

0321

BOX:

379

FOLDER:

3541

DESCRIPTION:

Boccuto, Assunda

DATE:

01/09/90



3541

0322

BOX:

379

FOLDER:

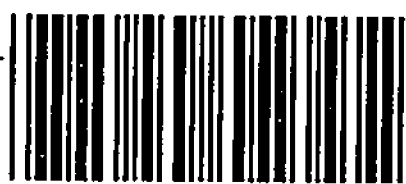
3541

DESCRIPTION:

Boccuto, Antonio

DATE:

01/09/90



3541

0323

BOX:

379

FOLDER:

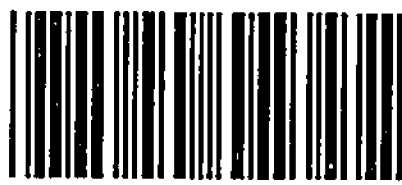
3541

DESCRIPTION:

Serantoni, Guiseppe

DATE:

01/09/90



3541

POOR QUALITY
ORIGINAL

0324

58-59 58-59 33.
BU file 21/90
J. Ward
101 243

Counsel,
Filed 9 day of Jan 1890
Pleads, H. Maggaly 11.

THE PEOPLE
vs. F
MURDER IN THE FIRST DEGREE,
(Section 183, Penal Code.)
vs. 1
Armanda Baccato
Antonio Baccato
(3 cases) M.A.
Giuseppe Scantoni
(3 cases)

JOHN R. FELLOWS,
District Attorney.

Part 3 Jan'y 27 by agreement
in ch. 1157

A True Bill.

Gly Kavan Foreman.
Part III January 31/90
No. 17 tried and acquitted

Witnesses;

POOR QUALITY
ORIGINAL

0325

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—*Assunda Scantone Buccuto*

Question—How old are you?

Answer—*26 years old*

Question—Where were you born?

Answer—*Italy*

Question—Where do you live?

Answer—*69 James St. New York City*

Question—What is your occupation?

Answer—*Housewife*

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

I am not guilty

Assunda ^{her} Scantone Buccuto
Mark

Taken before me, this *16th* day of *Dec*, *1889*

N. J. Messinger

CORONER.

POOR QUALITY
ORIGINAL

0326

MEMORANDA.

| AGE | | | PLACE OF NATIVITY | WHERE FOUND | DATE When Reported |
|----------|--------|------|-------------------|-------------|-----------------------|
| 26 Years | Months | Days | Italy | 69 James St | Dec 4 '89 |

5844
1179
1889
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

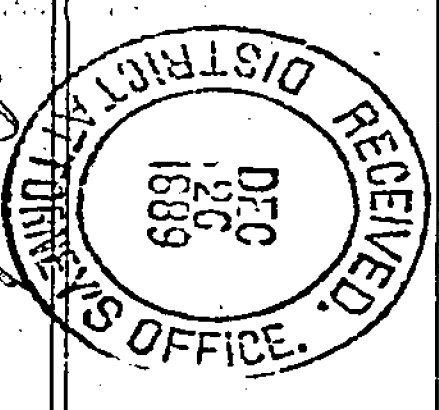
Amelia Daretta

whenever it is found that s^e he came to
his death by the hands of

Domato Dureto

Inquest taken on the 16th day
of December 1889

W. H. Brennan
Coroner.



Committed
Bailed
Discharged

Date of death Dec 4/89

POOR QUALITY
ORIGINAL

0327

TESTIMONY.

Wm. Jenkins

I have made an Autopsy

Amelia Varela

69 James St

and from such

Autopsy

and history of the case, as per testimony, I am of opinion the cause of death is

*Two penetrating pistol shot wounds
Left chest wall behind and passing
through heart and aorta. Shock
Internal haemorrhage Liver*

M. D., being duly sworn, says:

on of the body of
now lying dead at

Wm. Jenkins, M.D.

M. D.

Sworn to before me,

this *16* day of *Dec* 18*88*
Wm. Messem

CORONER.

POOR QUALITY
ORIGINAL

0328

MEMORANDA.

| AGE | | | PLACE OF NATIVITY | WHERE FOUND | Date When Reported |
|-----|-------|-------------|-------------------|-------------|--------------------------|
| 26 | Years | Months Days | Italy | 69 James St | Dec. 4 th '89 |

Wm. in U.S. 2 years

7 1/2 Italy - M. Maria

Died at 12 P.M.

Homicide by penetrating
pistol shot wounds (2) 1/2
left chest wall - involving
left lung, heart and aorta
Throat

M. J. B. M.

No. 803

4th St. South.

1889

AN INQUISTION

On the VIEW of the BODY of

Amelia Scantox
Warella

whereby it is found that he came to
his death by

Dec 4

Inquest taken on the

of 18 before

MICHAEL J. B. MESSEMER, Coroner.

