
Police Justice.

0419

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation Police Officer of No. 100
100 Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Anna Levine
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28
day of February 1889

Samuel J. O'Connor
Police Justice.

0420

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Fitzpatrick 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 The
property was brought to my Department
by the Sergeant Brady
James Fitzpatrick*

Taken before me this
day of *Dec*

188*9*

James Fitzpatrick
Police Justice.

0421

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Brady

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

New York

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

Answer.

27 1/2 Guy Street 2 Weeks

Question. What is your business or profession?

Answer.

Printer

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

Answer.

~~*I am not guilty*~~
The door was open and I went in and took the snuffbox and the other party ~~did not~~ did not know any thing about it
Thomas Brady

Taken before me this

day of February

1889

For District Police Justice.

0422

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

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

Dated February 28 1889 Samuel C. Butler Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0423

Police Court

324 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lara Levine

1 James L. L. L.

2 James M. M.

3

4

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated February 28 1889

Dan O'Reilly Magistrate.

Thomas E. M. Officer.

Central Precinct.

Witnesses Edgar Blauson

Charles O'Connor Street.

340 Mulberry St

No. Street.

No. Street.

\$ 2.000 to answer



COMMITTED

0424

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 Brady and
James Fitzpatrick

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

Thomas Brady and James Fitzpatrick

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

The said Thomas Brady and James
Fitzpatrick, both

late of the Nineteenth Ward of the City of New York, in the County of New York
aforesaid, on the 25th day of February, in the year
of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the
hour of Twelve o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one Julius Serine.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: The said Julius Serine.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said Julius Serine.

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; The said Thomas Brady and
James Fitzpatrick, and each of them,
being then and there assisted by a
confederate actually present to wit:
each by the other and by a person whose
name is to the Grand Jury aforesaid unknown.

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

0425

SECOND COUNT—

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

Thomas Brady and James F. Hyatt
of the CRIME OF *Grand LARCENY in the 1st degree*, committed as follows:

The said *Thomas Brady and James F. Hyatt*, both

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

one diamond and a head of the value of one hundred dollars, one watch of the value of one hundred dollars, one pair of earrings of the value of one hundred dollars, and some other goods, chattels and personal property, the more particular description whereof is to the Grand Jury aforesaid in the indictment of the value of twelve hundred dollars.

of the goods, chattels and personal property of one *Julius Serine*.

in the dwelling house of the said *Julius Serine*.

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

0426

THIRD COUNT—

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

Thomas Brady and James E. McGrath
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Thomas Brady and James E. McGrath*

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 diamond and sapphire of the value of one hundred dollars, one sapphire of the value of one hundred dollars, one pair of earrings of the value of one hundred dollars, and various other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twelve hundred dollars.

of the goods, chattels and personal property of one *Julius Sevine*,

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

unlawfully and unjustly, did feloniously receive and have; the said *Thomas Brady and James E. McGrath*

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.

JOHN R. FELLOWS,

District Attorney.

0427

BOX:

345

FOLDER:

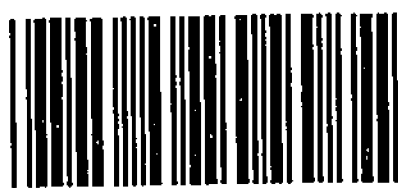
3255

DESCRIPTION:

Ford, Mary

DATE:

03/06/89



3255

0428

Witnesses:

20 Butner

Counsel,

Filed

Pleads,

6 day of March 1889

Not guilty

THE PEOPLE

Grand Larceny *second degree.* [Sections 528, 530 Penal Code].

St. John vs. P.

Mary Ford

JOHN R. FELLOWS,

72 Nov. 8/89

District Attorney.

per P.L.

Pen 6 months

A TRUE BILL.

Chas. H. Scott Foreman.

0429

Police Court—4—District.

Affidavit—Larceny.

City and County } ss.
of New York, }Christopher Folchil
of No. 63rd 10th Avenue Street, aged 24 years,
occupation Barber—being duly sworndeposes and says, that on the 18th day of February 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

Good and lawful money of
the United States issue to the
amount and value of Thirty
Six 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 Mary Ford (now here)

from the Jack. That at or about
the hour of One O'clock A.M. on
said date deponent was in
a room in premises No. 259
West 47th Street with the said
Mary Ford for the purpose of
prostitution and while deponent
was lying in a bed in said
room having sexual intercourse
with the said Ford. The said
Mary Ford did take and
carry away said money from
the night stand inside of the
bed. Then in deponent's presence

— Gustav von Pelster

Subscribed and sworn to before me this
18th day of February 1889
at New York
Police Justice

0430

Sec. 198-200.

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. *h* *h* What is your name?

Answer. *Mary Ford*

Question. How old are you?

Answer. *21 Years -*

Question. Where were you born?

Answer. *New London. Conn.*

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

Answer. *122. Clinton Place 6 Years*

Question. What is your business or profession?

Answer. *Laundress -*

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

Mary Ford

Allen before me this
day of
1889
John B. Smith
Police Justice.

0431

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

John *Mary Ford*
guilty thereof, I order that he be held to answer the same and she 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 *July 12* 188 *John Belmont* Police Justice.

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

Dated..... 188 Police Justice.

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

Dated..... 188 Police Justice.

0432

257 297
Police Court--- District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Christopher Reich
638 10 Ave
621 Mary Ford.

Officer
Sanborn

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated February 18 1889

Wells Magistrate.

Morris Officer.

27 Precinct.

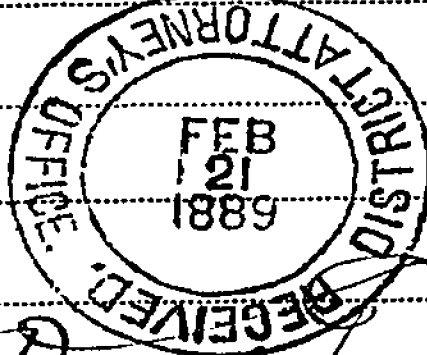
Witnesses Frank J. Morris

No. 22^d Precinct Police Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer



COM 9 1/2

0433

Grand Jury Room.

2nd day

PEOPLE

vs.

Richard

James M. Hill
vs. William

0434

COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Ford

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Mary Ford

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

The said

Mary Ford

late of the City of New York, in the County of New York aforesaid, on the *eighteenth*
day of *February* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, in the
night-time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *thirty-six*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of

thirty-six
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *thirty-six*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *thirty-six*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *ten dollars*

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

JOHN R. FELLOWS, *District Attorney.*

0435

BOX:

345

FOLDER:

3255

DESCRIPTION:

Frazolli, Michael

DATE:

03/19/89



3255

0436

BOX:

345

FOLDER:

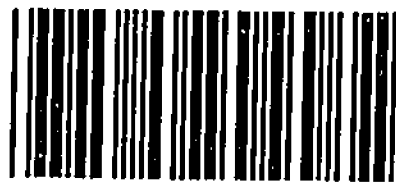
3255

DESCRIPTION:

Guilerusso, Gaetano

DATE:

03/19/89



3255

0437

Witnesses:

Counsel

Filed

Pleads,

THE PEOPLE

vs.

