

0783

BOX:

72

FOLDER:

812

DESCRIPTION:

Parker, Frank

DATE:

07/14/82



812

0784

No 113

Day of Trial, *John J. [unclear]*
Counsel, *John J. [unclear]*
Filed 14 day of *July* 1882
Pleads *Not Guilty Sept 19.*

THE PEOPLE
vs. *I*
Frank Parker
(2 Cases)
full and complete copy

JOHN McKEON,
District Attorney.

WITNESSES.

Jesse B. Muller, 34 [unclear] St.
Eligar M. States, 81 [unclear] St.
J. M. Hamilton
George H. Heale
Pauline Carpenter

A True Bill.

Samuel Newcomb
Foreman.

Oct 3/82
Plenty guilty -
Penit two years.

LARCENY AND RECEIVING-STOLEN GOODS

0785

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Parker

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

Frank Parker

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Frank Parker

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

one sewing machine
of the value of fifty dollars

of the goods, chattels and personal property of ~~one~~

The Singer Manufacturing Company

then and there being found,

feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity

John McKean

District Attorney

0786

Allen

Counsel,

Allen

Filed

29

1882

Pleads

W. H. M. M. M.

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

THE PEOPLE

vs.

F

Francis D. Parker

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.

John McKeon

2. Case

0787

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francis A. Parker

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

Francis A. Parker

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Francis A. Parker

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty fifth day of August in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms fourteen pool balls of the value of three dollars each

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

John McDean
District Attorney

0188

BAILED,
 No. 1 by James S. Kelly
 Residence 941 3rd Avenue
 Street, _____
 No. 2, by _____
 Residence _____
 Street, _____
 No. 3, by _____
 Residence _____
 Street, _____
 No. 4, by _____
 Residence _____
 Street, _____

596
 Police Court 2 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Ernie M. Sator
Frank Parker
 1
 2
 3
 4
 Offence, Grand Larceny

Dated July 11 1888

J. S. Smith Magistrate.
James B. Smith Officer.
Joseph M. Mabe Clerk.

Witnesses, _____
 No. _____
 Street, _____

No. _____
 Street, _____

No. _____
 Street, _____

\$ _____

CSM



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 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 11 1888 James B. Smith Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0789

Sec. 198-200.

2^d

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Parker

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

Question. What is your name?

Answer. Frank Parker

Question. How old are you?

Answer. 17 years.

Question. Where were you born?

Answer. New York City

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

Answer. No 218 West 40th street; 4 days

Question. What is your business or profession?

Answer. Sailor

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

Answer. I am not guilty. I did not steal the machine. It is in my possession and I am ready to return it, or I am willing to pay as I agreed, five dollars down at the end of the week and five dollars each month thereafter. I paid one dollar for a week's trial and the week is not yet up.

Taken before me, this 11

day of July 1888

Frank Parker

Robert Smith
Police Justice.

0790

City and County of New York.

George W. Hulise of the 29th Precinct
Police, 35 years old, James W. Hamilton,
32 years old, expressman of No 21
Cornelia Street, and Pauline Carpenter,
36 years old, housekeeper, of No. 475 Seventh
Avenue, all of the City of New York,
being severally duly sworn, each
says that each, respectively, has heard
read the annexed affidavit of Eliza
M. Slater and that the same is
true in so far as it relates to
each one of them respectively

Sworn to before me this
11th Day of July 1852
at New York
Police Justice

George B. Hulise
J. W. Hamilton
Pauline ^{nee} Carpenter
Mant

0791

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

Eliza M. Slater, 28 years old, Bookkeeper
of No. 57 West 12th Street, New York City

being duly sworn, deposes and says, that on the 6th day of July 1882
at the store No 81 Sixth Avenue City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time

the following property, viz: One Singer Sewing Machine
of the value of Fifty dollars

the property of the Singer Manufacturing
Company and in the care and
custody of this 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 Frank Parker, now here,

from the following facts: At about three
o'clock on the afternoon of said day said
Frank Parker entered said store and said to
deponent that he wished to purchase a sewing
machine on installments and deponent sold
to him a machine for Fifty dollars, five
dollars to be paid in cash and five dollars
monthly. At the request of said Parker deponent
agreed to send, and subsequently did send, said
machine to No 475 Seventh Avenue, and said
Frank Parker paid to deponent One dollar

POLICE MESSAGE

0792

to pay the expenses of sending said machine to said address and to secure a trial of said machine by said Parker. Deponent thereafter received ^{from the expressman} ~~from the expressman~~ ^{the receipt} here shown which was signed by said Parker in the presence of said expressman James W. Hamilton, as Deponent is informed by said Hamilton. Deponent is informed by George W. Hulsey ^{of the 2nd Precinct Police} that said Parker said in the presence of said Hulsey that he the said Parker had got hard up and had sold said machine for ten dollars. Deponent believes and charges that said Parker took and received said machine as aforesaid with the intent ^{to obtain it by trick and device and to} to steal the same and to unlawfully convert the same to his own use from the fact that said Frank Parker gave to deponent the name of William Sandford and signed that name to said express receipt and from the fact ^{that} within one hour after the delivery of said machine at said address two men called at said address and presented the said receipt here shown, which deponent had delivered to said Frank Parker, and received said machine from Pauline Carpenter, the landlady at said address in accordance with instructions received by her from said Frank Parker.

