

0863

BOX:

367

FOLDER:

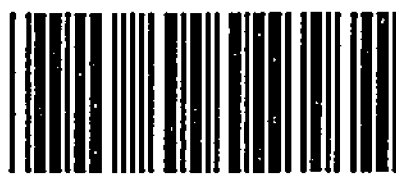
3448

DESCRIPTION:

Cassidy, James

DATE:

10/09/89



3448

0864

Witnesses:

James McKay
Off. Duty
Cent. Office

Counsel,

Filed

day of

188

9 / Oct 9
Pleads, 10

THE PEOPLE

vs.

James Cassidy

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 580 Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. L. Cole,
Foreman.

Spied & convicted.
V. D. 10 yrs P.B.M.

0865

The People
vs.
James Cassidy.

Court of General Sessions, Part I.
Before Judge Martine.

Monday, October 14, 1889.

Indictment for grand larceny in the first degree.

James McKay sworn and examined, testified:

I am captain of the steamship Olive. In the winter time we run in connection with the fast mail service from the coast of Florida to the West Indies and in the summer time we run from Boston to Bar Harbor. I was in New York on the 4th of October last, I saw the Defendant at the bar on that day in this city and at the time I saw him I was on a 23rd Street car, it was going east from the west side. When I first noticed him it was between Fifth and Sixth Avenues, probably ten minutes past twelve at night; at that time I had a gold watch, I paid ninety-five dollars for it, it was a double case hunting watch, a stem winder, I had it in the left hand pocket of my vest and it was fastened to a chain, it was fastened to the buttonhole of my vest by a bar in the usual manner; the chain is in the same condition now as it was then. I came out of the Grand Opera House and it was five minutes past twelve by my watch, the performance was late turning out and I met a 23rd Street car at Eighth Avenue and 23rd Street, there was a lady with me and a crowd of others at the same time got in, I got into the car and we stopped once between 8th and 6th Avenue and when we stopped at 6th Avenue I stooped down to look out to see how far we were along; shortly after we left Sixth Avenue I heard the driver pull his beel twice, I was about

0866

one-third the distance of the car from the rear end. After he struck the bell I noticed two men come in on the forward end of the car and I did not pay much attention to them any more than they were crowding through the passengers. I saw the prisoner at the bar, I saw the two men coming in the front door and the car was full of people standing; the Defendant was one of the two men who came in, I was standing with my left hand on the strap and facing the opposite side of the car and these men coming by kind of attracted my attention in crowding past the people, I did not like that. The Defendant came up, he was head, he got in probably about as near as the distance from that to me (pointing) and stopped, I did not notice anything more particularly, I was standing in this direction with my chain hanging down, he stopped and after a while he crowded by me, there was a lady in front of me and as he did he stopped alongside of me and turning in this direction reached over and caught this lady in front of me on the shoulder, she turned her head round and looked at him, he stumbled up like as if he wanted to get hold of the strap, I was holding him kind of with my left shoulder, he took hold of my left elbow to keep him from falling on this lady's shoulder, he stood alongside probably two or three minutes. During this time I looked square at his face, I had a good view of his face, of the right side of his face, I could not see any other part this time; he then turned around and went out of the front end of the car and as he went to go out he turned me around part way, I turned all around and let go of the strap and this lady in front of me said, "your chain is

0867

hanging down", I looked and I missed the watch that I had in my pocket; I was at the corner of Broadway when I discovered it. I did not get off the car then but afterwards went to Police Headquarters and there spoke to an officer in uniform who turned me over to Detective Sergeant Mulry, I had a conversation with him, I described the man I had seen in the car to him and then left Police Headquarters. About an hour and a half or two hours afterwards I got a notice to report to Headquarters at once, I went there and saw Officer Mulry and had a conversation with him and the second time I went there I saw the Defendant and I identified him. When I went into the Headquarters they told me to go into the back room and to stay there till Officer Mulry came and soon after he came I saw the Defendant, I went into another room to see him. There was a line of five men standing and Officer Mulry told me to go in there, I went in and walked up to that man, the defendant, I says, "there is the man that took my watch"; my eye rested on that man first, I identified him immediately, there was no question of doubt between him and any other man in the line and the more I see of him the more I am positive he is the man. As I came out of the theater I took out my watch to look at it and it was five minutes past twelve; as I got into the car my hand struck that way and the chain was all right in my pocket.

Cross Examined. I do not pretend to say that I saw the Defendant take my watch but I am sure he is the man who did the things I have described. The first I knew that my watch was taken was when this

0868

lady called my attention . This overcoat was buttoned with one button just that way (showing). Are those the same coats you had on that night? Yes. You are a pretty stout man? Yes; the vest fits me pretty well but the overcoat does not, it is a little too small for me. I looked at my watch coming out of the Opera House right in the vestibule, it was five minutes past twelve o'clock; then I closed my watch and put it in my pocket and that was the last I saw of it; there was quite a crowd coming out of the theater but not with me, the performance was over but the majority had got out ahead of me, we had a front seat, I could not give you any idea of how many people were in that vestibule when I was passing out, I suppose there might have been ten, I would not say how many there were exactly because I did not notice; there were other people in the vestibule walking in the same direction that I was but there was not anybody in front of me unless they were some distance, probably ten or fifteen feet, I do not recollect any people being alongside of me but there must have been some people behind me, the people in front of me were not in reach of me. As near as I can recollect every person that I noticed going out of the theater was walking. I walked down 23rd St. to get the car probably a hundred feet. I did not take special notice of what was going on in the vestibule but I did in the street from the fact that I wanted to get in the car before the crowd did. When the car came along I would not stop, I got aboard that car and then it drove up to the corner of 23rd St. and 8th Avenue; there it stopped and the crowd got in ahead of me and I came in

0869

behind, all the seats were taken and some were in the aisles. As near as I can recollect the car stopped between 8th Avenue and Broadway near 7th and then at 6th Avenue, some people got on or off I don't know which.

The conductor when he collected the fares got off at the rear end, coming in the front end. Officer Mulry was not one of the five who stood in line when I identified the Defendant at Police Headquarters, I can't tell you how many grey headed men were in that line or how many young men nor how many men built like the Defendant nor how many stout men were in that line. I described this man to the officer two hours before. The Defendant was not dressed then as he is now, he had on a derby hat but he had on other clothes. I did not notice the color of his necktie. I never had a front view of the Defendant's face, I identified this accused man by looking at the right side of his face, I looked at him as I am looking at him now fully three minutes, I identify him by the color of his hair, moustache and everything. He got in the car between Fifth and Sixth Avenue and he got off somewhere about the corner of Broadway, I saw him after he came in, after the bell rang, he came in with another man but I did not actually see him get on.

Thomas W. Mulry sworn and examined.

I am connected with the Detective Bureau of Inspector Byrnes at Police Headquarters, I remember seeing the last witness Capt. McKay on the 5th day of October, I had a conversation with him at Headquarters that day in relation to the loss of his watch, I received from him a description

0870

of a person about twelve o'clock I should judge, I arrested the Defendant in consequence of the description I received from the Captain, I made the arrest on the corner of First Street and Second Avenue I should judge about a quarter or half past twelve, in that neighborhood; I told him at the time that I made the arrest that the Inspector wanted him and I brought him to the office, I sent for Capt. McKay, I was not there when the Captain came, I happened to be out, I saw the Captain afterward and had a talk with him and he soon after identified the Defendant, I was in the room at the time but not in the line, Capt. McKay sat in the front office, I went out and told the Captain I had made the arrest, he went into the main office and there stood a line of five men, the Defendant among four other men, Capt. McKay walked along the line and as he came to the Defendant he placed his hand upon his shoulder saying, "that is the man", he identified him as the man. What did the Defendant say? He had nothing to say.

Cross Examined.