Michael Fragolli

and

Gastano Guilemoro

(1880)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

(Subs.)

Speedy & acquitted

Chas. S. Scott

Foreman

Murder in the first degree.
[Section 1833, Penal Code]

1889

day of

March

19

Ray

0438

Court of General Sessions

The People

vs.

Michael Fragolli
and Gaetano Guillermino

Indictment

Murder in the 1st degree
§ 183 P.C.

by having caused the death of
Frank Carreri (Carreri Franco)
by striking, beating and kicking
him on the 17th of February, 1889,
at No. 204 Hester Street. The death
occurred on the 23^d of February,
1889.

The facts testified to by the
witnesses examined by me,
do not show any premeditation
by the defendants to take the life of the de-
ceased.

0439

Jeremiah J. Murphy, special officer,
6 precinct. On the 29th of February, 1889,
the Sergeant at the desk directed me
to go to 86 Mulberry Street. I was ac-
companied by the brother of de-
ceased, who had notified the said
Sergeant that his brother, had been
assaulted. I found the deceased
in great agony. He told me that
he had been assaulted at No. 204
Hester Street. There I ascertained that
on the evening of February 17, 1889,
a fight had taken place between
five or six men in consequence
of a disagreement about cards.
I could not find any of the parties
that had participated in the fight.
From Mr. Dana I learnt that Pico
and Kazali and several others whose
names I could not obtain, had been
in the fight. On the 20th of February,
1889, in the morning I met Pico
and Kazali in Centre Street and
I brought them to the deceased,
who identified them as his
assailants from among seven
or eight men who at the time were
present in deceased's room.

0440

I brought them to the Station House. Gaetano Guillermino and Mary Larra told me they were present when the said fight was going on, and I arrested them also as witnesses. Guillermino told me that he assisted in putting the deceased out of the room, and that in doing so his shirt was torn.

Marije Lordona, wife of Vincenzo Butas, I live at present at the House of Detention. Before my arrest I lived at No. 204 Hester Street. My husband is now living at 156 Mott Street. On the evening of the 17th of February, 1889, at about six o'clock, the deceased Frank Carrer came to my ~~said~~ home at 204 Hester Street and inquired for my husband. I informed him that he had not returned from New Jersey, where he had gone in the morning. The deceased did not make any reply, but took a seat. He was very drunk. He was the only man in the room.

0441

at the time. About five or ten minutes later a man whom I only know by his first name Joe, came in and made the same inquiry which Carmen had made. He was also drunk, and took a seat. They did not talk together, but I talked with both of them. About 15 minutes later the defendant Fragalli came in, also drunk, and also asked me for my husband. When he had seated himself, I went out to get a pint of beer for my own money. I treated the three men with a glass of beer each, because they had come to see my husband. Thereafter the deceased ~~ordered~~ ^{ordered} me a \$5 bill and asked me to get another pint of beer, but I refused to go out, because they had drank enough. He repeated his request four or five times, but with the same result. Joe then took the said \$5 for free. About five

0442

minutes afterwards the deceased demanded the return of his money from Jose, who gave it back to him. The deceased thereupon went into the hall way, but immediately returned into the room and asked Jose, why he did not give him his \$5 bill. Jose replied that he had returned the said bill to him, and the deceased remarked, that he did not mean him, but Fragelli. Thereupon a discussion arose between Fragelli and the deceased about the said \$5, and ~~Fragelli~~ ^{Jose} finally slapped the deceased in the face, which felled him to the floor. While he was lying there, Fragelli gave him a kick with his foot. I cannot tell upon what part of his body. Jose then took him up and placed him upon Guerriero's, my brother in law's bed. Guerriero had been in the room from the time on that the deceased

0443

Came in. He asked Jose and Magalli to leave the room for fear that they would commence to fight again. They thereupon threw him upon the floor and tore his shirt. When I saw this, I called and one man came in, who lived downstairs in the same house, but whose name I do not know. Jose and Magalli then left. The deceased remained in my brother in law's bed until the evening of the next day. At about five o'clock P.M. he complained of pains in his chest. I advised him to stretch himself on my bed room floor, but he soon said, that he could not endure it. At about seven o'clock my brother in law brought him home. Guillermo never touched the deceased. I do not know where Jose is.

James E. Liston, Special officer, C. pro-
curator, was directed by the Sergeant to
hunt for witnesses, but did not succeed.

0444

Thomas J. Crystal, Special officer, 6th precinct, corroborates officer Murphy's statement.

Thomas Pico, 836 East 104th Ave., keeper of a fruit stand, I was not at No. 204 West 1st, on the 17th of February, 1889, and was not present at the altercation at which the deceased was assaulted. On the 20th of February, 1889, I went to the said premises to visit my sister Dolores Pico, who ~~lives~~ is the wife of the defendant Fragelli, and lives in said house. I have not known the deceased ~~and never saw him until the detectives brought me to his house with Fragelli. The detectives who were there already asked the deceased to identify his assailants out of seven or eight men that were in his room, and he pointed his hand first towards me and, ^{then} towards Fragelli. Thereupon the detectives brought me back to the Station House, and I was kept in prison, until the Coroner discharged me. The reason why I was arrested in the first instance was the fact that I brought the~~

0445

defendant Fraggoli to the Station House, and the reasons why I did this were the following: When I visited my sister, as aforesaid, she informed me that detectives ^{had} ~~was~~ inquired for her husband, and I thereupon, proceeded to his place of business, a boot black stand in Church Street. He informed me that he had been present at the altercation at which the deceased had been assaulted, but that he, Fraggoli, had been ^{beaten} ~~kicked~~ himself. At my suggestion he went to the Station House, and I accompanied him. The Sergeant of the desk sent ~~at~~ us to the Tombs Police Court to find the detectives there, who had to work up the case. He did not send an officer with us. We met the detectives on the steps of the Tombs, and after ~~hand~~ ^{handing} ~~ing~~ handed to them the card which they had left at my sister's home, they placed both me and Fraggoli under arrest without any inquiry. I have not spoken with

0446

Traggoli since his arrest. I have been in 104 West, since 1884. I do not know the defendant Guilerosso.