Simon to before me this
11th day of July 1882

Elyza M. Slater

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT—Larceny.

vs.

Dated 1882

Magistrate.

Officer.

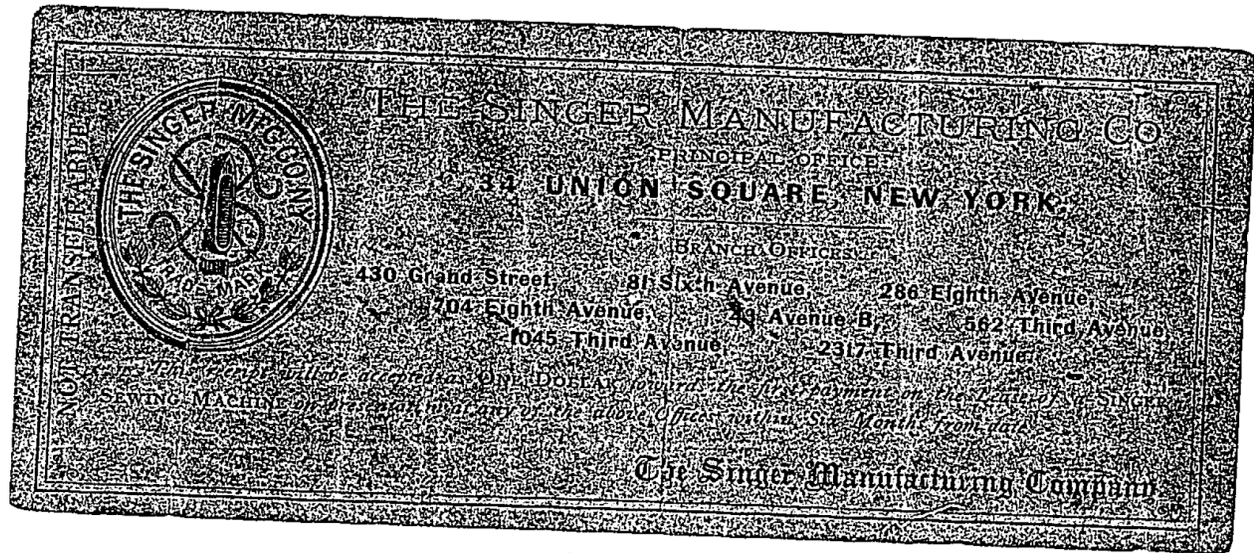
WITNESSES:

DISPOSITION

0793



0794



0795

Entered New York, July 6 1882
Received from THE SINGER MANUFACTURING CO.
One Singer Sewing Machine, No. 4372422
Delivered by No. _____ on trial _____ Days
J. P. Sampson

0796

Office 6 Style 5 drs. fold
For Wm Sanford
475 7th Ave
2nd Floor
Remarks

0797

And Sub 16 pp3
BR

0799

They are not to be
used - the paper
has been improved
excepted - can be
changed as and to
regard their
small (A. Lee)
Apr 30. 82

10

0800

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

District Attorney's Office,

New York, Sept 29 1882

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Donohue
against
Francis A. Parker

For Grand Larceny

The defendant having been indicted by a Grand Jury of this Court,
on the 28 day of September 1882, for the offence
of Grand Larceny upon a charge preferred
by me against him, and having since fully compensated me for all
injury and damage which I sustained thereby,

I do therefore hereby acknowledge to the Court that I have received
full and complete satisfaction for the injuries and damages so sustained
by me, and request that no further proceedings be had on said indictment,
and that the defendant be discharged therefrom.

Philip Donohue
Complainant.

City and County of New York.

Philip Donohue, the said complainant,
being duly sworn, says, that the foregoing instrument by him subscribed
is true of his own knowledge.

Sworn to before me, this 29th
day of September 1882

Philip Donohue
Complainant.

Wm. A. Gorman
Notary Public 287
New York County

0001

Police Court - 152 1/2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm. J. O'Sullivan
846 Salomon Street
Francis A. Parker

Offence, Grand Larceny

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

September 7th 1882

Wm. J. Power Magistrate.

Alexander Middle Officer.

Clerk.

Witnesses,

Charles Cottrell

No. 188

8th Avenue Street,

Francis A. Parker

No. 846

8th Avenue Street,

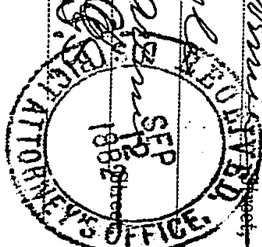
Wm. J. O'Sullivan

No. 846

8th Avenue Street,

\$ 1000

to answer



Wm. J. O'Sullivan

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 Francis A. Parker

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 September 7th 1882 Wm. J. Power 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.

0802

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis A. Parker 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. *Francis A. Parker*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York city*

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

Answer. *568 4th Avenue. 3 months*

Question. What is your business or profession?