✓ 813

POOR QUALITY
ORIGINAL

0329

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the ~~house of~~ Coroners Office
No. 67 Park Row Street, in the 4th Ward of the City of
New York, in the County of New York, this 16th day of December
in the year of our Lord one thousand eight hundred and 89 before
M. J. J. Messener Coroner,
of the City and County aforesaid, on view of the Body of *Amelia Varella*

Ten good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Amelia Varella came to her death, do
upon their Oaths and Affirmations, say: That the said *Amelia Varella*

came to her death by Penetrating
Pistol shot wounds of left chest. inflicted
with a pistol in the hands of *Assunta*
Bucato, at 69 James Street, December 4th 1889.
We hold *Antonio Bucato* and *Giuseppi*
Serantoni as accessories

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

JURORS.

Mr. Kelly 39 Madison St *Mr. Nicholson 90 Roosevelt*
Conrad Krueger 112 Broadway St
George W. D. Bartner 341 Water St
Thomas J. Small 24 Broadway
John Myers 123 Roosevelt St
John Meyer 56 Madison St
John Mullins 94 Roosevelt St
Daniel Reckhardt 96 Roosevelt
M. J. J. Messener

CORONER, T. S.

POOR QUALITY
ORIGINAL

0330

Coroner's Office.

TESTIMONY.

Officer Peter Carter of Precinct being
sworn says: I ~~was~~ ^{was} sent
by Sergeant Farley about 12¹² ~~pm~~
Dec 4 - to 69 James Street, top floor
I found Anna's aunt or
Varella sitting in a chair dead.
Her mother was wounded with
elbow & the daughter's left breast -
I learned there had been a shooting
affray. I found Assunta Boddy
the prisoner under a bed.
I learned there were 2 men - the brother &
husband of ^{the prisoner} women in the room at the
time

X Peter Carter

Taken before me
this 16 day of Dec 1889
R. J. Messemmer

CORONER.

POOR QUALITY
ORIGINAL

0331

Coroner's Office.

TESTIMONY.

Officer Fred Wagner & Presner
Lumpwornsay; On Sunday
about 12 10 - was sent to by
James St. Officer Carter seeing
that when a shooting affray
Wagner & Presner went to
the bed

Frederic Wagner

Taken before me

this 16 day of Dec

R. J. Messner

1887

CORONER.

Perronella Uerci being sworn says:
I live at 69 James Street. I am sister
of deceased. I am wounded too.
The occurrence happened on a Wednes-
day about 12 o'clock. Giuseppe Scan-
lon came & asked for \$100 - My
mother told him she did not
have it. Giuseppe Scanlon is
a brother of the woman who
killed my sister.

The prisoner came in with her
brother & went in a room & called
in my mother. They asked
her again for the money. She
replied that she had paid it.

Three parties did the shooting.
The prisoner - her husband & her
brother did the shooting.
~~The prisoner~~ ^{prisoner} & her husband both
~~did~~ killed my sister. In the con-
fusion I cannot tell who fired
the shots. The prisoner's husband's
brother shot me. I & my mother
were present in the bedroom. & then
came out in the outer room.

Four persons were present in the
outer room. ^{another woman} Anna Maria came in
the room.

Taken before me

this day of

M. J. Messey

POOR QUALITY
ORIGINAL

0333

Coroner's Office.

TESTIMONY.

4

About 1/2 hour elapsed from the time we came out the bed room until the deceased came in.

Deceased did not quarrel with the prisoner.

Salvatore Varella was not present. As soon as deceased came in she was shot.

The defendant, when ~~the~~ shooting took place was in front of me.

The husband of deceased was standing along side of each other.

The parties had revolvers in their hands. I did not see who fired the first shot. I saw the defendant shoot. I had the baby in my arms neither my mother, ^{no} deceased had any pistol or stilltets.

I saw defendant pulled from under the bed.

I cannot state positively who shot deceased, my mother or myself.

The husband & wife shot deceased.

The husband was more in front than the others.

~~The three~~ ^{his} shot. Petronella J. Varella
mark.

Taken before me

this 16 day of Dec
N. J. Messer

1889

CORONER.

Coroner's Office.

TESTIMONY. 5

Pizzo. Ceraso
Maria ~~Ceraso~~ being sworn
lives at 69 James St. I am married
I saw the occurrence on Wednesday
morning about 11 o'clock.
~~Deceased~~ The prisoner her hus-
band came in & asked \$5 to pay the
rent & I gave them \$4.
The husband went out & deft's
brother came in & I gave them
\$4. They then went out & in about
1 hour after - deft's brother came
in & said "Maria you ^{give me} ~~borrowed~~
\$100 to buy a story - deft & her
brother came back again & called
me in the bedroom. deft
then said give me the \$100 & don't
let my husband kill me - I told her
I did not have it. They came
out into the bedroom the deft
asked me for money - The ~~hus~~
deft's husband & her brother
came in with revolvers in her
hands. deft said to her husband
"Kill me." Her husband said deft
would have to shoot first. deft
then put her hands in my box to
try & get the gold & key in the chest.
deft drew a pistol from her

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0335

Coroner's Office.

TESTIMONY.

6

breast & fired first. As soon as my daughter came she was shot. The deft brother shot me. The deft fired the shot that killed deceased. There were only 3 in the room - in few minutes the husband & brother of deft came in. The husband & brother also fired shots. I did not receive \$45 from defendant.

~~When~~
Def & her husband drew their revolvers first,
When the deceased arrived the shooting commenced.
The shot fired by defendant was intended for deceased.

for
Maria Pizzo / Leeraso
maria

Taken before me

this

16 day of Dec

1889

W. J. Messer

CORONER.