~~Francis Dominico, 86 Mulberry Street, Stone Mason. I am~~

Dominico Franco, 86 Mulberry Street, Stone Mason. I am a brother of the deceased, whose proper name was Carmen Franco. I was not present at the altercation of where my brother was assaulted. I saw my brother at about seven o'clock in the evening of the 21st of February, 1889. He was brought home by the defendant Guilerosso and by another man who is unknown to me. My brother told me that at 2011 Hester Street five men and one woman had beaten him with chairs and with whatever they could lay their hands on. That the said fight had been commenced on account of a \$5 note, and

0447

that all who were present had attacked him. He mentioned the defendants and several others, whose names I have forgotten, as his associates.

0448

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Michael Magalli
and
Gastano Guilelmosi

BRIEF OF FACTS.

For the District Attorney.

Dated *May 11th* 1888.

Edward Grace

Deputy Assistant.

0449

Coroner's Office.

TESTIMONY.

took Pico & Trezoni & arrested them
 Pico had not been at ^{my} her house at all
 That is all I know about the case
 Pico & Trezoni & myself went to the
 Tombs. Pico & Trezoni went there to
 give themselves up.
 There were 2 Deceased was a married
 man - I am 22 years of age
 There was but one Giuseppi at the house

Mary Dama

Sworn to before me
 this 28th day of Feb 1889.

John J. McNamee
 Recorder

Taken before me

this 26 day of Feb

1889

W. J. McNamee

CORONER.

0450

Coroner's Office.

TESTIMONY.

9

Thomas Crystal being sworn say
 I am Special Officer & Precinct
 Sergeant informed me of
 the case - We arrested two of
 the prisoners & brought them
 to the deceased who picked them
 out & said that they were the 2
 men who assaulted him - We
 arrested the prisoners in front
 of the Tomb.
 Deceased seemed then to be dying.

Wm J Crystal

Sworn to before me
 this 28 day of Feb 28 1889
 John J. [unclear]
 Police Justice

Taken before me
 this 26 day of Feb 1889
 W J O Merriam
 CORONER.

0451

Coroner's Office.

TESTIMONY. 10

Francisco being worn up
 I live at 336 E 104th St -
 I never was down to the house
 in 2 years I did not know
 the dead man - I went to see
 Mike & we were arrested.

I was at my stand at 104th St
 & 2nd Avenue - On the week day
 I am in the junk business
 I never saw the ~~man~~ ^{deceased} before
 I came down to see my
 sister at 114 Baxter Street on
 Wednesday the 20th - I heard
 that a policeman was after Mike
 & went to where was working
 & asked him if he had been
 in trouble - I advised Mike to go
 over ~~there~~ & surrender himself
 The officer took me to the man
 who picked out Mike, & myself

Francisco
 Mark

Taken before me

this 26 day of February

1887

CORONER.

0452

Coroner's Office.

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

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

Question. What is your name?

Answer.

Gaetano Guilelmo

Question. How old are you?

Answer.

35 years of age

Question. Where were you born?

Answer.

Italy

Question. Where do you live?

Answer.

204 Bester St.

Question. What is your occupation?

Answer.

Laborer

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

Answer.

Not guilty

Gaetano Guilelmo

Taken before me this 26th day of Feb. 1889
N. J. B. Messemmer, Coroner

0453

Coroner's Office.

TESTIMONY. 10

Francisco being worn up
 I live at 336 E 104th St -
 I never was down to the house
 in 2 years I did not know
 the dead man - I went to see
 Mike & we were arrested.

I was at my stand at 104th St
 & 20th Avenue - On the week day
 I am in the junk business.
 I never saw the ~~man~~ ^{deceased} before.
 I came down to see my
 sister at 114 Baxter Street on
 Wednesday the 20th - I heard
 that a policeman was after me
 & went to where was working
 & asked him if he had been
 in trouble - I advised Mike to go
 over ~~there~~ surrender himself
 The officer took me to the man
 who picked out Mike, & myself

Francisco
 Mark

Taken before me

this 26 day of February

1887

CORONER.

0454

TESTIMONY.

W^m A. Conway M. D., being duly sworn, says:
 I have made a post mortem examination of the body of
 Frank Carmen now lying dead at
 86 Mulberry St and from such an autopsy
 and history of the case, as per testimony, I am of opinion the cause of
 death is Traumatic Peritonitis.

W^m A. Conway, M. D.
 An Autopsy made on the body of Frank
 Carmen at 86 Mulberry St - showed the
 following results on Feb. 23^d / 89.
 An external examination of the body showed
 a bruise on forehead, left eye black and blue
 marks of recent application of leeches to the abdomen
 around which black bites was coagulated blood.
 An internal examination showed the
 existence of general Peritonitis (Inflammation
 of Bowels). There was no fracture of skull
 no inflammation of the brain, and all the other
 organs of body were normal except the heart
 which was a trifle enlarged. In my opinion
 the cause of death was Traumatic Peritonitis.
 W^m A. Conway M. D.

Sworn to before me,

this 26th day of Feb. 1889
 H. J. Messinger

CORONER.

0455

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
32 Years — Months — Days	Haty	86 Mulberry st	Feb. 23 1888

Left eye blacked blue
Bruise on forehead.
Leath buttons on abdomen.
Peritonitis. No fracture
of Skull. No wound of
Heart Lungs Liver Stomach
Intestines.
Jawed to have been
kicked by horse over
at 204 Wells st
at 6 P.M. Feb. 17/88.
Auto Motion taken
Feb. 17/88 by Lawrence
McCormac

M. J. B. M.

No. _____

Quar. 1888

AN INQUISTION

On the VIEW of the BODY of

Frank Lawrence

whereby it is found that he came to
his death by
Peritonitis

Inquest taken on the day

M. J. B. MESSEMER, Coroner.

✓ 642

0456

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
32 Years — Months — Days	Italy	86 Mulberry St.	Feb. 23/89

Eyes black & blue
Bruises on forehead.
Leech marks on abdomen.
Peritonitis. No fracture
of skull. No meningitis.
Heart large, other organs
normal.
Finger & thumb have been
kicked by some man
at 204 West 65 St.
at 6 P.M. Feb. 17/89.
Autopsy taken
Feb. 19/89 by coroner
McHomer

26 at 10:30 AM

M. J. B. M.

No.

Quar.

188

AN INQUISTION

On the VIEW of the BODY of

my Frank Carner

whereby it is found that he came to
his death by

traumatic
Peritonitis

Inquest taken on the day

188 before

M. J. B. MESSEMER, Coroner.

V 642

0457

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—Michael Frazolli

Question—How old are you?

Answer—36 years of age

Question—Where were you born?

Answer—Italy

Question—Where do you live?

Answer—144 Baxter St.

Question—What is your occupation?

Answer—Bootblack

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

Not guilty

Michael ^{his} Frazolli
Mark

Taken before me, this 26th day of July 1889
W. J. Messenger CORONER.

0458

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
32 Years. Months Days.	Italy	86 Mulberry St	Feb'y. 25/89

Vol 2 - 672 - 1889
HOMICIDE.