Answer. *Billiard Broker*

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 preferred against me. The balls which I had in my pocket were billiard balls at the time. ~~I told Gottlieb~~ I had the conversation with Gottlieb I was under the influence of liquor*

F. A. Parker

Taken before me this

day of *September* 188*7*

Henry J. Davis

Police Justice.

0003

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Gottlieb

aged 20 years, occupation Salesman of No.

788 8th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Philip Donohue

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

Sworn to before me, this

7th

Charles Gottlieb

day of September 1887

W. J. [Signature]

Police Justice.

0804

H District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 846 8th Avenue

Philip Donohue aged 38 years
saloon keeper

being duly sworn, deposes and says, that on the 25th day of August 1882

at the 22nd Ward of the _____ City of New York,

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

the following property, viz:

fourteen Pool Balls
of the value of forty dollars.

Sworn before me this _____ day of _____

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Francis A. Parker (now here)

from the fact that previous to said larceny the said pool balls were in the back room of the premises aforesaid and while the said Parker was in said room, and immediately after the said Parker left the said premises deponent missed said balls, and this deponent was subsequently informed by Charles Gottlieb (now here) that he Gottlieb and said Parker meet each other on

Police Justice

0805

8th Avenue between 49th & 50th Street and
that in a conversation between said Gottlieb
and said Parker, the said Parker
informed the said Gottlieb that he
Parker had just stolen from defendant
fourteen pool balls and which he then
and then had in his possession -
and that he Gottlieb had felt the said
pool balls in the pantaloons pockets of
said Parker

Philip Donohue

Sworn to before me
this 7th day of September 1882

Wm. C. ...

Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0806

BOX:

72

FOLDER:

812

DESCRIPTION:

Parks, William

DATE:

07/12/82



812

0807

BOX:

72

FOLDER:

812

DESCRIPTION:

Johnson, George

DATE:

07/12/82



812

0000

WITNESSES.

Counsel,
Filed 12 day of July 188 2

Pleads Not Guilty

THE PEOPLE

vs.

William Parks
George Johnson

INDICTMENT.
Larceny from the Person.

JOHN MCKEON,

District Attorney.

A True Bill.

Samuel K. [Signature]

July 12/82 Foreman.

(Jury) Pleds Guilty

Each S.P. 2 1/2 year.

2055

0809

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Parks
and George Johnson

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

William Parks and George Johnson

of the ^{Grand} CRIME OF LARCENY (from the person) in the night time

committed as follows:

The said William Parks and George Johnson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twenty-fourth day of June in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms in the night-time of

said day, one watch of the value of one hundred and seventy-five dollars and one watch chain of the value of twenty-five dollars

of the goods, chattels and personal property of one William Huskoff on the person of the said William Huskoff then and there being found, from the person of the said William Huskoff 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 McKEON, District Attorney.

0010

550
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Hunkeler
112 E. 42nd St,
John Parks
Geo. Johnson
Offence: Larceny from
the person

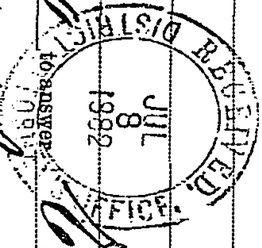
Dated July 8 1882

Magistrate

Adams & Tangeman
Contract Officer

Witnesses, Abraham Stern
Mott

No. Street,
No. Street,
No. 1100 St. Marks Street,
General Receiver
Conrad



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 William Parks

and George Johnson 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, ^{such} 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 8th 1882 J. M. Patterson Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0811

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. George Johnson

Question. How old are you?

Answer. Nineteen years of age

Question. Where were you born?

Answer. New York City

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

Answer. 35 Clinton St. 3 months

Question. What is your business or profession?

Answer. Barber

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

Answer. I am not guilty. I waive further examination here.
George Johnson

Taken before me this

day of

1888

Wm. J. ...

Police Justice.

08 12

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Parks 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. *William Parks*

Question. How old are you?

Answer. *Seventeen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *37 Clinton St. 3 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. I was in
further examination here.*

William Parks

Taken before me this

day of

July 1888
John J. [Signature]
Justice

[Faint handwritten notes and signatures]

0813

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

William Krustop, Aged 29,
of No. *112 Elizabeth* Street, *Wood Carver,*

being duly sworn, deposes and says, that on the *24th* day of *June* 188*2*
at the *14th Ward of the* City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponents person in the nighttime,*
the following property, viz:

*One gold watch and gold chain
attached, together of the value of
Two hundred 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 *William Parks and*

*George Johnson, both men here,
from the fact that deponent sat
on his own door step at 112 Elizabeth
Street, at about the hour of 12 o'clock
on the night of said day, and said
watch was then contained in the
left pocket of the coat then worn
upon deponents person and was
fastened to said coat by said chain.
That deponent went into a state
of partial sleep and looking up
saw said deponents standing over*

0814

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

William Krustop, aged 29,
of No. *112 Elizabeth* Street, *Wood Carver,*

being duly sworn, deposes and says, that on the *24* day of *June* 188*2*
at the *14* Ward of the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponents person in the nighttime,*
the following property, viz:

*One gold watch and gold chain
attached, together of the value of
Two hundred 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 *William Parks and*

George Johnson, both men here,
from the fact that deponent sat
on his own door step at *112 Elizabeth*
Street, at about the hour of *12* o'clock
on the night of said day, and said
watch was then contained in the
left pocket of the coat then worn
upon deponents person and was
fastened to said coat by said chain.
That deponent went into a state
of partial sleep and looking up
saw said deponents standing over

08 15

Chair and the said Parks had then hold of said chair and was tugging at it and tore it from said post and ran away with said property, in company with said Johnson.