POOR QUALITY
ORIGINAL

0336

Coroner's Office.

TESTIMONY.

7

Statement of Antoniette Verallo.
Living at ~~4~~ James Street. I saw ~~the~~ shooting
~~Armando Docuto~~ now in court is
the woman who shot. deceased.
I have not been speaking to any
body about this case - I do not go
to school - I do not know what
the nature of an oath is. I know
I am making a statement.
I am stating what I ~~see~~
Antonietta Verallo
ma

Taken before me

this

16

day of

Dec

1889

Wm B Messer

CORONER.

POOR QUALITY
ORIGINAL

0337

CITY AND COUNTY {
OF NEW YORK, } ss.

Antinetta Parallo

aged 7 years, occupation _____ of No. _____

7 James Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Peter Carter

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

Sworn to before me, this

day of December 1888

5th } *Antinetta Parallo*
} *man*

Police Justice.

that she was in the room when the shooting took place, and that there were present in the room at the time, the deceased, Amelia Parullo, her mother, Maria Corvoso and Petronilla Percio, the two wounded women, Antonio Bocuto, the defendant (husband), Giuseppe Scortino and the defendant Assunta Bocuto. That said child further informs deponent that the defendant, Assunta Bocuto, shot and killed her mother the deceased Amelia Parullo, and that Antonio Bocuto and Giuseppe Scortino also fired off pistol shots wounding the said Maria Corvoso and Petronilla Percio. That deponent believes and charges that said Amelia Parullo came to her death by a pistol shot fired with premeditated and deliberation by the defendant Assunta Bocuto, here present, with the

intent to take the life of said
Amelia Parallo.

Deponent further charges that
Antonio Bocuto and Giuseppe
Scoutono feloniously shot
and wounded the said Maria
Ceraso and Petronilla Percio
and deponent asks that process
may issue for their arrest.

That the physicians at the
Chambers Street Hospital in-
formed deponent that the
wounded women will re-
cover and will be able
to appear in Court at an
early day.

That the deponent
Assunta Bocuto, stated to
deponent, after her arrest,
that Salvatore Parallo, now
here present, the husband
of the deceased was in the
hall-way at the time the
shots were fired, but that
he was not in the room
and did not fire off his
pistol. That deponent believes
the testimony of said Salvatore

to be necessary and material
in the trial of this case
and asks that he may be
placed under bonds to appear.

Subscribed before me this {
5th day of December 1889

Peter Foster

[Signature]

Police Justice

Salvatore Parallo, of 7 James
Street, aged 25 years, Restaurant
Keeper, being duly sworn says
that Anna Maria Marchese,
here present, told deponent
that there were fighting at
69 James Street. That she
came to deponent's Restaurant
at 7 James Street to tell de-
ponent. That deponent went
to 69 James Street and got
half way up the top stairs
and saw the kitchen door
partially open. That the door
was immediately closed and
she saw a shot fired where

upon I ran down stairs and
went to the Station Home in
Oak Street and notified the
Sergeant in charge who sent
an officer to the Home. I did
not have a pistol in my
possession, and I do not
know who was in the room
at the time.

Sworn to before me this } Salvatore Carullo
5th day of December 1889
D. J. M.
Police Justice

Anna Maria Marchese, of
69 James Street, aged 26 years,
Housekeeper, being duly sworn
say - About the hour of 11 1/2
o'clock A. M. on the 4th day of
December instant dependent
was in the Kitchen on the
top floor of 69 James Street
where Maria Geruso and
her daughter Petronilla Percio
lived. That there were then
present dependent and she said

Maria and Portmilla.
That Guiseppe Scotino, the
mother of the defendant here
present, came into the room
and spoke to the said Maria
about some money. That said
Guiseppe went out of the
room and down stairs and
returned in a few moments
in company with the defendant
Assunta Bocuto, now here.
That when Assunta came
into the room she put her
hands about her clothing as
if feeling for something, and
then said to Maria that
she could not find her
money and that she, Maria,
must have taken it. That
Maria replied that she did
not take it when the
defendant, Assunta, said
"Yes I gave you one hundred
and forty five dollars the
other night." That said Maria
denied that she had got
any money from the defendant
whereupon the defendant
took out a pistol from

her dress and said Giuseppe took the pistol out of her hand. That said Giuseppe then left the room and the defendant remained therein.

That in a few moments said Giuseppe returned to the room accompanied by the husband of the defendant Antonio Boento. That the two men shut the door and stood near the door each of them having a pistol in their hands, saying "nobody will get out of here unless the money is put up." That defendant then said she wanted to get out to ~~her~~ ^{her} child, and they opened the door and let defendant out. That defendant then went to Mr. J. James Hunt and found Salvatore Parallo and his wife Amelia Parallo and defendant informed them that Maria Lenaro was crying and wanted them

to go to her. That said Amelia
went out, as dependent supposed
to 69 James Street, and about
seven minutes afterwards
Salvatore went out after
his wife to 69 James Street
and dependent followed him.
That as dependent was follow-
ing Salvatore up the stairs
dependent heard six shots
and Salvatore came running
down stairs and dependent
went to her room.