AN INQUISTION 335

On the VIEW of the BODY of

Frank Carner

whereby it is found that he came to
his Death by the hands of

Michael Traggell

and
Guilty as charged

was then taken to

the Jury.

Inquest taken on the 26 day
of February 1889
before

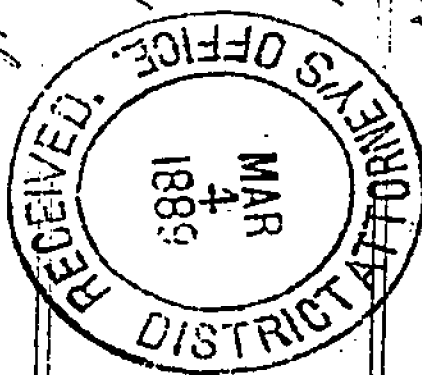
W. G. B. Williams-Coroner.

Committed

Prison

Discharged

Date of death



0459

672-1889
HOMICIDE.

AN INQUIRY

On the VIEW of the BODY of

Frank Carner

whereby it is found that he came to
his Death by the hands of

Michael Traggoli

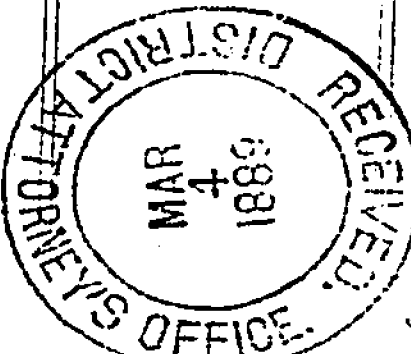
Guillermo Guileruoso
and

Two men unknown to

the jury.

Inquest taken on the 26 day
of February 1889
before

Wm. G. B. Williams, Coroner.



Commenced

Deceased

Discharged

Date of death

MEMORANDUM.

AGE.	PLAC OF NATIVITY.	WHERE FOUND.	DATE When Reported.
32 Years - Months - Days.	Italy	St. Michael's	Feb. 20/89

0460

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroners' Office
 No. 67 Park Row ^{Street in the} 4th Ward of the City of
 New York, in the County of New York, this 26 day of February
 in the year of our Lord one thousand eight hundred and 89 before

W. J. R. Messener ^{Coroner,}
 of the City and County aforesaid, on view of the Body of Frank Carmen
 lying dead at

Eleven ^{Upon the Oaths and Affirmations of}
 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
 Frank Carmen came to his death, do

upon their Oaths and Affirmations, say: That the said Frank Carmen
 came to his death by

Traumatic Peritonitis caused
 by injuries received at the hands of Gaetano Guiderusso
 and Michael Grazzoli and two other men whose names
 are unknown to the jury, at 204 West 17th Street on
 Feby. 17/89. We exonerate Frank Carmen from all
 blame

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

E. Green 392 Bronx	Charles Werner 170 Forsyth
W. H. H. 165-180 Park Ave	August Rickhoff 311 B'n
L. J. Jones 186 Spring	Henry Schmidt 247 E. 12th
A. Dickstein 287 Grand	P. H. Christy 403 E. 12th
John Hansen 161. B'n	Abner Fox 294
Marty Fuchs 22 Delany	

W. J. R. Messener

CORONER, L. S.

0461

Coroner's Office.

TESTIMONY.

Jeremiah J. Murphy, Special Officer
 of 6th Precinct being duly sworn says
 The brother of deceased came to
 the Station House. I went down
 to 86 Mulberry Street. Deceased
 appeared to be in a good way
 the thing. He told me through his
 brother that he had been assaulted
 at 70 & Hester St. I went there &
 found out there had been a
 mess there on Sunday Evening
 (July 17/89) & that 5 or 6 men had
 been fighting. I asked the Italian
 people about the affair & they said
 the men were not there then but
 I could see them. The next morning
 Pico & Fragoletti met on Centre Street
 & I brought them to deceased's
 house, there were about 7 or 8 men
 in the house & I asked the deceased
 through the interpreter if he could
 pick the men out and after about
 3 minutes he picked out Pico & Fra-
 goletti. - I brought the men to the Station
 House. I arrested another man
~~Giuseppe~~ ^{Giuseppe} Guglielmo and also
 arrested a woman Mary Sardoigna.
 They told me they were there during

Taken before me

this

day of

188

CORONER.

0462

Coroner's Office.

TESTIMONY.

the nurse with deceased who was under the influence of liquor & wanted to get deceased out of the room.

Di Giulio showed me when his shirt was torn in the nurse with deceased.

Jeremiah J. Murphy

Sworn to before me
this 28 day of Feb 1889
John J. Gorman
Notary Public

Taken before me
this 26 day of February 1889
W. J. Messersmith
CORONER.

0463

Coroner's Office.

TESTIMONY.

Francisco Dominico

Tony Garman being sworn says:
 I live at 86 Mulberry street. I am a
 stone mason. I did not see the
 body. ~~When he came deceased told~~
~~me~~ One week ago last Sunday
 my brother - the dead man - went
 to the house of Maria Gardogna
 they had a conversation while
 they were talking a 5 dollar bill
 which deceased had in his pocket
 disappeared - As soon as he missed
 the 5 dollar note - he asked all the
 people in the house at the time
 why they took his money - The three
 prisoners said we did not take
 your money - deceased said some
 of you must have taken the money
 and I did not go out of the house
 With that, the 3 prisoners & another
 man fellow him & beat him some
 of them took chairs & benches & began
 to beat him - This happened near
 the door - after they had beaten
 deceased they took him into the
 middle of the room & began to
 kick him. At the time deceased
 exclaimed you have killed me
 already - After this happened

Taken before me

this

day of

188

CORONER.

0464

Coroner's Office.

TESTIMONY.

the woman, (the two of the house) ~~to~~
 kept deceased in the room for 24
 hours without notifying the Police.
 On Monday night deceased was
 brought home - Gunglino & another
 man brought him home, when
 deceased got to the house. Deceased
 deceased if he knew what had been
 done with his money. Deceased
 said the money had been shared
 among the people of the house in-
 cluding the woman.

his
 Franco X Dominico
 Mark

Sworn to before me this
 28th day of Feb 1889

J. J. Corcoran
 Recorder

Taken before me

this

26

day of

February

1889

J. J. Messer

CORONER.

0465

Coroner's Office.

TESTIMONY.