All this took place

in what is known as the police station of the Detective Bureau? Yes, it is the office of the Detective Bureau. There was a raised desk there? Yes, the same as in any police station. There were police officers in the room? Yes, but in citizen's clothes. How many rooms is it necessary to pass through in order to get to that room?

There is no room, it is a passageway leading from one room into the other, just what you might call a hallway. How long was this man in custody before he was identified? About an hour and a half. He was in a cell at Police

0871

Headquarters and then he was brought up from the cell with other men and stood in line? Yes. I was about the place in the same room; the Sergeant in command at the desk wore a blouse, the line of five men did not stand facing the Sergeant, the Captain came in from the door leading from the front and passed right into the office and the line was in front of him.

There was no evidence offered for the Defence and the Jury rendered a verdict of guilty of grand larceny in the first degree.

0872

Testimony in the
case of
James Cassidy
filed Oct.
1899.

I am a witness in the case of James Cassidy, who was charged with the murder of John D. Lee. I was present at the trial and saw the evidence presented. I am a witness in the case of James Cassidy, who was charged with the murder of John D. Lee. I was present at the trial and saw the evidence presented. I am a witness in the case of James Cassidy, who was charged with the murder of John D. Lee. I was present at the trial and saw the evidence presented.

0873

Name & Cell No. of Writer. *James Cassidy* Full Address of Letter. *488.10*
Judge Martine Court General
Sessions Chamber at New York City

Rules for the guidance of the friends of Prisoners

Letters should be confined to family or business matters. Put name and date of sentence on envelope. Daily papers, weekly political and sensational papers, immoral or sensational books not allowed. Visits allowed once in two months. No visiting on Sundays or Holidays. Articles of food not required to be cooked here, allowed once in two months. Tea, Coffee, and Chocolate not allowed. Tobacco, Underclothes etc. may be sent at any time. Boxes and Packages by Express must be plainly marked with name and date of sentence of prisoner, and prepaid.

SING SING PRISON, *Oct 5th* 1891.

Judge Martine esq -
Dear sir I wrote two letters
to you some two months
ago, in regard to my
case. I have as yet received
no answer. I thought prob-
ably it was owing to vaca-
tion time etc. I would very
much like to receive an
answer to relieve my sus-
pense. I am here serving
10 years sentence, in one
sense, without a Trial.
I was sentenced by you
after standing my Trial
on the 14 or 13 of Oct 1889.
You appointed me for

0874

a lawyer one Gentleman
who you know now, & so
does every one else was not
a regularly admitted Lawyer
such as the Constitution of
the State of New York
intends should defend a
prisoner without friends
or friends. That is why I
take the Liberty of addressing
you this letter. You are
a Gentleman a man of
means. good Education
plenty of friends. and it
is to be taken for granted
that you love Justice and
fair play. That is why I
address this letter to you.
hoping that your love of Justice

0875

and fair dealing will influence you to take an interest in my case. you can get me a fair trial and with a fair trial I will be discharged. for I am innocent and ought not to be here. a gentleman Capt Mc Key loses his watch at 1/2 past 12 at night on the 23rd horse car. he complains next morning at noon I am arrested & the gentleman said I was in the car along side of him. never felt me or suspected me of taking his watch three days after before I had time to communicate with friends. I am rushed to trial before you will take no plea for I was and am innocent. Gentleman is appointed by

0876

you to defend me of
course here I am your your
self said to me I have to
give you a long sentence
I cannot help it the Law
provides it for your case
I must do my duty etc
that is all very well but I
had no Lawyer to defend
me consequently no Trial
please answer me this
letter you are the only
one I can appeal to if you
fail me I am very badly
off indeed

Yours very respectfully

James Cassidy
10 years convicted Oct 13 1891

0877

Name & Cell No. of Writer. *James Cassidy* Full Address of Letter. *488.10*
Judge Martine. Court General
Sessions Chambers street New York City

Rules for the guidance of the friends of Prisoners

Letters should be confined to family or business matters. Put name and date of sentence on envelope. Daily papers, weekly political and sensational papers, immoral or sensational books not allowed. Visits allowed once in two months. No visiting on Sundays or Holidays. Articles of food not required to be cooked here, allowed once in two months. Tea, Coffee, and Chocolate not allowed. Tobacco, Underclothes etc. may be sent at any time. Boxes and Packages by Express must be plainly marked with name and date of sentence of prisoner, and prepaid.

SING SING PRISON, *August 2* 1891.

Judge Martine. Dear sir
on the 14th Oct 1889, I was tried
& convicted before you, at the
Court of General Sessions
for Larceny from the person
& sentenced to 10 years. you
provided me with Council
one John R Hengeman, who
was not a Council duly ad-
mitted to practice at the Bar,
under the Laws of this state.
Consequently I have not had
a fair Trial. by not having
as Council a regularly adm-
itted Lawyer such as the
Constitution of this state
intends to provide for me

0878

I am for the first time in
my life without money or
friends. I am in prison
& don't know who to appeal
to. I have as a Boy & man
read & heard a deal about
Christian Charity, Humanity
& all that. but I never was
the recipient of the one or
witnessed much of the other.
perhaps it was owing to
my Education & surround-
ings. at present I would
very much like to see a
little Christianity or Charity
practiced toward me.
& I am just in the position
to appreciate it. every man
has his Character I have mine
it may be bad. but surely
I ought not to be in prison
without committing some

0879

Crime. for that reason
alone. your Character is
good. You are a man of
means. respected hold an
important position in
society. as I understand
it you are a man who
tries to do the fair & square
thing. to every Man.
Now please do it towards
me. I only ask fair play
& Justice, if I only get that
I will not be long det-
ained from my Liberty.
I was convicted on scarcely
any evidence Capt McKee
my prosecutor did not
suspect the man who
stood beside him in the
23rd street car at 1/2 past
12 at night of robbing him
he got off the car missed

0000

his watch went home.
next morning he reported
his loss at Police Head
Quarters. Two hours after
making his report, I was
in the neighborhood of
Police Head quarters two
blocks off only. am arrested
with 3 or 4 others am con-
fronted before said Capt
McKig. am I identified
as the man who stood
alongside of him. unfor-
tunately me having been
here before & not taking
the stand in my own beh-
alf in that account "I
am here yet & will remain
so. unless you will please
interest your self in
my behalf. & see that I
get a fair square chance
or trial -

0881

Name & Cell No. of Writer. *James Cassidy* Full Address of Letter. *688. 10*

*Judge Martine Court General
Sessions Chambers street new york city*

Rules for the guidance of the friends of Prisoners

Letters should be confined to family or business matters. Put name and date of sentence on envelope. Daily papers, weekly political and sensational papers, immoral or sensational books not allowed. Visits allowed once in two months. No visiting on Sundays or Holidays. Articles of food not required to be cooked here, allowed once in two months. Tea, Coffee, and Chocolate not allowed. Tobacco, Underclothes etc. may be sent at any time. Boxes and Packages by Express must be plainly marked with name and date of sentence of prisoner, and prepaid.

SING SING PRISON, *Aug* *nd* 1891.

*it is a case of mistaken
identification. I am
innocent. even if I was
along side of the Gentlemen
I ought not to be here
for that alone. it is very
easy for the Police Depart
ment of new york to
errort a man who has
been in Sing Sing Prison
when he is within two
or three Blocks of the
Police Head quarters &
stand him up for identi-
fication & if he has no
money like I have or was
& no regularly admitted*

0002

Laufer to defend me
no wonder I am here.
But I am here at the same
in a bad position. I was
tried before you. I have
under the circumstances
no right to be here.
If I can only get fair
play & justice. I will
not remain here.

Please see I get fair play
& justice. Some people
would not appeal to
his Judge. nor would
I if I was not well
satisfied that you are
an Educated Gentleman
& wish to do what is right
to every man. If you fail
me who will I appeal to.
hoping you will not
be offended at any thing

0003

I have said here, or in
my presentation in
appealing to you.