That department pursued them to the corner of Grand and Elizabeth Streets and there lost sight of them.

Sworn to before me this 8th day of July 1882 W. Krauskopf

J. D. Patterson Police Justice

District Police Court.

THE PEOPLE, & c

ON THE COMPLAINT OF

vs.

AFRIDA VIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

08 16

BOX:

72

FOLDER:

812

DESCRIPTION:

Pearsall, Conklin

DATE:

07/14/82



812

0017

No. 100

Aug 7

Counsel,
Filed 14 day of July 1882
Pleads, *Inguilty*

INDICTMENT.
*Grants License from the Person
the night time*

THE PEOPLE
vs.
Carolin Parrall

*Discharged by Court
August 7th*

JOHN McKEON,
District Attorney.

A True Bill.
Samuel W. ...
Foreman.

*In view of the facts
set forth in the within
affidavit of the coroner
I respectfully request
the Court to discharge
the defendant on her own
recognizance
Wm. H. ...
Aug 7, 82*

WITNESSES.

08 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Conklin Pearsall

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

Conklin Pearsall

of the ^{Grand} CRIME OF LARCENY (from the person) *in the night time*

committed as follows:

The said *Conklin Pearsall*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *tenth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*two*, at the Ward, City and County aforesaid, with force and arms *in the night time of the said day, one shirt and of the value of one hundred dollars*

of the goods, chattels and personal property of one *George B. Engeman* on the person of the said *George B. Engeman* then and there being found, from the person of the said *George B. Engeman* 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 McKEON, District Attorney.

0019

Police Court 2 596 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George W. Engmann
362 Pearl St. Brooklyn
Complainant

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

Dated July 11th 1882

John S. Seward Magistrate.
William S. Seward Officer.

John S. Seward Clerk.

Witness, John S. Seward Street,
John S. Seward Street,
John S. Seward Street,

No. _____
Street,
\$ _____ to answer



John S. Seward

Offence, Larceny from
the person

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 Complainant

guilty thereof, I order that he be held to answer the same and ~~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 11th 1882 John S. Seward 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.

0820

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Comblin Pearsall 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Comblin Pearsall

Question. How old are you?

Answer. Twenty seven years.

Question. Where were you born?

Answer. U.S.

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

Answer. 404. 2d ave. Three months

Question. What is your business or profession?

Answer. I take care of horses

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 took the studs for safe keeping

Taken before me, this 11/17

day of July 1887

Comblin Pearsall
his
man

John P. Smith
Police Justice

0821

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

George H. Engeman

of No. 362 Pearl

Street. Brooklyn 44. Hotel

being duly sworn, deposes and says, that on the 10th day of July 1882

at the whiteman a coupe City of New York,

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

one diamond studs of the value of
one hundred 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 Conklin Pearsall (now here)

for the reason that while deponent was riding in a coupe with said Pearsall, deponent felt and saw said Pearsall take and steal the above described studs from his shirt front the said shirt being at the time upon the body and person of deponent. When taken to the Central Office of Police said Pearsall denied having said studs, which was taken from his hand by Officer Heidelberg of the Central Office

George H. Engeman

Sworn before me this 11th day of July 1882
Seaver J. Smith
Police Justice

0822

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Con. M^r Pearsall

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself, except as hereafter stated. I have known Pearsall since he was a boy, about 20 years, at the time he took from my stable the Pen the subject of the indictment. I was under the influence of liquor, and so was Pearsall, at the time we were together riding in a coach upon reflection, I do not think Pearsall took the Pen with any criminal intent, but rather if anything to preserve it for me. In believing I do desire with permission of the Court, and consent of the District Attorney, to withdraw the complaint by me preferred against the said Pearsall if not inconsistent with the ends of Justice.

Sworn before
me this 7th day August 1852
John Hoyer
Comptroller of Deeds
George H. Ferguson

0823

BOX:

72

FOLDER:

812

DESCRIPTION:

Perez, Peter

DATE:

07/11/82



812

0024

F. F.

No 50

Day of Trial,

Counsel,

Filed 11 day of July 1882

Pleads

Not guilty (v)

THE PEOPLE

vs.

Peter Perez

H. B. ...

JOHN McKEON,

District Attorney.

Felonious Assault and Battery.

A TRUE BILL.

Edmund Newton ...

July 12/82

Pleas guilty on second count

S. P. H. year.

WITNESSES.

0825

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Perez

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

Peter Perez

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Peter Perez

late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *July* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Joaquin Barros* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Joaquin Barros* with a certain *knife* which the said

Peter Perez

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

Peter Perez

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Peter Perez

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 *Joaquin Barros* then and there being, wilfully and feloniously did make an assault and *in* the said *Joaquin Barros* with a certain *knife* which the said

Peter Perez

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *in* the said *Joaquin Barros* 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 McKEON, District Attorney.