3a
5

Mary Lana
 Maria Jandogna being sworn says.
 I live at 204 Hester St. I am a married
 woman living with my husband.
 On a Sunday before last about 1 o'clock
 in the afternoon deceased came to my
 house a man by the name of Joseph
 who struck deceased in the face, & who
 cannot be found, came into the house.
 A little while after Michael Iragoni
 came in - when deceased came in
 he was very drunk, in fact all
 who came in were drunk, where
 they asked for ~~my~~ husband. I told
 them he was in New Jersey. I went
 for a pint of beer. After they had
 drunk the beer, the deceased took from
 his pocket a \$5 dollar note & told me
 to go for some more beer - I refused to
 go saying that they had enough.
 About 5 minutes after a man by
 the name of Giuseppe took the \$5
 dollar bill from deceased's hand in
 fee. Deceased did not say anything
 then. about 5 minutes after deceased
 asked for his \$5 bill - Giuseppe took
 the money from his pocket &
 handed it to deceased - deceased
 put it in his pocket & walked out

Taken before me

this

day of

188

CORONER.

0466

Coroner's Office.

TESTIMONY.

46

into the hall & returned again in
 about 5 minutes and again asked
 for his 5 dollar bill. Giuseppe said -
 I gave you back the 5 dollar bill -
 Deceased said I am not asking you
 for it I am asking it from
 Michael Trazoni. Michael said
 to deceased. You know very well
 I did not take your money. Deceased
 said. if you do not give it to me
 willingly you will have to give it
 to me by force. Michael again
 answered that he did not have
 his money & searched his pockets to
 satisfy deceased that he did not
 have ~~the~~ ^{deceased's} money. Michael then
 said to deceased I have searched
 myself now you search your-
 self. Deceased did search & found
 his money in a pocketbook in his
 pants pocket. When deceased found
 the pocketbook Michael said now
 you found your money & took
 me for a thief with that Giuseppe
 struck deceased in the face & de-
 ceased being drunk fell down
 When deceased fell down Michael
 Trazoni put out his foot to kick

Taken before me

this

day of

188

CORONER.

0467

Coroner's Office.

TESTIMONY.

5
7

deceased but I don't know whether he struck deceased or not.

Then Gaetano Guglielmo got between ~~to~~ pick deceased up & in the attempt he fell down & his shirt was ripped. I screamed & another man came in & jumped ^{between the} ~~on deceased~~ men to separate them. The man who slapped deceased ~~on the face~~ picked deceased up & put him on Gaetano Guglielmo's bed & he lay there for about 24 hours - I did not want to put him out - when deceased was laying bed he was continually complaining of a pain in his abdomen. The next day deceased said I want to go home now I said if you feel well you may go but if you don't I don't want you to go. Deceased was my grandfather & I did not want to put him out of the house. Deceased said well I am going to go. Guglielmo & another man brought deceased to his house. On Tuesday or Wednesday following myself, ~~Giuseppe~~ ^{Piero} Triacappi & Guglielmo went to the house of deceased - They asked deceased who struck him & he pointed to Mezzoni & the officer

Taken before me

this

day of

188

CORONER.

0468

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN ANTE-MORTEM INQUISITION,

Taken at
No. _____ Street, in the _____ Ward of the City of
New York, in the County of New York, this _____ day of _____
in the year of our Lord one thousand eight hundred and _____ before
Michael J. B. Messener _____
Coroner,
of the City and County aforesaid, on view of the Body of Frank Carme _____

at _____
Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said _____
was injured, do
upon their Oaths and Affirmations, say: That the said Frank Carme
came to his injuries caused by being struck
in the face and kicked in the abdomen
by several men unknown to him on
Sunday Aug 17/99 about 5 P.M. at 254
West St. in the 4th floor

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition,
set our hands and seals, on the day and place aforesaid.

JURORS.

Alanzo Fasket
Jimmie J. Murphy
J. Fossa
Salvatore Castagna
Beppele La Porta
Giovanni Manzella

Michael J. B. Messener

CORONER, E. S.

0469

City and County of New York, ss.

Statement of Frank Carmen now lying
dangerously wounded at St Muller's, 11th in the 6th Ward
of said City and County, on the 28th day of Feb 1889

Question—What is your name?

Answer—Frank Carmen

Question—Where do you live?

Answer—St Muller's St.

Question—Do you now believe that you are about to die?

Answer—Yes

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—I am getting worse all the time.

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—We were fighting about a five dollar bill which was stolen from my pocket. It was taken from my right hand ^{coat} pocket. This was at 204 Heester St. on the fourth floor. I missed a five dollar bill I had in my pocket and accused a man who was there, ~~and whose~~ name I do not know of stealing it from me. He said there is a pocket book on the floor and your five dollar bill is in your pants pocket. I put my hand in my pants pocket. The man said now you have your money and have accused me wrongly and then struck me ~~in the~~ face and knocked me down kicked me and took the five dollars from me again. Others then kicked me also. There were five or six ^{men} present and one woman. This was on Sunday evening, Feb. 17th 1889 about five o'clock. They kept me there a whole day and four men brought

0470

me home Monday night Feb 18/59 a little
after seven in the evening

his
Frank X Carmen
Mark

0471

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND
30 Years — Months — Days	Italy	56 Mulberry St

Latvian
Married
wife two children

1009-1030
AN ANTE-MORTEM INQUISTION

On the VIEW of the BODY of

Frankie Carman

whereby it is found that he was
injured by

Mulla Mena

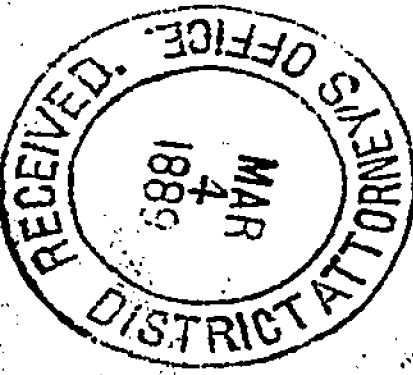
Taken on the 2nd day

of February 1889

before

W. J. McManis
Coroner.

Committed
Bound
Discharged



609

0472

6089

6089

AN ANTE-MORTEM INQUISITION

On the VIEW of the BODY of

337

Frank Carman

whereby it is found that he was injured by

Murderer, Allen

Taken on the 2nd day

of February 1889

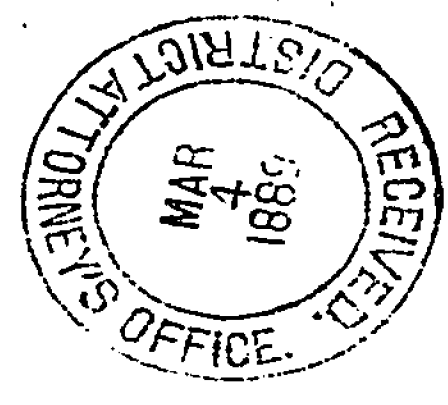
before

W. J. Messinger Coroner.

Committed

Bailed

Discharged



6089

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND
30 Years - Months - Days	Ill	86 Mulberry St

Admission
made the 21st of March

0473

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Michael Ferzoni

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.

144 Baxter Street 4 months

Question. What is your business or profession?

Answer.