But I have only said
the Truth. & the Truth
hurts no one who - as
the right sentiments
towards his fellow man

Yours very
Respectfully

James Cassidy

0884

Police Court

District

Affidavit—Larceny.

City and County }
of New York, ss.:James M. Kay
of No. 261 Broadway Street, aged 46 years,
occupation Captain Steamship Olivette being duly sworn
deposes and says, that on the 4th day of October 1889 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession And
Person of deponent, in the night time, the following property, viz:One hunting case gold watch
of the value of ninety five dollars.

(\$ 95.00)

the property of Deponent.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Cassidy (murderer)from the fact that at about the hour
of midnight said date deponent got
on board a 23rd St. Car going east at
the corner of 8th Avenue and 23rd Street and
at that time deponent had said watch in
the lower left hand pocket of his vest
with a chain attached to said watch the
other end of said chain attached to a
button hole of deponent's vest. the car being
crowded at the time deponent was obliged
to stand up. holding onto a strap with his
left hand and while deponent was so standing
deponent noticed a man standing very close,
and jostling against deponent. and at orSubscribed and sworn to before me this
1889 day of

Police Inspector

0085

near the corner of Broadway and 23rd Street the said man who deponent had noticed jostling against him, got off of said car, and immediately after said man got off of said car, a lady informed deponent that deponent's watch chain was hanging down, deponent felt for his watch and discovered that it was missing. Deponent then informed the police of the Central Office, on the day following of his loss, and described the man who was in said car jostling against deponent. Deponent is informed by Detective Sergeant Thomas Mulry of the Central Office Police that he Mulry arrested the said defendant, who is known to him Mulry as a thief, on suspicion of having stolen said watch and upon the description so given by deponent, and took him to Police Headquarters, and stood him up with four other men for this deponent's inspection. Deponent further says that he picked out this defendant while he was standing with said four other men at Police Headquarters, and fully and positively identified him as the man that deponent had noticed on said car jostling against deponent at the time deponent's watch was stolen.

Wherefore deponent charges the said defendant with feloniously taking, stealing, and carrying away said watch from the lower left hand pocket of the vest then and there worn by deponent as a portion of his bodily clothing, and prays he may be held and dealt with as the law directs.

Sworn to before me } James McKay
this 6th day of Oct (1889)
G. M. M. D.
Police Justice

0006

CITY AND COUNTY { ss.
OF NEW YORK, }

aged years, occupation Detective Sergeant No.

200 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

James McKay

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

Sworn to before me, this

6

day of

Oct

188

Thomas V. Mulry

G. Henry Bond
Police Justice.

0007

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

James Cassidy 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. *James Cassidy*

Question. How old are you?

Answer. *50 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *60 E. 57th St. New York*

Question. What is your business or profession?

Answer. *Stone Cutter*

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

Answer.

I am not guilty

James Cassidy

Taken before me this

day of

188

John J. Brink
Police Justice.

0000

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

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

Dated *Oct 6* 188 *John 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.

0889

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 2 1508 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James W. Kay
261 Broadway
James Carrory
1 _____
2 _____
3 _____
4 _____
Officer Larceny
from the Person

Dated Oct 6 1889

For and _____ Magistrate.
Muiry and Muiray _____ Officer.
C. C. _____ Precinct.

Witnesses _____

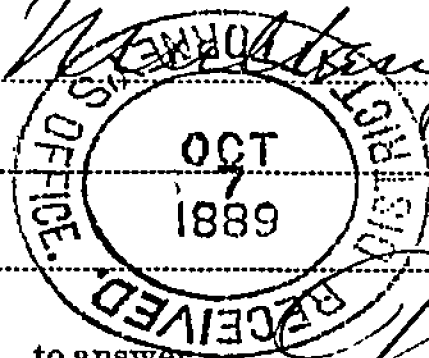
No. _____ Street.

No. 200 West 10th Street.

No. _____ Street.

No. 1000 _____ Street.

\$ _____ to answer



Com 9 1/2 person

0890

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 Cassidy

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

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

The said

James Cassidy

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

*one watch of the value
of ninety-five dollars*

of the goods, chattels and personal property of one *James Mc Kay*
on the person of the said *James Mc Kay*
then and there being found, from the person of the said *James Mc Kay*
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.*

0891

BOX:

367

FOLDER:

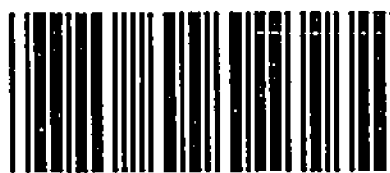
3448

DESCRIPTION:

Cassidy, John

DATE:

10/01/89



3448

0892

Witnesses:

Off Peter White

11th St. Street

Upon my report
herein I recommend
the dismissal of
the within indict-
ment

Dated N.Y., October 12
1889

Edward Gross
Dep. Prosecutor

I concur in the
above recommendation

Wm. T. Lynde
Asst. Dist. Atty.

Counsel,

Filed

Pleads,

day of Oct. 8
1889

THE PEOPLE

vs.

John Cassidy
(2 cases)

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Roberts

Oct 15/89

Foreman

On recom. of Dist. Atty.
indict. dis. R.B.M.

0893

Police Court—3 District.

CITY AND COUNTY } ss,
OF NEW YORK,

of No. 1st Precinct Street, aged 22 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 19 day of August 1889 at the City of New York,
in the County of New York, while in uniform

he was violently ASSAULTED and BEATEN by

John Fossidy
(now here) who seized hold
of deponent around the waist
and attempted to throw him
down

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of August 1889

Peter Uhl

John Fossidy
Police Justice.

Peter Uhl

0894

Sec. 198-200

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty.
John Cassidy

Taken before me this

day of

1884

Police Justice.

0095

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.....

Richard J. ...
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 *Aug 9* 188 *9* 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.

0096

Off Peter Nhl
Hitman

183
Police Court

3 1334
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Nhl
vs.
John Cassidy

Offense
Hitman

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated _____ 188

_____ Magistrate

_____ Officer.

_____ Precinct.

Witnesses

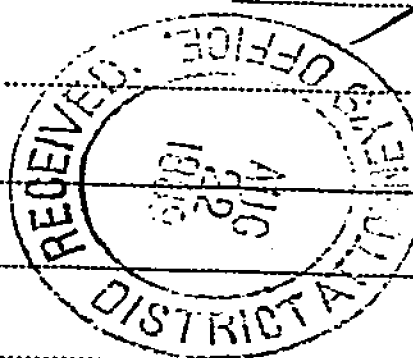
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 50 to answer _____

Com
early 3



0897

Police Court—3rd District.

CITY AND COUNTY } ss,
OF NEW YORK, }

of No. 10th Street Street, aged 33 years,
occupation Laborer being duly sworn, deposes and says, that

on the 19th day of August 1889 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by

John Cassidy, (now here)
who struck deponent two violent blows
upon & against the face and knocked deponent
unconscious with his, (afterwards) clenched
hands

without any justification on the part of the said assailant.

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

Sworn to before me, this 19

day of August 1889

Police Justice.

John Boyle

0098

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3rd
District Police Court.

John Cassidy 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

John Cassidy

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 106 Lewis Street; about 6 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
innocent

John Cassidy

Taken before me this

19th

day of *August* 188*9*

John Cassidy
Police Justice.

0899

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

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

Dated August 19 1889 W. J. C. S. 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.

0900

Off Peter Mte
14 Precet

Witness

1804
Police Court District 1837

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Baylen
vs.
John Carridge

Offence
Misd.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated August 19th 1889

Power Magistrate

Uhl Officer.

114 Precinct.

Witnesses Call the Officer

No. the Principal Street.

No. Street.