0025

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph W. Adams
& Peter Perse

Offence, *Domestic Assault & Battery*

Dated *July 5th* 188 *2*

William Magistrate.

J. F. Sandwick Clerk.

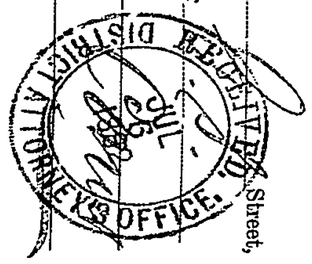
Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ *10000* to answer



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

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

Dated *July 5th* 188 *2* *J. M. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0827

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Peter Perre*

Question. How old are you?

Answer. *Forty-three years of age*

Question. Where were you born?

Answer. *Spain*

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

Answer. *No. 15 Borey 3 or 4 weeks*

Question. What is your business or profession?

Answer. *Tobacco Stripper*

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

Answer. *I am not guilty. I did it in self defence. I waive further examination here*

Peter Perre

Taken before me this

day of

188

W. J. Sullivan

Police Justice.

0828

Form

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

POLICE COURT—FIRST DISTRICT.

of No. 8 Pearl Street, being duly sworn, deposes and says,

that on the 4th day of July 1882

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by Peter Perre

who now present.
when approached deponent
in North Street and
asked deponent for ten
Cents and being refused
did maliciously and maliciously
cut, stab and wound
deponent on the head with
the blade of a knife
which knife he, said Peter
then held in his hands!

Sworn to, before me, this

day of

John D. ...
1882

Police Justice.

Deponent believes that said injury, as above set forth, was inflicted by said

Peter Perre
deponent

with the felonious intent to ~~do~~ do 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 dealt with accord-
ing to law.

Joaquin Barros

0829

BOX:

72

FOLDER:

812

DESCRIPTION:

Picinzo, Carlo

DATE:

07/07/82



812

0830

No. 6

CD

14th

Day of Trial,

Counsel,

Filed

day of

July

1882

Plenets

John M. Kelly

THE PEOPLE

'08.

Carlo Frinzo

320

JOHN McKEON,

District Attorney.

A TRUE BILL.

John M. Kelly

July 14th

John M. Kelly

Foreman

S.P. 15 years.

0031

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carlo Picinzo

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

Carlo Picinzo

of the CRIME OF Rape

committed as follows:

The said

Carlo Picinzo

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

in and upon one Maria
Scivani then and there being a female
child under the age of ten years, to wit
of the age of six years and six months,
feloniously did make an assault, and
her the said Maria Scivani, feloniously
did then and there, carnally and un-
lawfully know, 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 McKeon
District Attorney

2230

McInnes

John Seriani

Mary Seriani

Mary Madonna

46 W. 11th St.

James H. Ramsey M.D.

17 E 46 St

BAILLED
Case of Maria S.

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

552

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Seriani

Carlo Accorgero

McInnes

Offence, Rape

Dated June 26th 1882

William Magistrate

James Officer

McInnes Clerk

Edmund Schmidt

Witnesses, for West 25th St.

Conrad Street

John Seriani



No. Street

Legal to forward 20/11/82

Top June 24/82
2 1/2 P.M.

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 Carlo Accorgero

guilty thereof, I order that he be held to answer the same and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

gives such bail legally discharged
Dated June 26th 1882 W. P. McInnes Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0033

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Carlo Picinzo 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. *Carlo Picinzo*

Question. How old are you?

Answer. *Fifty-five years of age*

Question. Where were you born?

Answer. *Italy*

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

Answer. *46 Mulberry Street, 11 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
Carlo Picinzo
Master

Taken before me this

26

day of

James P. Patterson

Police Justice

0034

First District Police Court

City of New York

1874

The People

Complainant of

Jesse Scrivener

- vs -

George F. Scoville



Answer

George F. Scoville

W. S. V. V. V.
Henry V. V. V.
1874

0035

First District Police Court } Before Justice
City & County of New York } Jacob W. Patterson Jr
June 22^d 1882.

The People on the Complaint of
Theresa Scivanni
- against -
Carlo Scivanni

- Mr. E. E. Price appears for the Defendant.

City & County of New York ss. -

Mr. James W. Hamney was called by the
prosecution, ^{and sworn} he stated as follows: -

On June 21st - about three o'clock in
the afternoon I examined this girl (Maria Scivanni)
at my office No 17 East 46th Street.

I had her placed upon her back. Her father, and
an officer who was with him held her limbs
back. I found that there was a rupture
posteriorly (

= Defendant's Counsel now raised an
objection to the word posteriorly, because it is a
Latin word)

At the junction of the right labia or
lip, and the left labia or lip, backwards, there

Was a rupture through the external lip, and the internal lip and the hymen. The parts were lacerated and torn, and the least separation of the lips caused a hemorrhage of the parts. She seemed to be suffering very severe pain, hardly able to stand still for a few moments.

I think that is all unless you wish to ask me.

Q - Was the child suffering from venereal disease?