Bookblack

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 Ferzoni
Sworn

Taken before me this

day of

188

Police Justice.

0474

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 Galtman

Guileruss ^{and} Michael Perzoni
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 ~~be legally discharged~~

Dated Febry 28 188 9 John J. Gorman Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

John J. Gorman Police Justice.

There being no sufficient cause to believe the within named Frank Rice

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

Dated July 27 188 9

John J. Gorman Police Justice.

0475

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court - 337
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. Crystal

vs.

1 *Andrew Ferguson*

2 *Frank Pico*

3 *Galton, Guileruss*

4 *H.D.*

Dated *July 28* 188 *9*

William J. Crystal Magistrate.

Crystal & Murphy Officer.

6 Precinct.

Witnesses *Will ordered*

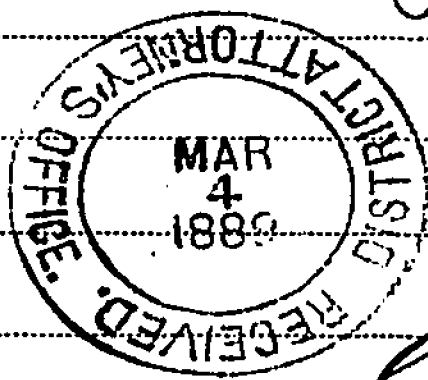
No. *Chas H Seath* Street.

Foreman

No. _____ Street.

No. _____ Street.

Comm H. H. to answer *G. S.*



0476

I certify that Carmine
Grano, living at No. 56 West
14th street fourth floor, is
very sick from traumatic
peritonitis, probably from
a kick received in fight.

New York 19 February
1889

Luigi Villari M.D.

Living 219 Grand
Street.
Grand St.

0477

Police Department of the City of New York,

Precinct No. 816

New York, Feb 9th 1889.

Judge Ford.

Sir I wish to certify
that I visited Thomas J. Carroll
86. Mulberry St. City. I find
him suffering from peritonitis
and inflammation of the liver
Pulse very low: temperature also.
I consider his present condition
very dangerous.

Respectfully

W. M. McGovern M.D.

Surgeon 3rd Dist.

0478

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

Thomas Crystal
of No. 112 6th Precinct Office, aged 37 years,
occupation Police Officer being duly sworn deposes and says,
that on the 23 day of January 1889

at the City of New York, in the County of New York, Maria Garduna
(nowhere) who is a material witness
in a case of Homicide against
Michael Terpani Frank Piccolini Gaetano
Nigliano. Dependant has reason to believe
said Maria will not appear at the
1st Dist Court as a witness to testify as
such witness

Therefore dependant prays said Maria
may be ordered to find surety to appear
as such witness
Thomas J. Crystal

Sworn to before me, this

of

1889

day

Police Justice,

0479

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Married woman No.

206 1/2 West Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles Crystal

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

Sworn to before me, this

day of Feb 23rd 1889

J. H. H. H. H.

Police Justice.

Mania Jardonina
mark

0480

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 15th DISTRICT.

Thomas Crystal
of ~~the~~ *The 6th Precinct Police* Street, aged *34* years,
occupation *Police Officer* being duly sworn deposes and says,
that on the *22nd* day of *February* 188*9*

at the City of New York, in the County of New York, *Departed*
Gastano Agliaros (now *deceased*) for
feloniously assaulting *Carminio Tronis*
in company with *Michael Pergoni* *Frank Pico*
and another man not now arrested by
kicking and beating said *Tronis* on the body
with their feet and inflicting injuries from
which the said *Tronis* was confined to his
home as set forth in the Amused Certificate
and has since died as deponent is informed
by *Maria Cardonia* of *20 West 12th Street*
wherefore deponent prays that the said *Gastano*

Sworn to before me, this

188

day

Police Justice

0481

Police Court District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

Thomas Crystal
vs.
Gustavo Voliano
or his next of kin
Francisco

Dated

July 23 1889

Magistrate.

Crystal
officer.

Witness,

Walter Cardigan
to the names of detention
in charges of M. O. bail

Disposition,

Ugliars may be held for examination
in order to enable deponents to procure
sufficient evidence
Sworn to before me this
23rd day of July 1889 } Thomas Crystal
J. Humphreys } Police Justice

0482

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

Sworn to before me, this 20 day
of February 1889

Police Justice,

Thomas J. Crystal
of No 161st Police Precinct Street, aged 34 years,
occupation Police officer being duly sworn deposes and says,
that on the 20 day of February 1889
at the City of New York, in the County of New York, he arrested
Michael Ferzoni and Frank Pico. (both
now here) charged with assaulting one
Carmine Fronio. That by reason of the
injuries received said complainant
is unable to appear in Court to make
a complaint as shown by the annexed
certificate of the Physician who is attending
him and deponent prays that the de-
fendants be held to await the result
of said Fronio's injuries

Thomas J. Crystal

0483

Police Court-- / District.

THE PEOPLE, & c.

ON THE COMPLAINT OF

Thomas J. Crystal

vs.

Michael Ferrizoni

Frank Pico

AFFIDAVIT.

36. Italy. 144 Battery St
24 " 336-E. 104 St

Dated July 20 1889

Ford Magistrate.

Officer.

Witness,

Disposition,

Leave to await
result of inquiry

0484

Court of General Sessions of the Peace
in the city & County of New York

The People vs.

Against

Michael Pugoni &

Giuliano Bugliarese

defendants

Notice of Motion

To Hon. John J. Pollock

District Attorney

Sir:

Please take notice that upon
the complaint, indictment and all
proceedings herin, a motion will be
made by the above named defendants,
at the Court of General Sessions of the
Peace, of the city & county of New York,
before Hon. Rufus B. Cowing on the 5th
day of June 1889, at 11 o'clock a.m.,
or as soon thereafter as counsel can
be heard, for the discharge of the above
named defendants, upon the ground of
a failure of the people to prosecute.
And for such other and further relief
as the Court may see just.

Dated New York June 3rd 1889.

Yours &c.

Robert W. Tracy

defendants
No 25 Chambers St. N.Y. City

0485

Court of General Sessions
of the Peace.

The People &c.

Against

Michael Gersoni
Antonio Gugliarone
Defendants

Notice of Motion.

Robert H. Jarry
Defendants' Atty
No. 25 Chambers Street

New York City



To
Hon. J. B. Folger

No. 32 Chambers St.

N.Y. City

0486

DISTRICT ATTORNEY'S OFFICE.

Perk 3

PEOPLE

US.

Frank Mitchell & Co

May 6th 89

Officer Served Person

and Took Comp

April 25th 89

0487

District Attorney's Office.

PEOPLE

vs.

F. Clayton Stevens

My Dear Colonel

Mr. G. E. P. Howard
Counsel for the Co
is a gentleman whose
acquaintance you
would be pleased to
have. His suggestions
will be of use

Believe him as to
trust &c.