No. Street.

No. Street.

\$ 5.00 to answer

Com



0901

Court of General Sessions

The People
vs.
John Cassidy } 2 cases

Indictments.

Assault in the 3d
degree.

§ 219 Penal Code,
for having on the 19th of August,
1889, assaulted and beaten John
Boyle and Peter Uhl.

From the affidavits of Jacob
Dembert and Peter Uhl it ap-
pears that diligent search has
been made for the complain-
ant, but that he could not be
found and served with a
subpoena. Without his testi-
mony it is impossible to
prove the indictment No. 188.
From the affidavit of Peter Uhl
it also appears that he does not
consider the defendant's act an
assault upon himself. It is
evident that the defendant did

0902

not intend or attempt to resist the officer, or to assault him, but that he merely did what the majority of men would do, when taken by the collar of the coat. It was an act of self defense.

I therefore, recommend the dismissal of both of the indictments herein.

Dated N. Y., October 12, 1887

Edward Gross,
Deputy Assistant

0903

City and County of New York, ss:
 Peter Uhl, patrolman of the 14th
 Precinct, ^{being duly sworn, says} on the 19th of August, 1889
 at the Tompkins Square I saw the
 defendant assault the complain-
 ant by knocking him to the ground.
 I rushed to the scene and took
 hold of him by the collar of the
 coat. He put his arm around
 my waist, and when upon
 my request, he did not take
 his hand off from me. I struck
 him in the face. The defendant
 was somewhat under the in-
 fluence of liquor at the time. I
 did not make the complaint ~~here~~
 in at my own instance, but
 at the direction of the Police Ma-
 gistrate, because I did not con-
 sider his act an assault upon
 me.

Exponent further says, that
 at the request of the District At-
 torney he has made diligent
 search for the complainant
 herein to serve him with a
 subpoena. That on the 11th
 of October, 1889, he called at Cooper's
 Restaurant, in East 10th Street,

0904

his alleged residence, and was informed there that he has removed from there about six weeks ago, without telling where he went. That on the said day deponent also called at the Novelty Works, Roaches Shipyard, ~~which~~ at the foot of East 9th Street, and was informed there that he had left his employment about three weeks ago. That deponent has been unable to ascertain said complainant's whereabouts.

Subscribed before me this 12th of October 1889 } Peter Ahl

Edward Grose
Notary Public
City and County of New York

0905

DIRECTIONS.

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

In the Name of the People of the State of New York.

To John Boylan
of No. East 10th Street

YOU ARE COMMANDED to appear before the Grand Jury of the County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 25th day of September 1889, at the hour of 10^o in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Cassidy
Dated at the City of New York, the first Monday of September in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

0906

Court of General Sessions.

THE PEOPLE

vs.

John Cassidy

City and County of New York, ss.:

Jacob Deubert

being duly

sworn, deposes and says: I reside at No. 151 Essex St
Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the 24th day of September 1889,

I called at received a Subpoena for John Boylan

East 10th Street
the alleged residence of said John Boylan

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

as there was no number given in the papers in the case

I was unable to find the residence of said

Complainant, and consequently was unable to serve

him with a subpoena to appear

Sworn to before me, this 25th day
of September, 1889

Jacob Deubert

Subpoena Server.

Thomas A. Murray
Commissioner of Deeds
N.Y.C.

0907

Court of General Sessions.

THE PEOPLE, on the Complaint of

John Boylan

vs.

John Casady

Offense:

John R. Gellings
RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

Jacoby Deubert

Subpoena Server.

Failure to Find Witness.

0908

Court of General Sessions

The People

against

John Cassidy

(2 cases)

Chambers
& de la Roche

REPORT.

For the District Attorney.

Dated October 12 1889

Edward Greene

Deputy Assistant

0909

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Cassidy

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

John Cassidy
of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows:

The said

John Cassidy

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *August* in the year of our Lord one thousand eight hundred and
eighty-*nine* at the City and County aforesaid, in and upon the body of one *Peter*
Uhl in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Peter*
Uhl did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Peter Uhl* 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

Off Peter Nhl
14th Prec

Upon my report
their recommendation
the dismissal of
the within in-
distinct.

Dated N. Y., 12/10/89

Edward George
Lieut. Permanent

I come in the
afternoon and show

Edward Taylor
Arch. Arch. 1847

Received
74
1884
Hearings
Counsel,
Filed
Pleas,
1889
day of Oct.
Kearney v
Kearney

THE PEOPLE

vs.

John Cassidy
(2 cases)

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Charles B. Flanders
Feb 15/83 Foreman.
On recom. of Dist. Atty.
indict. dis, P.B.M.,

0910

0911

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Cassidy

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

John Cassidy

of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said

John Cassidy

late of the City of New York, in the County of New York, aforesaid, on the *nineteenth*
day of *August* in the year of our Lord one thousand eight hundred and
eighty nine at the City and County aforesaid, in and upon the body of one *John*
Boyle in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *John*
Boyle did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *John Boyle* 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.

0912

BOX:

367

FOLDER:

3448

DESCRIPTION:

Cavanagh, Patrick

DATE:

10/09/89



3448

0913

C. H. Langford

Counsel,
Filed *9* day of *Oct* 188*9*
Pleads *Not guilty - 10*

THE PEOPLE
vs.
Patrick Cavanagh
INJURY TO PROPERTY.
[Section 651, Penal Code.]

JOHN R. FELLOWS,

District Attorney.
Park St November 13/89.

A Truck.
Used and converted
as warehouse.
with view to use as

City Prison 10 days.

Wm. L. Boh, Foreman.

Witnesses:

Michael Luanor

Off. P. S. Salligan

185 Puch

0914

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Caranagh 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. Patrick Caranagh

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. Ireland

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

Answer. No 207 Fifth St 4 months

Question. What is your business or profession?

Answer. Truck driver

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

Answer. I am not guilty

Patrick Caranagh

Taken before me this 24

August 1889

John J. McNeill
Police Justice.

0915

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

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

Dated Sept 11 188 Wm. W. W. W. 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.

0916

BAILED.

No. 1, by Catharine Concoran

Residence 625 West 47th Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

1458 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Tranter
213 W. West 19th
Patrick Conrough

2 _____
3 _____
4 _____

Dated Sept 24 1889

Murray Magistrate

Galligan Officer.

18 Precinct.

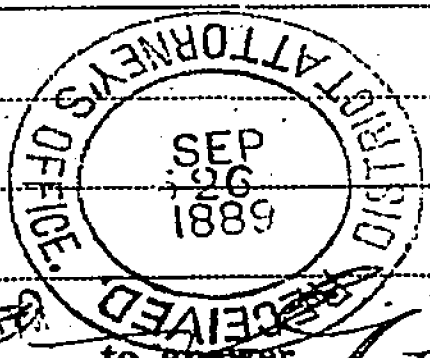
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

1889 to answer



Boyle
Boyle

0917

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 14 DISTRICT.

Michael Treanor
of No. 213 West 19th Street, aged 21 years,
occupation Bartender being duly sworn deposes and says
that on the 20 day of September 1889
at the City of New York, in the County of New York

Patrick Caranagh (nowhere),
did unlawfully and willfully
destroy personal property
of another. That at about
5:30 O'clock P.M. deponent
saw defendant kick and
break with his foot the plate
glass in front of premises No
290 First Avenue, thereby destroy-
ing property of the value of twenty
seven dollars Michael Treanor

Sworn to before me this

of

188

day

Police Justice.

0918

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patricia Ravanagh

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

Patricia Ravanagh
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Patricia Ravanagh*,
late of the *Eighteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty third* day of *September*, in the year
of our Lord one thousand eight hundred and eighty- *nine*, at the Ward, City and
County aforesaid, with force and arms,

uplate down

of the value of *thirty seven dollars*,
of the goods, chattels and personal property of one *Thomas J. Bennett*,
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy;

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.