Sharon D. Lynam & Co. {
549 1/2 Leamington 1884 {
Anna Maria X Marchese
(Marr)
C. D. Lynam Police Justice

City and Locality { ss.
of New York

Maria Corvado,
of 69 James Street, aged 50
years. Housekeeper, being duly
sworn say - I was in my
own room with my daughter
Petronilla about noon time
on the 4th of December 1889.
Guiseppi Scintore came
into the room and asked
me for the loan of one
hundred dollars. I told him
that I did not have it
and he went down stairs
and came up with his
sister the defendant, Assunta
Bocuto, now here. Assunta
took me into another room
and told me her husband
would kill her if she did
not get the money and asked
me to loan it to her. I
told her I did not have
so much money. Guiseppi
then went away leaving
Assunta in the room.
Guiseppi came back in

a few minutes accompanied
by Antonio Bocuto, the de-
fendant's husband. Antonio
and Giuseppe stood at the
door with pistols in their
hands. Antonio ordered
the defendant, Assunta,
to put me on a chair
and search me for the
money. Assunta buttoned
my clothing and I told
her I did not have any
money. Assunta then took
out a pistol and handed
it to her husband and he
refused to take it, he
having a pistol in his
hand at the time. Antonio
then said to the defendant,
Assunta, "You must shoot
first." My grand child,
Antionetta, then rushed
into the room and I told
her to shout for the police.
My daughter Amelia Varallo
then came into the room
and as she did so Assunta
and Antonio and Giuseppe

I then fell down and
Petronilla fell on top of
me and Amelia also fell
down. There must have
been a number of shots
fired as I heard frequent
explosions. Antonio and
Guspipe then ran out.

I then got up and helped Petronilla to arise and we found Amelia was dead. We put her in a chair with the help of a woman who came in. I am positive I saw the defendant fire the bullet she had in her hand at my daughter the deceased. I also saw Antonio fire at the deceased.

Maria X Lucaso
Maur

Annals of the
 18th & 19th
 of the 18th & 19th
 of the 18th & 19th

(1)

The People
v.
Assunta Rocca.

2-

Andrea Fione. 79 James St.
Baar. Knew

Assunta for 2 yrs before the killing.
Saw Assunta have a pistol. About
Oct or Sept of last year on a Saturday
received a telegram from Antonio from
Cincinnati & said he was coming
from there & would arrive that
night in N.Y. He arrived that night
alone. Assunta waited outside the
shop. Antonio came in. Scantoni
was outside with Assunta. I
told Antonio why did you send me
that telegram today. Why did you not
send it sooner & I could get you
some place to lodge. He then said
send your boy with me to see me
the house of Aunt Mary. I sent the
boy & they lodged there that night.
Next morning Antonio & Scantoni
came to place to have talked of
buying a business for some time. He
said Mamore owed him money.
Then he went away. On Monday
Antonio came & I told him for

Tuesday.

grocery store. We went to see the store & the price was fixed at \$350 dollars. He then said I'll leave to see my wife & speak with her & he went away. He did not return that day. Next day Scautoni came said Antonio & Asenunda wanted to see him & were in a grocery store & wanted to see him. I went there & found Antonio & Asenunda then & they were bargaining for store. They ^{tried to} make a bargain at \$325 for some other matters but they could not agree upon the matter. We (Asenunda & I left) went out of the grocery store. It was a rainy day. We went to my shop & sent for some drinks. The Asenunda & Antonio had had some trouble the day before & Antonio began to fool with his wife & said you wanted to whip me did you. Then Asenunda said you couldn't whip me. You tried to rob the money from me last night but you can't do this because I have this. She drew a pistol from her pocket & said "I would not shoot

2.

you with this but I would hit
you over the head with it. I told
her to put the pistol away & stop
fooling & she did so putting it
into her pocket. They then went
away & before they left they left
word with me that they would
take the grocery at \$32.50 if they
could get it for that. The woman
would not agree & so the grocery
bureau fell through. This was
two days before the murder. This
was Monday. Never had any trouble
with 3 left or any of them. On
Wednesday about 12⁰⁰ P.M. Sam
Salvatore came in & they went to
police station & they got Officer Carter
& went to house where killing took
place. The room was crowded
with women. The two women
shot & dead woman was there.

Automech was there beside her
mother crying. "You bitch you
bitch you have killed my mother
left me in the street." I got the
Salvatore into the little room &
finally the police came in and
asked me who did it. I said
2 men & a woman & three

POOR QUALITY
ORIGINAL

0351

Assunda came out from under the
bed & said to me "try & help me."
"Andrew help me, Andrew help
me." "I want to die but I
want to tell my story first." Then I
said "What the woman" & the
police arrested her. As soon as
the officers brought Assunda into
the large room, Antoinette cried
out "You killed my mother!
You have left me in the street
alone"

subpoenaed for Jan'y 28/90.

3.

Salvatore Vannallo. 7 James St.