A - I saw nothing to indicate that there was any venereal at all. There may have been a venereal poison of these parts, but the blood excluded any definite conclusion. But my impression is that there was nothing of the kind.

Cross Examination by Mr. E. E. Price

Q - Doctor, who spoke to you about examining this young girl?

A - The child was brought to me by - I think he said he was an officer of this Society. I do not know that I ever saw him before.

Q - The Society for the Prevention of Cruelty to Children?

A - Yes Sir, and the father was with the child.

Q - That was the first that you knew of the child's being bruised?

A - That is the first I knew.

3.

- Q. You say that when you parted the lips that blood flowed itself?
- A. Blood flowed from the torn surface.
- Q. Could you judge, from the view, the examination that you had of the child, whether the injuries had been of a recent date or not?
- A. I could not state as to days or hours, because the inflammation is still there. It may have been there for a week, ten days, two weeks or longer.
- Q. What is your best opinion of that?
- A. Well, my impression is that it may have been produced at any time within ten days, or two weeks, or it may have been longer.
- Q. You said that the child seemed to be in pain and uneasy?
- A. Yes sir.
- Q. Do you mean by that, that she seemed to be in such pain before you made the examination?
- A. Yes sir. I thought, perhaps, that she had not urinated, and it was the result of that. I suggested that they take the child to the privy. She said she had no desire to do so.
- Q. If you had seen this child running around this Court Room, and playing two or three days ago, if you had been aware of that fact, would you judge then that the child had been

injured some two or twelve days?

A - It would be no indication she had not been.

A child will often play for awhile, and a spasmodic pain come on that did not exist before. They will go hours without pain, and afterwards the pain will come on

Q Do you know the age of the child that you examined?

A - I was informed by the officers that she was six and a half years of age

Q Did I understand you to say that there was a complete rupture of the hymen?

A - Yes Sir: I could place my finger in nearly half an inch into the vagina

Q Did you see any indication of a chancre there?

A - I did not. I must say there was not

Q You did not see it?

A - If it had been there

Q Did you see one there?

A - I did not

A - In the room

Q Whereabouts in the room?

A - In his room

Q Ask her if anybody told her what had things were

A - No Sir

Q Was this little girl in the bed?

A - Yes Sir - I do not know

Turn of at least
 10
 11
 12
 13
 14
 15
 16
 17
 18
 19
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 49
 50
 51
 52
 53
 54
 55
 56
 57
 58
 59
 60
 61
 62
 63
 64
 65
 66
 67
 68
 69
 70
 71
 72
 73
 74
 75
 76
 77
 78
 79
 80
 81
 82
 83
 84
 85
 86
 87
 88
 89
 90
 91
 92
 93
 94
 95
 96
 97
 98
 99
 100

0839

4.

injured some two or twelve days?

A - It would be no indication she had not been.

A child will often play for awhile, and a spasmodic pain come on that did not exist before. They will go hours without pain, and afterwards the pain will come on.

Q - Do you know the age of the child that you examined?

A - I was informed by the officers that she was six and a half years of age.

Q - Did I understand you to say that there was a complete rupture of the hymen?

A - Yes sir: I could place my finger in nearly half an inch into the vagina.

Q - Did you see any indication of a chancre there?

A - I did not. I must say there was not.

Q - You did not see it?

A - If it had been there

Q - Did you see one there?

A - I did not.

Q - Price - That is all.

Mary Cassassa, was ^{and sworn} called by the people. She testified
as follows, John Fabrella acting the part of interpreter
(By Justice Patterson)

Q You say you saw that little girl (Maria Terinanni)
in the room of that man (the prisoner)?

A Yes sir

Q Did the man call the little girl?

A Yes sir

Q And took her into his room?

A Yes sir

Q You saw that?

A Yes sir

Q Well, what then?

A - That man (prisoner) made bad things

Q What did you see this man do with the little
girl, if anything?

A Bad things

Q Explain what you mean by bad things?

A Bad things

Q Where did he do the bad things?

A - In the room

Q Whereabouts in the room?

A - In his room

Q Ask her if anybody told her what bad things were

A - No Sir

Q Was this little girl on the bed?

A ~~yes~~ - I do not know

By Justice Patterson
The witness to whom she testified
she testified of all events

0041

6.

Q Ask her if she saw this man over here (prisoner)
a - yes sir

Q In what part of the room did you see this man
a - In his room

Q How long have you known this prisoner?
a - I do not know him

Q Did he ever ask you to go into the room?
a - Sometimes he has called me in

Q Did you ever go into the room with him?
a - No, Sir, never

Q What do you mean by bad things?

a - The bad things I know, is that the man
called the little girl up into the room

Q Is that all you know?

a - yes sir

Q Did you see him do anything else?

a - no sir

Q Is that all the bad things you know?

a - yes sir

Q That is what you mean by bad things?

a - yes sir

Mary ^{her} ~~mother~~ Cassassa

- In office said he did not - desire to cross examine
this witness -

Mary Scivanni, was now called by the people, and made the following statement: ^{under oath} (By Justice Peterson.) (through the Interpreter)

Q - How old are you?

A - Six years

Q - Do you know this man, sitting over there (the defendant)?