*Indictment amended
by Order of the Court, November 13, 1888.*

0919

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Estimda Ramanaofo
of the CRIME OF UNLAWFULLY AND WILFULLY seizing
REAL PROPERTY OF ANOTHER, committed as follows:

The said Estimda Ramanaofo,
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,

a certain piece of State Land

of the value of Twenty seven dollars,
in, and forming part and parcel of the realty of a certain building of one
Michael Treanor,
there situate, of the real property of the said Michael Treanor.

then and there feloniously did unlawfully and wilfully seize and
seize

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.

0920

BOX:

367

FOLDER:

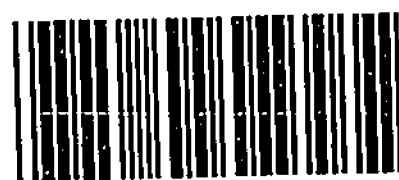
3448

DESCRIPTION:

Clark, Charles

DATE:

10/11/89



3448

0921

BOX:

367

FOLDER:

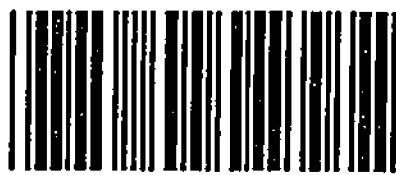
3448

DESCRIPTION:

Ryan, Jeremiah

DATE:

10/11/89



3448

0922

BOX:

367

FOLDER:

3448

DESCRIPTION:

Cavanan, Edward

DATE:

10/11/89



3448

Witnesses:

C. Bald
J. Brennan

70 WAK

Counsel,
Filed 11 Oct 1889
Pleads, Indictment

THE PEOPLE

vs.
Charles Clark
Jeremiah Ryan
Edward Cavanan

Robbery,
[Sections 224 and 228, Penal Code].
degree.

JOHN R. FELLOWS,

District Attorney.
Park III
Member 6/89.
Vol 273 Ind and Acquitted
Vol 1 Ind and Convicted
Assault 3d deg

A True Bill

M. L. Cole, Foreman.

Off. Oct 1889

701 28
Pen 30 days

0923

POOR QUALITY
ORIGINAL

0924

Police Court

6th District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No 2347 Arthur Avenue Street Carminio Baldo
being duly sworn, depose and saith, that on the 6th day of October
1889, ~~at the~~ in an open lot in 24th Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

a watch and chain all of the value of
Five dollars

of the value of Five DOLLARS,
the property of Carminio Baldo

and that this deponent has a probable cause to suspect, and does suspect, that the said property
attempted to be was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Charles Clark, Jeremiah Ryan and
Edward Caravan, now here, were in an
open lot between Washington Avenue and
Corilla Street at fifteen minutes past
one o'clock in the afternoon, from the following
facts, to wit: That he was approached by
the said Clark, Ryan and Caravan and the
said Clark asked deponent to give him the
time and upon deponent taking out his watch
the said Clark caught hold of the chain
and attempted to snatch it from deponent and
at the same time striking deponent with his
fist and bucking him with his head and

day of
Sworn before me, this

JOSE JUSTICE.

0925

that the said Ryan caught hold of deponent's coat and drew it over deponent's head and that he ~~struck him~~ was struck several times while the coat was over his head and that the said Canavan was with the other two and held his arms while the assault was going ^{on} and about this time they ^{said Ryan, Ryan & Canavan} became alarmed by the approach of other persons and ran off and left the deponent.

Carmine B. B. B.

7th day of October 1889.
 Before me this
 Charles N. Stanton
 Police Justice

Police Court— District.

THE PEOPLE, & c.
 ON THE COMPLAINT OF

vs.

AFFIDAVIT—ROBBERY.

Dated

188

Magistrate.

Officer

Witnesses:

0926

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

6th District Police Court.

Charles Clark 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. *Charles Clark*

Question. How old are you?

Answer. *Twenty years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *823 East 145th Street - Seven months*

Question. What is your business or profession?

Answer. *Driver of an Ice cart*

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 I did not snatch or attempt to snatch the watch.*

Charles ^{ss} Clark
mark

Taken before me this

day of *October*

1889

Police Justice.

0927

Sec. 198—200.

CITY AND COUNTY } ss.
OF NEW YORK, }6th District Police Court.

Jeremiah Ryan 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. *Jeremiah Ryan*

Question. How old are you?

Answer. *Twenty seven*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *823 East 145th Street - about 4 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty -*
Jeremiah Ryan

Taken before me this

1st day of

October

1889

Charles H. Hamilton
Police Justice.

0928

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

6 District Police Court.

Edward Cavanan 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.

Edward Cavanan

Question. How old are you?

Answer.

Twenty one

Question. Where were you born?

Answer.

Ireland

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

Answer.

823 East 145th Street - 2 days

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

Edward Cavanan

Taken before me this

day of *October*

1889

Charles W. Tappan

Police Justice

0929

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

Jimmah Ryan and Edward Carman

guilty thereof, I order that They be held to answer the same and They 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 October 7 1889 Charles N. Lint Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

0930

Police Court--- 6th 1521 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carmine Baldo

2347 vs Arthur av

1 Charles Clark

2 Jeremiah Rgan

3 Edward Cabnan

4

Offence

Dated October 7 1889

Taintor Magistrate.

Wood & Rudy Officer

34 Precinct.

Witnesses Joseph Hosmer

No. 2386 Hoffman Street.

No. Street.

No. Street.

No. Street.

\$1000- to answer



Com

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0931

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 Clark, Jeremiah
Ryan and Edward Cavanan

The Grand Jury of the City and County of New York, by this indictment, accuse Charles Clark, Jeremiah Ryan and Edward Cavanan

of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Charles Clark, Jeremiah Ryan and Edward Cavanan, all

late of the City of New York, in the County of New York aforesaid, on the sixth day of October, in the year of our Lord one thousand eight hundred and eighty-nine, in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Carmine Baldo, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of four dollars
and one chain of the value of one
dollar,

of the goods, chattels and personal property of the said Carmine Baldo, from the person of the said Carmine Baldo, against the will, and by violence to the person of the said Carmine Baldo, — then and there violently and feloniously did rob, steal, take and carry away, the said

Charles Clark, Jeremiah Ryan and Edward Cavanan, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other: —

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

John R. Fellows,
District Attorney

0932

BOX:

367

FOLDER:

3448

DESCRIPTION:

Clark, John

DATE:

10/31/89



3448

0933

282

297
Counsel,
Filed 31 day of Oct 1889
Pleads, Wholly Court

THE PEOPLE
vs.
John Clarke
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

affiants
Wanted

A True Bill.

Wm L Cole Foreman
Wm M Gifford
Wm M Gifford
Wm M Gifford
Wm M Gifford
May 12/92

Witnesses

Wm L Cole

Wm L Cole

May 12/92

This seems to be
second by the
which to be

affiants
De

Many efforts have been made
to find the witnesses in
this case - they cannot
be found.

I recommend the dismissal
of the indictment.

May 12/92

Wm M Gifford

Wm M Gifford

0934

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 347 East 118th Street,

being duly sworn, deposes and says, that
on Monday the 26th day of August
in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Clark (now here) who

violently struck deponent on the

head with an axe then held
in his hand.

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

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

Sworn to before me, this 27 day
of August, 1889.

D. J. Kelly POLICE JUSTICE.

0935

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. John Clark

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. New York City

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

Answer. 346 W 53 Street 10 years

Question. What is your business or profession?

Answer. Patman

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

Answer. I am not guilty
John Clark

Taken before me this

day of August, 1891,

Police Justice.

0936

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

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

Dated *Aug 27* 188 *9* *Do. J. C. B. J.* Police Justice.