About 12 M. I was eating my dinner & Maria Marchese came & called me. She told me they were having a fight at her house & to come right away, said they wanted to rob these two women. My wife was there. She ran out at once to 69 James St. & Antoinette was at 69 James St. I entered 69 James St & heard gun up 3 flights when I heard two shots & then I ran down stairs & went to Andrea & we went to Station House. Then went back to 69 James St with police officer. Andrea went into the room first. When I got in I found my wife dead & a number of people in the room. Andrea took me into the little room. Two policemen came in. The officers asked what kind of people did the shooting. Andrea was explaining & as she was Amanda came from under the bed. She said "Andrew help me! Help me" "I want to die but I want to tell my side of the story first" Then the police took her into the

POOR QUALITY
ORIGINAL

0353

main room and Antoinette
when she saw her cried out
"You bitch, you bitch you have
killed my mother & put me on the
street." ~~On one occasion I asked~~
~~Assenda~~ On Tuesday before the
killing I saw Assenda and she
said that Mamone owed them \$270⁰⁰
& asked me to go with her to Mamone
& get it. She complained of her
husband having ill treated her and
that if he got the money he would
run away from her but before he
would do this she would kill him &
then she drew a revolver from her
pocket.

subpoenaed for Jan'y 28/20.

4.

1-

Maria Marchese . 69 James St.
Saw Assunda &
Antonio on Sunday morning in
the Aunt's rooms. On Wednesday
first Scantoni came in about
11½ A.M. and asked Aunt for some
money & she refused & then he
went out. In 5 minutes Scantoni
returned with Assunda & went in
the little room & the Aunt went
in also. I could not tell what they
were talking about. Then I saw
Assunda looking through her
dress. Then she called to Aunt &
said "I don't know what you have
done to me. You have robbed me.
I had some money & now I have
not got any" Then Aunt said
to Assunda to come out of that
little room. She did so & begged
Aunt to pardon & then said that I
have given you \$145 to keep for
me. Aunt replied You never
gave me any money to hold for
you. Then said "If you had ever
given Mary any money to hold
she would have kept it for you
& given it back to you when you
wanted it" She then embraced

me & I shoved her away from me. She was crying and talking. Then Assunda drew a revolver from her pocket & flourished it before me and then put it in her pocket. As soon as Assunda drew the revolver Scantoni went outside. In a minute he returned with Antonio. Antonio & Scantoni had revolvers in their hands as they came in & stationed themselves on either side of the door. When I saw this I took up my child and asked the men to let me out as I wanted to go home. The men said that no one would go out of that house until the money was produced. I then said I did not know anything about the money & that they should let me go. Then they opened the door a little way & let me out. Assunda was crying & embracing the ~~woman~~ aunt and saying excuse me. As I went out Petronella called out to me to get a policeman & I could not find any policeman & went for Varallo. I found Antonio with

5- 1

her mother & father told him the father about the fight & told him to go & see about it. Antoinette went out first & then deceased & then Varallo a few minutes afterwards. I left ~~after~~ ^{before} Varallo & went back to 69 James St. as I entered the house I saw the two men coming down stairs with the revolvers in their hands. Varallo got there before me. I saw him come out of the house. I did not hear any shots. I went up stairs & saw the dead woman &c. Saw police take Amanda out but did not hear her say anything. A crowd of women came in there. Heard Antoinette cry out "That Assnuder had shot her mother" "That Bitch shot her mother that she was left in the street"

Subpoenaed for Jan 27/20-

6.

Antoinette Dorallo 69 James St.
will be 8 yrs old on

March 17th /90. I was with my
mother & father & the lady came
to call us. I went there first &
knocked at the door & they opened it & I
pushed in. When I entered I saw
Assunda addressing Ann. The
two men were along side of the
door. Then my mother came in
& when she did Assunda who was
~~was~~ kneeling by Ann's head arose
& shot my mother. She was so
near that fire came out of her
clothes then the men fired & all ^{women}
fell down & the men ran out & I
went for police. I saw Assunda
afterwards and called out "You
bitch you shot my mother. You
left me in street"

Subpoenaed for Jan'y 27/90 -

7.

1

3,

Marice Cleeraya 69 James St.
Mother deceased.
~~Assenda~~ On Saturday night about 10 P.M.
all three came to my house. Assenda
& Antonio remained there until
the shooting. On Monday morning
about 6 or 6 A.M. while we were
all in bed I heard Assenda
call out that she was being robbed
by her husband. She screamed
for me to come & help her that
her husband (Antonio) was
robbing her. My husband said to
let them fight it out. Then we
got up & all got up. Antonio & went
out & left Assenda. I went to
Brooklyn & returned about 10 A.M.
& found Assenda, Antonio &
another man there & Assenda
had her face all scratched up. Assenda
told me she had had a fight with her
husband & would have to have been
arrested. Assenda then said Antonio
had stolen certain clothes & some money
belonging to men working men. She
showed me the envelopes containing
the money. Assenda said there was about
\$30 apiece in the envelopes. Assenda gave
them & the money to Scantoni Antonio was

nothing at the time. Antonio came in afterwards & began to quarrel with Assunda that he had taken things & left her without a cent. They each drew revolvers & I put Antonio out. Assunda then complained about her husband's ill treating her and leaving her without a cent & said she wanted to go to Manone about money he owed them & asked to be taken to Vancello that he might take her to Manone & my daughter Petronella took her to Vancello. Assunda came back for the night (Monday) but Antonio did not come home that night. Assunda was gone $1\frac{1}{2}$ or 2 hrs. Antonio came back Tuesday morning & I told him they could not stay there. My man & I took his wife away but left their things there. Tuesday night they were not there. On Wednesday morning about 8 or 9 A.M. Assunda & Antonio came to my rooms. Antonio pretended to want himself & Assunda asked me to loan her \$5.00. I took the key from my pocket & opened my trunk.