Yours

John G. Hoff

0488

Grand Jury Room.

Trial Witnesses

PEOPLE

vs.

Michael Frazolli and

Gaetano Guilerusso

Coroner Messner;

Dr. W. A. Conway;

Franco Dominico,

86 Mulberry Street;

Officer Jeremiah Murphy,

6th Precinct;

Officer Thomas Crystal,

6th Precinct;

Mary Tardogna,

H.D.

0489

Grand Jury Room.

Part 3 May
22 PEOPLE
W2

Michael Frazolli
and
Gaetano Guileresso

Murder
1st Degree

Put on in
Part 3 on
~~Friday~~ Thursday
May 16th, 1889,
to fix a day for
trial W2 Jerome

0490

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Galtano Guilerano 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.

Galtano Guilerano

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Italy

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

Answer.

204 Rector Street

Question. What is your business or profession?

Answer.

Relator

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

Galtano Guilerano
Mark

Taken before me this

day of

188

John J. ...

Police Justice.

0491

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 Frangelli
and
Pasquale Sindemuro

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

Michael Frangelli and
Pasquale Sindemuro

of the crime of **Murder in the first degree,** —

committed as follows:

The said Michael Frangelli and
Pasquale Sindemuro, both

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

with force and arms, in and upon
one Frank Farmer, then and there
being, willfully, feloniously and
of their malice aforethought did
make an assault, and with the hands
and feet of them the said Michael
Frangelli and Pasquale Sindemuro,
in and upon the head, neck, breast,
belly, back and sides of him
the said Frank Farmer, then and
there willfully, feloniously and

By the malice & premeditation, did
 strike, beat, strike, bruise and wound,
 giving unto him the said Grand
 Juror, then and there by the
 striking, beating, striking, bruising
 and wounding of him the said
 Grand Juror, with the hands and
 feet of them the said Michael
 Sengler and Robert Sengler,
 in manner aforesaid, in and upon
 the head, neck, breast, belly, back
 and sides of him the said Grand
 Juror, divers mortal wounds, bruises,
 lacerations and contusions, of which
 said mortal wounds, bruises, lacerations
 and contusions he the said
 Grand Juror, at the City and
 County aforesaid, from the said
 seventeenth day of February in
 the year aforesaid, until the
 twenty-third day of February
 in the same year aforesaid, did
 languish, and languishing did
 live, and on which said twenty-
 third day of February in the
 year aforesaid, he the said Grand
 Juror, at the City and County
 aforesaid, of the said mortal
 wounds, bruises, lacerations and

confusions, did die.

And so the Grand Jury of the
said do say: That the said individual
Brazzoli and Gaetano Sindona,
with the said Grand Jurors, in
the manner and form and by the
means of pre-said, intentionally
and of their malice afore-
thought, did kill and murder;
against the form of the Statute
in such case made and provided,
and against the peace of the People
of the State of New York, and
their dignity.

John R. Fellows,
District Attorney.

0494

BOX:

345

FOLDER:

3255

DESCRIPTION:

Friedman, Adolph

DATE:

03/26/89



3255

0495

Bail fixed at \$5000

Witnesses:

E. J. Barry

Myer Balluch

all the circumstances in
this case taken into
consideration, I recommend
that a plea of attempt
at abduction be accepted.
Apr 11/89 John W. Goff
Asst. Dist. Atty.

Counsel:

Filed

Pleads,

Day of March 1889

THE PEOPLE

ABDUCTION.
[Section 282, Sub. 1, Penal Code.]

2-8 June 1889
2-9 June 1889

Adolph Friedman

Grand Juror

JOHN R. FELLOWS,

District Attorney.

Apr 8/89

A True Bill.

Chaas Scott, Foreman.

Part III April 11/89
Pleas at Attempt at Abduction

S.P. 2 1/2 yrs

15

0496

Hon. J. General Sessions -

The People of the State
of New York

against
Adolph Friedman

The undersigned would respectfully
present to the consideration of this Honorable
Court the annexed affidavits - which
are offered in mitigation of his client
Adolph Friedmans offence and for which
he is to receive sentence this 15th day of
April - 1889 -

I am satisfied from a careful exam-
ination of the case, that the defendant has
been more sinned against, than that he
has sinned - the girl in the case is from
all I can learn, not a chaste woman &
was not at the time of the commission of
the offence to which defendant has
pleaded guilty - There is considerable
doubt in my mind, as to the girl not
being 16 years of age - Her brother has stated
to me that he is 20 years of age, and his
sister is 2 or 3 years younger - this would
make her about 17 - I respectfully
ask that the affidavits showing previous
good character of defendant be taken

0497

in consideration & that the Court will ex-
ercise leniency in dealing with the de-
fendant -

Respectfully
Samuel Muller
Counsel for Dept. 25.2 on 10/1/69

0498

City and County of New York
 I, Herman C. Marguade of No 211 Chrystie
 Street in the City of New York being duly sworn
 says - that he carries on the business of a dressmaker
 tailor at said place, that he knows the deft
 Adolph Friedman, and has known him
 for the past year, that said Friedman was
 employed by defendant, for about ten months
 that during that time, defendant had many
 opportunities to know the character and dis-
 position of said Friedman, that he was
 an honest reputable man, defendant having
 often entrusted him with the collection of
 moneys - that prior to this occurrence for
 which defendant has been arrested, the
 said Friedman, lived with his wife, and
 so far as defendant could ascertain, by fre-
 quent visits to Friedman's residence he
 lived happily with his family - Defendant
 verily believes that the man in this instance
 is not so much to blame as the girl - and
 further defendant says not

Sworn to before me this Herman C. Marguade
 15 day of April 1889

H. C. Marguade
 Town of New York
 J. J. J.

0499

City and County of New York ss

Oppenheim being duly sworn
says that he is in the cloak business at 710
Canal Street in this City, that he knows the
defendant Adolph Friedman, for about one
year, that being the time he has resided in
New York City - that defendant knows him
to be a sober, honest man, and until this
charge has been made against him, so far
as defendant has been able to ascertain by
Enquiry and otherwise a perfectly upright
man, living with his wife, and supporting
his family - that defendant believes the
said Adolph Friedman to be good man
after than the present charge against him.
Sworn before me this

15th day of April 1889

0500

City and County of New York ss

Isidor Roth of No 198 Stanton Street
being duly sworn says that he keeps an
intelligence office at No 198 Stanton Street
in this City, that he knows Fanny Wallach
that Fanny Wallach came to apartment in
the month of January 1889 and stated to
apartment, that she desired to hire a room
from apartment, until she could get work
apartment hired a room to her, and she
remained in my house, for two days only -
She was visited by a man, about 20 or 22
years of age, whom she said was her brother
he remained in her room, all night and
went away in the morning - the next
night she brought another man, who
stopped with her that night, when I found
that he was in her room about 12 o'clock
night I went to her room, and asked her
who was there with her, she said, this man
was her brother, I threatened to break in the
door, when it was opened, they were both
undressed, and I made the man leave
in the morning I made Fanny leave
the house, I did not want, bad characters
there and told her so, she left my house
that morning -