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

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

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

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

0937

Police Court---1762 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. Solo
342 East 110 St
John Plunkett

1
2
3
4

Offence. Not Answered

BAILED,

No. 1, by George H. Plunkett
Residence 442 West 51st Street.

No. 2, by
Residence Street.

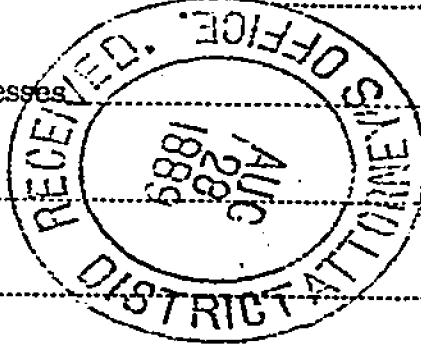
No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated August 27 1889
O. Reilly Magistrate.
M. D. Gen. Officer.
1st Precinct.

Witnesses
No. Street.
No. Street.
No. Street.

\$ 5.00 to answer
Bailed



0938

District Attorney's Office.

PEOPLE

vs.

John Clark

Assault 1st degree

The complainant and his wife maintain that the assault committed by the defendant was committed without any provocation on the part of the complainant.

He is, however, unwilling to prosecute and desires a dismissal of the indictment. He has executed a waiver.

Edward Croose
Deputy Sheriff

0939

District Attorney's Office.

PEOPLE

vs.

John Clark.

Will Mr. Grosse please
examine. I am in-
formed that this is
a case where there
were counter charges
of assault and
that now the couple
want to withdraw
his complaint. If
you communicate
with the boardman
he can give you
much information
in regard to material
circumstances.

Apr. 28/90

W. J. Jerome

0940

COURT OF GENERAL SESSIONS, PART 3

(1706)

THE PEOPLE

INDICTMENT

For

John Clark
^{vs.}

To

M.

George W. Plunkett

No. 442 W. 51 Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for Trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City, on May the 12 day of instant, at eleven o'clock in the forenoon.

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

DE LANCEY NICOLL,

District Attorney.

0941

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Clark

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

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

The said

John Clark

twenty-sixth day of *August* 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 *Thomasio Solo*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Thomasio Solo*
with a certain *axe*

which the said

John Clark
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 *Thomasio Solo*
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

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

The said

John Clark

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 *Thomasio Solo* 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 *axe*

which the said

John Clark
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.

0942

THIRD COUNT—

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

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

The said

John Clark
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
Thomasio Solo in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said *Thomasio Solo*
with a certain *axe*

which *he* the said *John Clark*
in *his* right hand then and there had and held, in and upon the head
of *him* the said *Thomasio Solo*

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 *Thomasio Solo*

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.

0943

BOX:

367

FOLDER:

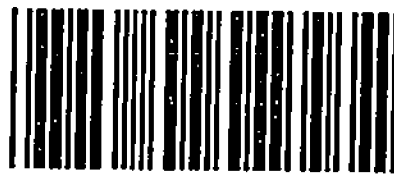
3448

DESCRIPTION:

Clifford, Daniel

DATE:

10/14/89



3448

Mary Clifford
Off. Peter D. Cantor
4th Floor

4th Parcel

THE PEOPLE

vs.

Daniel Clifford

JOHN R. FELLOWS,
District Attorney.

A True Bill

Wm. L. Gode Foreman.

Part III October 17/89

Tried and Committed

Arzahl 39 deg!

Pen one up

9x

Counsel,
Filed *14* day of *Oct* 188*9*
Pleads, *Weyburn - 10-*

0945

Police Court— / — District—

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Clifford
of No. *24* *Peck Slip* Street,

Keep house being duly sworn, deposes and says, that

on *Sunday* the *22nd* day of *September*

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

She was violently and feloniously ASSAULTED and BEATEN by *Daniel Clifford*
(now here) who cut and stabbed deponent
upon the left arm with the blade
of a knife which he, defendant
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 *23rd* day
of *September* 188

Mary Clifford
mark
Doyle POLICE JUSTICE.

0946

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Daniel Clifford 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.

Daniel Clifford

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

24 Peck Slip. 4 months

Question. What is your business or profession?

Answer.

Longshore

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 am complacient
Daniel Clifford

Taken before me this

23

day of *September* 188*9*

John J. McQuinn Police Justice.

0947

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

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

*Dated, Sept 23*¹⁸⁸⁹*.....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.

0948

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

1449 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF,

Mary Clifford
241 Rock Slip
Daniel Clifford

2 _____

3 _____

4 _____

Dated Sept 23 1889

O'Reilly Magistrate.

Parter Officer.

4 Precinct.

Witnesses _____

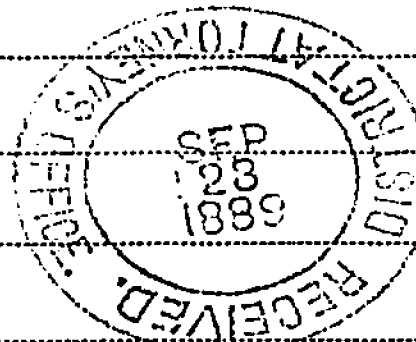
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

Committed



0949

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Clifford

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Daniel Clifford

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

The said

Daniel Clifford

late of the City and County of New York, on the *twenty second* day of *September*, 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 one

Mary Clifford

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

with a certain *knife* which *he* the said

Daniel Clifford in *his* right hand then and there had and held, the same being then and there

a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *her*, the said *Mary Clifford* then

and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* ~~bruise~~ and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0950

SECOND COUNT—

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

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

The said *Daniel Clifford*

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

Mary Clifford

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said

the said *Mary Clifford*
with a certain *knife*

which *he* the said *Daniel Clifford*
in *his* right hand then and there had held, in and upon the
arm of *her* the said *Mary Clifford*

then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab*
~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously,
willfully and wrongfully inflict grievous bodily harm upon the said *Mary Clifford*
Clifford to the great damage of the said *Mary Clifford*
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.

0951

XX
62
BOX:

367

FOLDER:

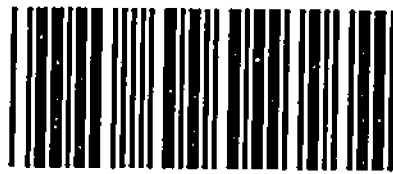
3448

DESCRIPTION:

Coleman, Peter

DATE:

10/02/89



3448

0952

Witnesses;

Off George W. Baker
11th & Beech

Counsel,
Filed
Pleads,

2 Oct 1889

THE PEOPLE

vs.

R

Peter Coleman

Burglary in the Third degree.

Section 498, Penal Code.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Roberts

Deputy Foreman.

Heardict. W. B. Eley
State Reformation
Calicut.

0953

Police Court— 3 District.

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

of No. 100 Ludlow Street, aged 28 years,

occupation Saloon Keeper being duly sworn

deposes and says, that the premises No. 100 Ludlow Street, 10 Ward

in the City and County aforesaid the said being a four story tenement

building the ground floor of

and which was occupied by deponent as a saloon

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking

open a door leading into

said premises

on the 13th day of September 1889 in the night time, and the

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

a quantity of liquors and

sugars valued at two thousand

dollars, and gold and silver

full money of the United States

of the amount and value of

forty dollars

the property of Oscar Swartzman 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

Peter Coleman (now here), and another

man now yet arrested who was acting

in concert

for the reasons following, to wit: at the hour of eleven

o'clock P.M. on the 14th last de-

ponent securely locked and fasten-

ed the doors and windows of

said premises and he, the said

property being in said premises

at the time. Deponent having

found said door broken open

he is informed by Officer

0954

George Baker has sworn that he
found the said Coleman
concealed behind a counter in said
saloon, when defendant seized
hold of said Coleman. The Coleman
seized hold of defendant and took
his defendant's club from him and
called for said defendant man.
Defendant ran said man near
some from the front part of
said store and ran out of said
premises.