8.

I took out \$11 & told her there was only \$11 in there & that I would only spare \$4 as I had to pay my rent. Assunda first sent Petronella & Maria out of the room to get fresh bread. I then gave Assunda 2 \$2 bills. Then they all went out (3 left) the brothers came in a few minutes after they had come. They said they were going to hire a room. In a couple of hours Scantoni came in & said Assunda wanted to buy a store & that I was to loan her \$100. I said who is to give me \$100. He said 'No, all right' & walked out. In a few minutes Assunda & Scantoni came in. Assunda went into the small room & in a few minutes called me in & said "My dear Aunt, don't let my husband kill me but give me \$100" I said who is going to give me \$100? Then I walked out into the large room & she followed me out & embraced me & said I have given you the money to hold & now give it to me & then she began to say excuse me & kiss me & told her to go away that she was drunk. At that moment Scantoni & Antonio

came in. Scantoni had gone out
meanwhile. They had revolvers &
stood on each side of the door. Then
Maia went out. Assunda then
began to search me & Antonio
came towards his wife with a
pistol in his hand and she exclaimed
shoot me ~~one~~ first & he said you
shoot first. Then they all pointed
pistols at me & said give up your
gold & all you have. I said I have
not got anything about me but
here is your key & you can
take what you want. (The day before
Assunda had inquired about her
means & possessions & c & also of
her daughter). Antonette came in
when Assunda was searching me
(Antonette heard her say you take
the key.) Then the deceased came in
& when Assunda sprang to the
bedroom door & the shooting was
done. Assunda shot first. The
deceased fell at once.