A - Yes sir

Q - What do you know about him?

A - I do not know

Q - Do you know anything about him?

A - Yes sir

Q - Did this man ever speak to you?

A - Yes sir

Q - Did he ever call you into his room?

A - Yes sir

Q - Well, what then?

A - He lifted up his clothes

Q - What then?

A - He put her on the bed and took off his pants, pulled up her dress, and that is all. He did not do anything else

Object to her testimony. She being 2 to 3 years

0043

8.

(This portion of witness testimony was given in English.)

Q - Do you speak English?

A - Yes Sir

Q - How long have you been in this country?

A - I do not know, Sir

Q - How old are you?

A - Six and a half years old

Q - You understand everything in English, don't you?

A - Yes Sir

Q - When the children play do they talk in English?

A - Yes Sir

Q - Do you talk English when you are playing?

A - Yes Sir

Q - When this man told you to come up to his room what did he do?

A - He was at the window and he called me up, and gave me a penny. Then he put me in the bed and pulled up my clothes.

Q - What-then, did he do anything else?

A - No Sir

Q - Did he hurt you?

A - No Sir

Q - Did he do anything to hurt you?

A - No Sir

Q - How long did you stay there?

0044

9

a - About two minutes

Q You stayed there about two minutes?

a - yes sir

Q Then you came down?

a - yes sir

Q Where did you go then?

a - I went to see the little dog

Q Who took you to see the little dog?

a - myself

Q When did you tell your mamma about it?

a - My brother told her. My brother saw me

Q Where did your brother see you?

a - He saw me when I went into this room

Q Did he see you when you came out?

a - yes sir

Q Did your brother say anything to you about it?

a - No Sir

Q What did you tell your mamma when she asked you about it?

a - Nothing

Q You told your mamma?

a - yes sir

Q What did you tell her? Did you tell her this man put you on the bed?

a - yes sir

Q Your mamma asked you?

a - yes sir

0045

10.

Q And then you told her?

A Yes Sir

Q Did anybody else ever take you into the room?

A No Sir

Q Did anyone else ever pull up your clothes?

A No Sir

Q Are you sure?

A Yes Sir

Q Not a word?

A - No Sir

Q You say your brother saw you going into the room?

A Yes Sir

Q Was your brother there when this man called you?

A Yes Sir

Q And he told your mother?

A Yes Sir

Q Did your brother come for you when you were there?

A Yes Sir

Q Did he tell you not to go in?

A - No Sir

Q He did not say anything?

A No Sir

Q Did your Maamma take you to the doctor?

A Yes Sir

Q What is your brother's name?

a - Tony Scivanni

Mary Scivanni

Tony Scivanni, was now called by the people ^{and some} &c testified as follows: -

(By Justice Patterson)

Q Did you tell your mother anything about your sister going into this man's room?
a - Yes Sir

Q What did you tell her?

a - She (Mary Scivanni) was sitting on the landing and he (the prisoner) called her up into his room

Q What did you see him do, if anything?

Did you look into the room?

a - Yes Sir

Q Did you see him do anything?

a - No Sir. When the door was open I looked in, and my sister had already gone away.

Q Did you see this man do anything except call her into the room?

a - No Sir

Q Then you told your Mother?

Objection to the questions of Tony Scivanni to see the contents of Tony Scivanni's room

0047

12.

Q Yes Sir

Q Is that all you know about it?

A Yes Sir

Q When did you tell your mother about it?

A After one or two days I told her

Q How many days?

A One

Q How came you to tell her about it? Did she ask you about it?

A No Sir

Q What made you tell your mother? Why didn't you tell her right away, that same day?

A I did not want to. I was afraid she (Mary Scrivanni) would be liked

Q How came you to tell your mother then? don't you know?

A No Sir

Q Did your mother ask you?

A No Sir

Q Did your mother tell you that your sister was sick?

A No Sir She wanted to strike her, and I did not want her to strike her. I told my sister so that my mother would not strike her.

Long Scrivanni

0848

13.

Irresu Periscummi was called by the people ^{and sworn}. She made the following statement through the interpreter (By Justice Patterson)

Q. Who told you about this little girl going into this maus room?

A. Mrs. Conroy home from church one morning, and the boy (Tony) told me that the little girl had gone up to that maus room, and he gave her a penny.

Q. Your son told you?

A. Yes sir.

Q. Was it before you discovered that the girl was hurt?

A. It was afterwards.

Q. Did this boy tell you that his sister had gone into this maus room before you found out that the little girl was hurt?

A. Yes sir.

Q. How long after that did you discover that the child was hurt?

A. I was not thinking of it until the child commenced to feel a little uneasy and sick.

The child commenced to feel bad. She told me that she did not feel very well, four or five days after the boy told me.

Q. Was it upon the little girl's complaint that you looked there?

A. I did not examine the child after the

14-

Child complained of being itchy in her private parts.