Sworn to before me
this 15th day of September 1889
J. B. Foster
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 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 1889
I have admitted the above named
to bail to answer by the undersigned hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
28.	
1.	
2.	
3.	
4.	
Dated	1889
Magistrate.	
Officer.	
Clerk.	
Witness,	
No.	Street,
No.	Street,
No.	Street,
No.	Street,
\$ to answer General Sessions.	

0955

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Police Officer of No. 111 Permer Street, being duly sworn deposes and

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

Sworn to before me, this 13
day of September 1889.

George Baker

W. C. Gore

Police Justice.

0956

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter Coleman 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 Coleman

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York.

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

Answer.

214 Madison 3 years.

Question. What is your business or profession?

Answer.

Lerman

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 was drunk and did not know what I was doing
Peter Coleman.

Taken before me this

day of

188

Police Justice.

0957

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~~
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. helegally discharged

Dated Sept 11/89 188 9 and J. C. Gave 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.

0959

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 Coleman

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

Peter Coleman

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

The said

Peter Coleman

late of the

Tenth Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *September* 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 *saloon* of one

Henry Geske

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

Henry Geske

in the said *saloon* 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.

John R. Fellows,
District Attorney

0960

BOX:

367

FOLDER:

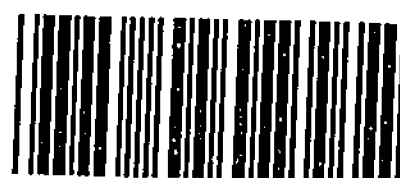
3448

DESCRIPTION:

Corell, Philip

DATE:

10/02/89



3448

POOR QUALITY ORIGINAL

0961

Witnesses:

James G. Ford

Book II
June 16 1892. This case
has been a spoiled
a number of times on
motion of the D. A. who
is unable to secure
the attendance of
witnesses. Therefor
recommend that
that the indictment
be dismissed

Ad-Adm
copy

274.
W.D. G. L. Halberstadt

Counsel,
Filed 188
Pleads, *W. D. G. L. Halberstadt*

THE PEOPLE
vs.
Philip Correll
Indictment returned
Jan 2 - June 17, 1892.
on motion of Dist Atty

JOHN R. FELLOWS,
District Attorney.

A True Bill
Chas. B. DeLoach

Foreman.
Jan. 23 1892
W. D. G. L. Halberstadt
copy

Jan 13/92 U. M. D.

Grand Larceny, 1st degree.
[Sections 528, 537 Penal Code]

0962

Police Court—5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 330 East 8th Street, aged 35 years,
occupation Housekeeper being duly sworndeposes and says, that on the 28 day of May 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :One Trunk containing wearing apparel
and jewelry in all of the value
of Two hundred dollars. \$ 200.00the property of Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away byPhilip Correll (now here) from
the fact that on the 28th day of May 1889
by direction of deponent said Trunk was
delivered to defendant, at deponent's residence
defendant is an Expressman and agreed to
deliver said Trunk at the Grand Central
Depot on time for the 8:00 A.M. Train of
said date, defendant gave deponent rec.
receipt for said Trunk at the time hereabove
said and has since refused to do so defendant
failed to deliver said Trunk at the Depot
as agreed, and deponent believes the defendant
has appropriated said Trunk and contents
to his own use James J. FordSworn to before me, this
29 day
1889

Police Justice.

0963

Dated

188

Police Justice.

James G. Ford, & Grand Larceny
Philip as Corell Philip Corell

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

in the sum of \$500.

Dated

188

July 3 9

A. J. White

Police Justice.

0964

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK,

5 District Police Court.

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

Question. What is your name?

Answer. Philip Correll

Question. How old are you?

Answer. 70

Question. Where were you born?

Answer. New York

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

Answer. 375 E 84 St New York

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty

Philip Correll

Taken before me this

day of

189

Police Justice.

0965

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

of No. 330 East 14th Street, aged 35 years,
occupation: Carver, W.K.K. being duly sworn deposes and says
that on the 30th day of May 1889

at the City of New York, in the County of New York, as deponent

verily believes one Philip Correll
did receive a certain trunk
containing wearing apparel
and jewelry, the same to be
shipped to Depew's motor
at Saratoga, that deponent
has learned that his son
has not received said trunk
and that Correll has admitted
receiving said trunk and also
that he did not forward the

Sworn to before me, this

188

day

Police Justice.

0966

Trunk. Defendant asks that he
be held until the arrival
of defendant's fish, so that
she can prosecute

Subscribed before me this
26th day of June 1884

John W. Ford

John W. Ford
Justice

47
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Kirby Ford
vs.
Julia Carroll

AFFIDAVIT.

Dated June 26 1884

John W. Ford
Magistrate

John W. Ford

Witness,

Disposition,
4 June 29 1884

0967

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Audrey J. White a Police Justice
of the City of New York, charging Phelps Correll Defendant with
the offence of Rambling

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

We, Phelps Correll Defendant of No. 305 E 84
305 E 84 Street; by occupation a Carpenter
and Valentin Correll of No. 305 E 84
Street, by occupation a Truck Surety, hereby jointly and severally undertake that
the above named Phelps Correll Defendant
shall personally appear before the said Justice, at the District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Three
Hundred Dollars,

Taken and acknowledged before me, this 26 Phelps Correll
day of May 188 Valentin Correll
A. J. White POLICE JUSTICE.

0968

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this
day of June, 1881
J. M. [Signature]
District Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of

Valentine Correll
Six Hundred Dollars,
Person & Property
Stock and fixtures
contained in Tenth Street
at 305 East 54th Street
the full value of Six hundred
Dollars

Valentine Correll

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the day of 1881

Justice.

0969

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

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

Dated *June 29* 188 *9* *A. J. White* 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.

0970

142
Police Court---

946 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James G. Iron
330 East 84th
Philip Corran

Office of the
District Attorney

BAILED.

No. 1, by Fredk. Esper
Residence 149 East 72nd Street.

No. 2, by 987 3rd Ave
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated June 29 1889

Magistrate.

Doyle & Poon Officer.

Precinct.

Witnesses

No. 2nd Precinct Chubbey Street.

1624 2nd Ave

No. John Street.

330 East 84th Street.

No. 500 Street.

\$ to answer

Ex July 1st 3 P.M.

Bailed



0971

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Philip Corell

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

Philip Corell

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

The said

Philip Corell

late of the City of New York, in the County of New York aforesaid, on the *twenty eighth* day of *May* in the year of our Lord one thousand eight hundred and

eighty-nine, at the City and County aforesaid, with force and arms,

divers articles of wearing apparel, of the value of one hundred dollars, and divers articles of jewelry of the value of one hundred dollars, one trunk of the value of five dollars,

of the goods, chattels and personal property of one

Jane G. Forde

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 R. Fellows,
District Attorney*

0972

BOX:

367

FOLDER:

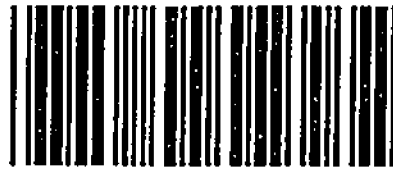
3448

DESCRIPTION:

Curtis, John

DATE:

10/09/89



3448

0973

BOX:

367

FOLDER:

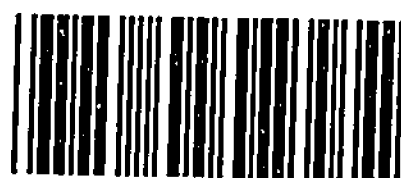
3448

DESCRIPTION:

Maxwell, James

DATE:

10/09/89



3448

DOR QUALITY
ORIGINAL

0974

Wm. C. Kelly
Counsel,
Filed
Pleads,
1889

THE PEOPLE
vs.
John Curtis
and
James Maxwell
(2 cases)
Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 537 — Penal Code.]