Subpoenaed Jan 27/90

Petronella Ricci

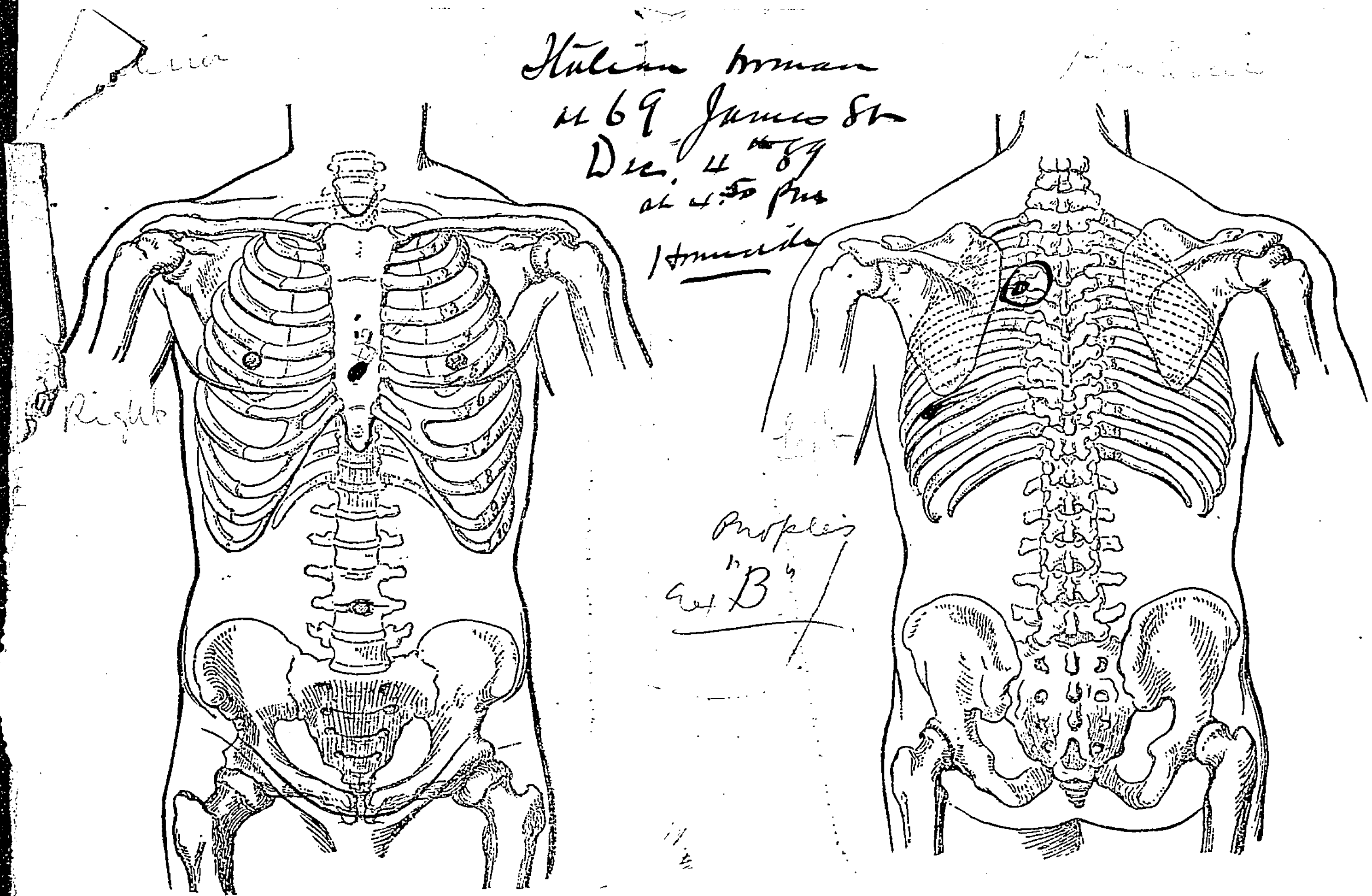
Corroborates above

has heard it

Subpoenaed Jan 27/90.

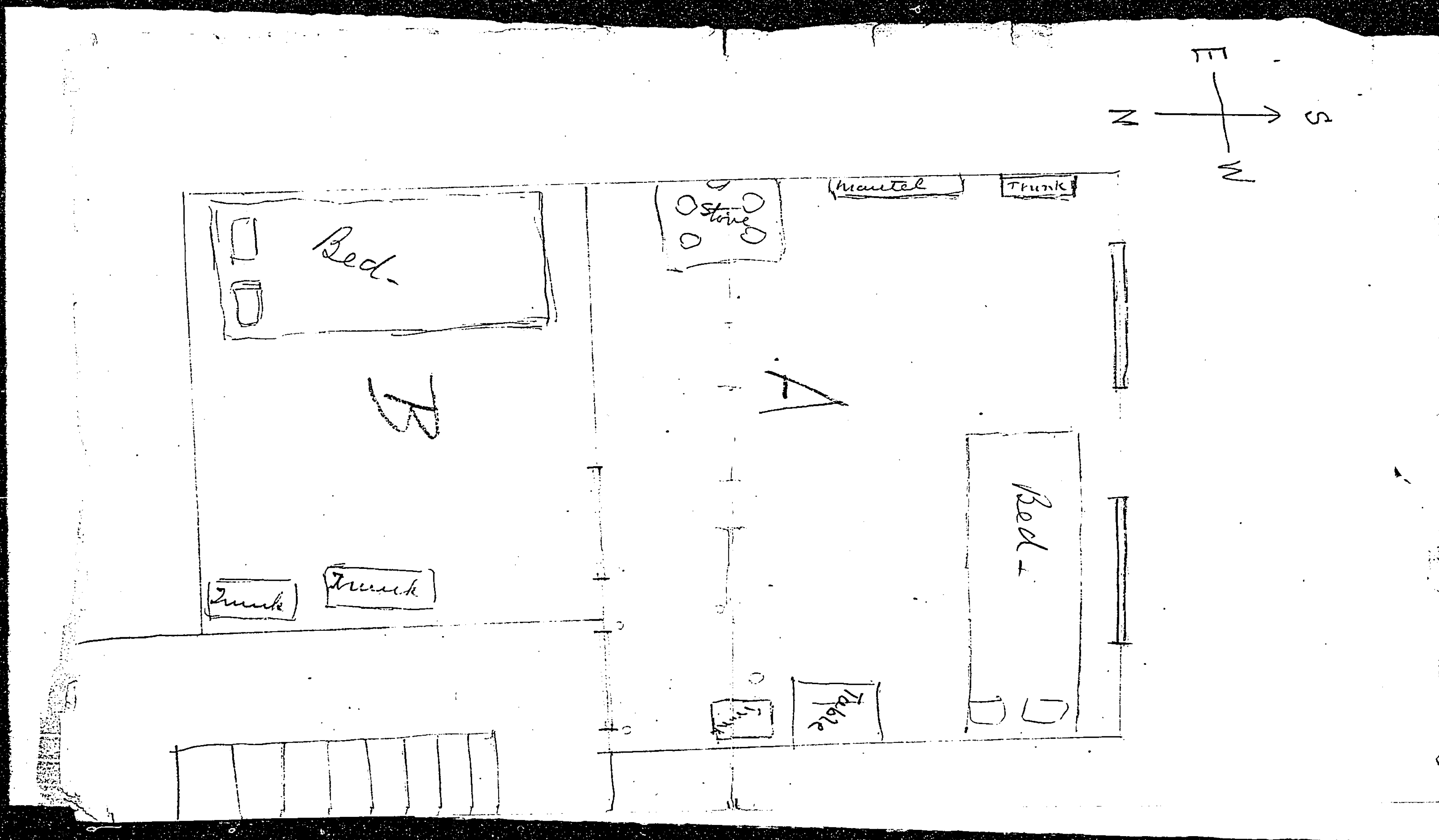
POOR QUALITY
ORIGINAL

0362



POOR QUALITY
ORIGINAL

0363



POOR QUALITY
ORIGINAL

0364

P.
//

D.
//

Com. Secu -
as to D.P.

Albert Eschwald

Mngr. of retail
Bakery -

P.C. #

Louis Bernak

Hats - 872 - 3rd Ave.

Com. Secu -

Louis M. Ernst

Clothing.