Q. When did you first discover that the child was itchy?

A. (No answer)

Cross Examination by the State

Q. Don't you wash your children?

A. - Sometimes I wash them

Q. Do you mean to say that you let your little child of six and a half years go around without washing her every day?

A. - Not every day

Q. Do you do it every month?

A. - No

Q. How did you come to see this? Were you washing her or did you look at her parts to see?

A. - When I saw her trying to pass her water she commenced to holler, then I went to wash her because I thought she was scalded

Q. Did you see any blood coming from those parts?

A. - Yes sir, a little blood

Q. How long ago from to-day was it that you saw blood?

A. - The first time I washed her.

0850

15

Q How long ago was that?

A - Right days to tomorrow

Q Seven days to-day?

A yes sir

Q Seven to-day?

A yes sir

Q (By the Justice) Ask her whether she knows this man (prisoner)

A yes sir

Q How long have you known him?

A - About five years. He lives in the same building

Q Have you any reason to be angry with him for anything?

A - He never had anything to say to me another. He never had any quarrel until now

Q Were you friendly?

A yes sir

Q Did you ever know of your child to go into this man's room?

A - She used to go there and his wife was all the time in

Q You knew that the child went into the room?

A yes sir, sometimes

Q You never told the child not to go there?

A - I told her many times not to go in there

16.

Q What made you tell the child not to go in there?

A - Because we know that he called many girls up in there

Q Were you afraid to have your child go in there?

A - Yeah, very much

Q After the boy told you that the little girl had gone in there did you say anything to the prisoner about it?

A - I asked him, why did you call my child up into your room?

He said, "She did not have any right to come up into my room"

Q Did you ever tell this man not to allow your child in the room?

A - No, Sir, I never told him anything about it. His wife was always present.

Q Why do you charge this man with having committed this offense upon your child?

A - I am most satisfied that he is the one who did it

Q Why do you charge him with doing it?

A - Because he is the one who did it

Q How do you know that?

A - I know it by my little girl telling me - I know it by him calling other little girls up there

0852

17-

Q Did you know what was the matter with your little girl when you saw her?

A I knew that he had committed some bad action upon her

Q When you saw the little girl?

A Yes

Q You said you discovered that something had been done - you also suspected that something had been done, and that this prisoner did it. How did you become satisfied that something had been done to the child?

A The doctor told me

Q Did the doctor tell you that the child had been outraged?

A Yes

Q When did the doctor tell you that?

A Sunday morning, the child was sick before that, and on Sunday morning the doctor told me.

Q It was on Sunday morning last that the doctor told you?

A Yes

Q Has any conversation passed between you and the prisoner since you discovered it?

A No Sir

Q You never spoke to him about it?

A - I spoke to him two or three times upon the subject

Q What did he say?

A - He never gave me any answer, except that the little girl ~~should not have~~ wanted to come to his room

Q Did you charge him with doing some thing to your child?

A Yes sir

Q When did you do it?

A Just right away

Q Well, what did he say?

A - He said nothing. He said that the girl should not have gone to his room

Q Did he make that reply when you charged him with having committed an outrage upon your child?

A Yes sir

Q Then, when you told him that he had committed an outrage upon your child, the only answer he made you was that the child should not have come to his room?

A Yes sir

0854

19.

Q (By the officer) When did you see him & speak to him about your child? How long ago from to-day?

A - It was two days after that had happened

Q How long was that ago from to-day?

A - Twelve or thirteen days.

Q What did you say to him?

A - I asked him why he called my little girl up there. You did not have any right to call her up there. He said, she had no right to come up there -

Q Is that all that was said?

A Yes sir.

Q And that was 12 or 13 days ago?

A Yes sir.

Q Did you ever speak to him again after that?

A I did not. he was always at work

Q That was the only time you spoke to him about it, 12 or 13 days ago?

A Yes sir. I could not speak to him any more because he used to go to work

Q Is that the only time you spoke to him?

A Yes sir.

0855

20.

Q Then you did not speak to him at all about your child after you discovered she was injured?

A I did not speak to him anymore, because we had to take her to the doctor

Q You did not speak to him anymore?

A No Sir

J. Edgar Hoover
June

Case adjourned until the 23 June at 10.30
June 23. Adjourned until the 24 June at 2.30 pm

June 26th. The Court said: There is evidence here, that a rape has been committed on this child, and that the prisoner is the person who did it. Every part of the evidence points to this man. I will therefore hold him to answer

City and County of
New York

Teresa Scivani, of 46
Mulberry Street, being duly
sworn says that at the
City and County of New
York, on the 8th day of June
1882

Carlo Picenzo, now
here did feloniously have
sexual intercourse with
a female child of dependent
under the age of ten years
viz: six and a half years,
named Maria Scivani, and
had carnal knowledge of
said child against the
form of the Statute in such
Case made and provided.

That said child
informed dependent, who is
her mother, that said Carlo
induced her to enter his
room on 46 Mulberry
Street and that he then
and there had carnal

0057

Knowledge of her person
as aforesaid. That the private
parts of said child are
lacerated and bleeding.
That dependent
is further informed by a
child named Giccia Casuso
here present, that she, said
Giccia, saw said dependent
in the bed in this room
room with dependents said
daughter.

Sworn to before me this
20th day of June 1882.

Notary
James J. Scivani
J. M. Patterson
Notary Public

Attest by Consent of dependents
Executed to file 22/82 at
2 1/2 P. M.