JOHN R. FELLOWS,
District Attorney.
Indictment, Sept. 2, 1889

A True Bill,

M. L. Costa Foreman.
Part III October 22, 1889
No. 1 Pleaded guilty.
S. P. 2 yrs. 60 d.
25

Wm. C. Kelly
W. C. Kelly

0975

Police Court—

1st District.

Affidavit—Larceny.

City and County }
of New York, ss.:

of No. 107th Street 19th Avenue East 58 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 19 day of September 1889 at the City of New

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

Good and lawful money
of the United States consisting
of Bank notes and bills of the
denomination of value of
Twenty five Dollars.
the property of

Complainant

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James J. Maxwell (known here)

for the reasons following, to wit:
That about the hour of 12 o'clock
on the afternoon of the aforesaid
day deponent had said property
in a leather bag which she then
held under her hand, when defendant
came up to her and opened the bag
on said bag and took said money
and ran away. Deponent is informed
by John J. Rice that he chased said
defendant and caught him when
said defendant gave back to him
the aforesaid money. And because he
to be arrested and charged him with the
larceny of aforesaid

Olivia Corzo de Roca

Sworn to before me, this
19 day
of September 1889

Justice

0976

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation John J. Ross of No. Leventist

Hotel Martin 19 University Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Eugene C. de Ross

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

knowledge.

Sworn to before me, this 19
day of September 1889

John J. Ross

J. J. Martin

Police Justice.

0977

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

James Maxwell 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. *James Maxwell*

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. *148 Varuk St. 1 year*

Question. What is your business or profession?

Answer. *Express driver*

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

Answer. *I am not guilty*
James X Maxwell
mark

Taken before me this *19*
day of *September* 188*9*

Police Justice.

0978

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.....

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

Dated *Sept 19* 188 *9* *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.*

0979

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

The justice of the peace
in 1st Dist Court
in my absence
will please be
then to answer
in within come
J. H. H. H.

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lana C. de Rosa
19 West 12th St
James M. de Rosa
(2)

Dated September 19 1889

Magistrate.

Officer.

Precinct.

Witnesses Palmer Hickey

No. 20 1st St.

No. 19 West 12th St.

No. 19 West 12th St.

No. 19 West 12th St.

No. 19 West 12th St.

No. 19 West 12th St.

\$ 15000 to answer

Am a

money

0980

Police Court—

District.

Affidavit—Larceny.

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

Nancy Reiss

of No. 46 St Marks Street, aged 42 years,
occupation Keep house being duly sworndeposes and says, that on the 19th day of September 1889 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession and
person of deponent, in the day time, the following property, viz:

Good and lawful money of
the United States of the value
of about Sixty three cents contained
in a pocket book

the property of deponent and her husband

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 ^{attempted} John Curtis and James Maxwell

(both now here) and a man not arrested
who were in company with each
other and acting in concert for the
purpose that on said day deponent
was walking through Greenwich Street
and had the said pocket book con-
taining said money in a pocket
of the dress then worn on her
person Deponent is informed by Robert
Vail, Detective attached to 28th Precinct
that he Vail, saw the defendants
jostling against deponent and saw
them acting in concert and saw the
defendant Curtis place his hand

Sworn to before me, this
1889 day

Police Justice.

0981

into said dress pocket. That said
Maxwell and the unknown man aided
and assisted the said Curtis in the
attempt to take, steal and carry away
said money. That when said Vail
arrested said Curtis the said Maxwell
and said unknown man ran away
and escaped.

Sworn to before
me this 19th September, 1889
J. H. M. M. M.
Police Justice

Samuel Peiss

0982

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Vail

aged _____ years, occupation Detective of No. _____

28th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Nancy Reiss

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

Sworn to before me, this 19
day of September 1888

Robert J. Vail

J. W. [Signature]
Police Justice.

0983

Sec. 193-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John Curtis 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. *John Curtis*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *86 Catharine St. 1 month*

Question. What is your business or profession?

Answer. *Pedler*

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

Answer. *I am not guilty*

John Curtis

Taken before me this

19

day of

Sept 1889

Police Justice.

0984

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

James Maxwell

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.

148 Varon Street 7 1/2 years

Question. What is your business or profession?

Answer.

Express Driver

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

Answer.

I am not guilty
James H. Maxwell
 sworn

Taken before me this
day of September 1919
1888

Police Justice.

[Signature]

0985

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

Dated *Sept 19* 188*9* *J. Williams* 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.

0986

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nancey Reis

John Curtis

James Maxwell

3.

4.

Offence
from person

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 19* 188 *9*

Kilbride Magistrate.

Vail Officer.

28 Precinct.

Witness *Robert Vail*

No. *28 Precinct* Street.

No. Street.

No. *5/ for Sept 20* Street.

No. *at 10 am* Street.

\$ *10000* to answer

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

*The justice presiding
in 1st Dist Court
in my absence
will please
hold the show-
ing in better
case*

J. Kilbride
604

0987

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

Dated *Sept 20* 188 *9* *Da J. C. Kelly* 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.

0488

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court---

1418 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nancey Reis

46 1/2 Marks

John Curtis

James Maxwell

3

4

Dated

Sept 19 1889

Kelwick

Magistrate.

Vail

Officer.

28 Precinct.

Witnesses

Robert Vail

No.

28th Precinct

Street

No.

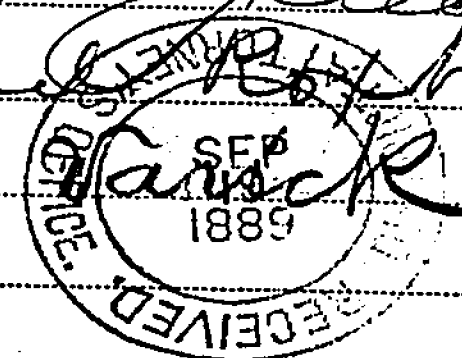
Samuel B. Bury

Street

No.

\$ 1000 to answer

Count 2 person



0989

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 Maxwell

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *James Maxwell*

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

The said

James Maxwell

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *September* 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
day—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 *twenty-five*

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

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

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

of the goods, chattels and personal property of one *Elana Corgo de Rosa* on the
person of the said *Elana Corgo de Rosa* then and there being found,
from the person of the said Elana Corgo de Rosa
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.*

0990

Witnesses:

Claude Guzo de Pina
Off. Med. Examiner
20th Dec

Counsel,

Filed

23 day of Sept 1889

Pleads,

THE PEOPLE

vs.

R

James Maxwell

Grand Larceny Second degree.
[Sections 528, 529 Pennl Code].

(verdict)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. B. Folsom

Foreman.

Sept 24th
J. H. Folsom
S. P. Two yds.

0991

James Maxwell

Filed Sept 23-1889

~~Dec~~ - October - 1889

for this Indictment

(Box C)

Curtis & Maxwell

0992

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

John Curtis and James Maxwell
^{against}

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

John Curtis and James Maxwell
of attempting to commit the crime
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said

John Curtis and James Maxwell, both

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of September in the year of our Lord one thousand eight hundred and eighty-nine, in the day — time of the said day, at the City and County aforesaid, with force and arms, one silver coin of the United States of the kind called half dollars of the value of fifty cents, two silver coins of the kind commonly called quarter dollars of the value of twenty-five cents each, three silver coins of the kind called dimes of the value of ten cents each, six nickel coins of the kind commonly called five cent pieces, and of the value of five cents each, and thirteen coins of the kind commonly called cents, of the value of one cent each

of the goods, chattels and personal property of one on the person of the said

then and there being found from the person of the said

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.

Nancy Reiss
Nancy Reiss
John P. Fellows,
District Attorney

0993

END OF
BOX