Given under my hand and seal of office
this 15 day of April 1889 } Isidor Roth
Notary Public for New York City

0501

City and County of New York

Beka Work of No 200

Brown St. in the City of New York. being duly sworn says that she knows Fanny Wallace whom Adolph Friedman the defendant herein has been charged with abducting -

The said Fanny Wallace boarded with defendant at the above named place for three weeks - ^{or about the month} in February 1889 and during that time her conduct was such that defendant was obliged to make her leave - She was in the habit of receiving visits from young men, who would take Fanny out, and she on several occasions was out until 12 or 1 o'clock in the morning defendant cohabited with her on her conduct until finally in the month of February 1889 when Fanny and one of her visitors, ^{a young man} who had remained until 11 1/2 o'clock at night wished to use Fanny's room for the purpose of stopping over night, and occupying the same bed - the young man, saying that he would stay, having paid for it, defendant compelled Fanny and her company to leave the house -

Sworn to before me this

12th day of April 1889

Levi M. May
County of New York
Clerk

her
Beka X Work
mark

0502

City & County of New York

John Krantz of No 130 Suffolk
Street in the City of New York being duly
sworn says he knows Fanny Wallach
in the month of January 1889. Fanny
Wallach was living with one ^{Hyman L.} Mannin
at 137 Delancey Street, the said Mannin
being a cousin of defendant - Ida Mannin
a girl of 18 years is a daughter of my cousin
the girl Fanny Wallach in my presence
and hearing endeavored to induce the said
Ida to leave her father house and go in a
house of prostitution - when I heard this
I told my cousin and he put Fanny
Wallach out of the house - further defendant
says not

Done before me this }
13th day of April 1889 } John Crane
J. C. Crane
County of New
York City

0503

General Sessions Court.

The People of the State
of New York

Plaintiff
— against —
Defendant.

Charles Friedman

Defendant.

Applicants in misdemeanor
offenses

SAMUEL MULLEN,

Attorney for Defendant

95 South Avenue,
New York City.

N. Y. City.

To

Attorney for

filed April 15 1889

Due and timely service of the within is

hereby admitted.

Dated New York,

187

Attorney for

County of _____ ss:
being duly sworn says that he is
the age of _____ years that, on the
day of _____ 187
he served the within
at _____
by _____
Sworn to before me this _____ day
of _____ 187

0504

*District Attorney's Office,
City & County of
New York.*

March 26, 1839.

Col. William G. Rice,
Executive Chamber,
Albany, N. Y.

Dear Sir:--

Enclosed you will find application for requisition in the case of Adolph Friedman, charged in this county with abduction, and now under arrest in Philadelphia as a fugitive from justice. This is a case in which the Society for the Prevention of Cruelty to Children is very much interested, and through the Philadelphia Society for the Prevention of Cruelty to Children, is taking very effective measures to secure the fugitive's detention pending the arrival of the papers.

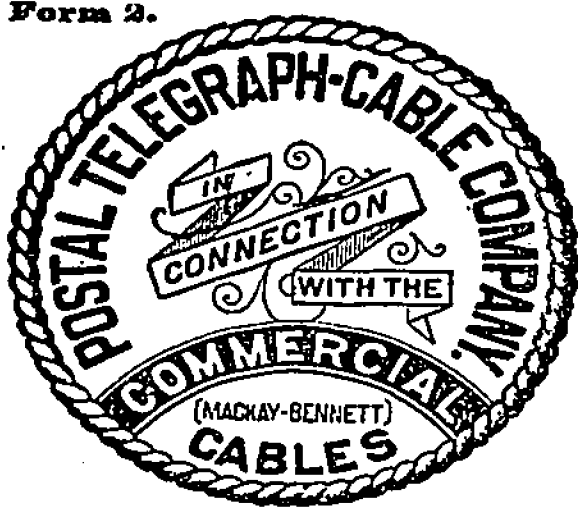
~~Will you kindly see that it~~
rect to this office as soon as possible and oblige,

Very truly yours,

Assistant District Attorney

0505

Form 2.



TELEGRAM.

THIS Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message.

Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message. This is an UNREPEATED MESSAGE and is delivered by request of the sender, under the conditions named above.

ALBERT B. CHANDLER, Pres't and General Manager.
HENRY ROSENER, Vice President.

EDWARD C. PLATT, Treasurer.
GEORGE R. WILLIAMSON, Sec'y and Auditor.

NUMBER	SENT BY	REC'D BY	CHECK
35	R	H	9 Collect Ans to Ha

Dated Phila Pa 31 Received at 180 E. 125 St
 To John D. Lindsay March 31 1889
asst Dist attorney ny

*Friedman will be held to await
your papers*

Geo. S. Graham

0506

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
41	ah	S	9 collect

Received at

Dated Albany NY 30
 To John W. Lindsay
 106 West 133 St
 Mch 30 1889

Mailed to you at Dist Attys
 office yesterday
 William G. Rice -
 Private secy -

0507

District Attorney's Office,
City and County of New York.

City and County }
of New York, } ss.

of No. 56 West Street, aged 20 years,
occupation Singer being duly sworn, deposes and says,
that on the 10th day of March 1889, at the City of New
York, in the County of New York, one Adolph Kiedman

did feloniously take, receive, harbor, employ
and use one Fanny Wallach deponant's
sister then being of the age of 15 years,
for the purpose of sexual intercourse,
he not being her husband; as deponant
has good reason to believe & does believe
and charge.

Sworn to before me,
this 26 day of March 1889 }

0508

DISTRICT ATTORNEY'S OFFICE,
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meyer Wallach
56 West St.
N.Y.

Abraham Friedman

Abraham Friedman
Offence

Dated *March 26* 188*9*

Witnesses, *Edwidge S. Gerry*

No. *100 East 23rd* Street,

Harry Wallach

No. *Care S. P. C. C.* Street,

No. _____ Street,

0509

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Adolph Friedman

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

Adolph Friedman

of the CRIME OF ABDUCTION, committed as follows:

The said

Adolph Friedman,

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

Ninth day of *March*, in the year of our Lord one

thousand eight hundred and eighty-*nine*, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one *Fanny Wadda*,

who was then and there a female under the age of sixteen years. to wit: of the age of

fifteen years, for the purpose of sexual intercourse, he, the

said *Adolph Friedman* not being then and there

the husband of the said *Fanny Wadda*,

against the form of the Statute in such case made and provided, and against the peace of

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

JOHN R. FELLOWS,

District Attorney.