Com. Secu -

Charles E. Davis

Fish (Clark.)

Com. Secu -

Joseph E. Frankel

D.C. #

August E. Gardner

Baker.

1-

Chas. G. Frank

Trimming & Electrical.

2-

John A. Dowd

oil inspector - married
children.

Com. Secu -

Gustav Frey

Dyeing & cleaning -

P.C. -

George L. Weedan

Candy.

B -

David Zabitski

Hats & shoes - married
children.

Executed by
consent.

Christian Hopperroth

Saddler.

D.C. -

Robert E. Eidsen
Ergensen

Clothing - married
children.

2-

T.
///

D
///

4-

Edwin P. Phillips -

Broker - Married Children -

5-

Wm F. Clausen -

Brochure - Married Children -

6-

Peter Mc Donnell -

Undertaker -

Excluded by
consent

John W. Donald -

Hatter - Married -

7-

Karl L. Loewenstein -

Vanish - Married -

8-

George E. Davis -

Publisher - Married -

Con. Serv.

Wm Fredericks -

Jeweler -

P.C.

Herman Satorn -

Agent -

9-

Louis Sands -

Broker -

Con. Serv.

Andrew Mitchell -

Brokerage - Married Children -

Con. Serv.

Calvin G. Lippencott -

Baker - Married Children -

D.C.

May Heilbronner -

Merchant - Married -

Excluded by
consent

George P. Bando -

Coal -

10

Herbert H. Woodhouse -

Silk - Married Children -

POOR QUALITY
ORIGINAL

0366

3-

P-

D-

///

///

11-

Edward Johnson

Road House -

Wanted

12-

George W. D. D. D.

Groceries

Wanted

POOR QUALITY
ORIGINAL

0367

Felix Tocchi. Editor - ^{Ecod} ~~for~~ Italia
was present at the
inquest. Was sworn to interpret.
Saw Petronella make her mark.
Does not remember any of the
testimony. Does not remember
about the little girl.

(1)

Assunta Roccuti. Defendant.

26 yrs old. First
came to U.S in Dec. 87. Parents living
in Italy. Maria Crozzo is her Aunt.
Left Tenn. before X-mas. They came
here to open a little business. I
had \$240 - in evening my
husband gave me \$50. I had it
sewed to this undergarment
around my waist. When we
arrived here we went to Andrea
Fioris. Then we went to my
Aunt. She embraced me and
was glad to see me. I had lived
with her before & she is the cause
that I married Antonio. My
husband was a widower. I was
married two years ago next
July. We remained there that
night & remained there on
Sunday. Sunday morning I
had a conversation with my
Aunt. She said your husband
told me you have \$300. & then
she said I am going out to buy
some things for dinner & then
I gave her a little change & then
she went out. She remained

2.

away about 10 or 12 minutes &
then returned. Then she said
she met a man in the
street with a lean face & that
he told her that my husband
sent all his money to Italy.
Then I said he couldn't have
sent away very much
because Ciccio owes us
\$300 & I have \$245. I have had
supplied all the victuals for
Marrone's men in Lecce. &
he owed me the money for it.
I don't know exactly how much
he owed me I think about
\$280 or \$290 my husband left
the acct. My Aunt said your
husband is going away & you
see that you take care of yourself.
I said why should he leave me
I have been faithful to. She
said he will leave tomorrow
or on Tuesday at least. I
commenced to cry. She said
don't say anything to your
husband. I love you as a daughter.
In a little while turning

3

my brother came in. He said
my husband was down
stairs & we were invited to go
to Andrea's for dinner. I went
down stairs & met my
husband's Valallo. I said to
my husband you left this
morning. Where have you
been all the time I shook
hands with Valallo & asked
after his wife &c. Then I left
it & I & my husband & brother
went to Fiore's house & got
dinner. My husband & I sat
side by side. I did not feel
like eating after that talk
with my Aunt. My husband
asked me what was the
matter & I began to cry &
Andrea's mother commenced
to question me &c. After
dinner my husband & I
went into a room where
the daughter of Lucia Fiore
was & I said Holy Virgin husband
mine why are you going away
& I lay & weaved him & then

4,

he said who told you so. I said
why don't you like a house he
said I intend to open a bar or
a store. we will only stay at
your aunt's a couple of days
& then we will take a store.
I remained at Aunt's
& my husband went away
for about 10 minutes
returned with some beer
& they played cards. Some
beer was sent for & Aunt's
sister & mother was there.
About 4 P.M. Maria Crogo
came in & remained there
when the game was over
my husband left. We
women remained for
about 2 hours. I preserved
all I said "I don't think the
way things look my husband
will leave me." She (Aunt)
said do as you like but
I told you for your own
good. Then they went left
& I went with her on
her invitation & my brother
went with us from the room

5.

When we reached my Aunt's
house Howard stayed down
stairs & Lucy Aunt & my
brother went upstairs. We
3. entered her room. My brother
opened the trunk & took out a
handkerchief & left. Then my
Aunt said "Steal you your
husband will leave you. You
give me the money you
have & I'll sew it around
me it will be safe otherwise
your husband will get it at
night & leave you. I then
opened my dress & ripped it up
& gave her \$100 - \$50 - 3 - \$20
& the rest was in different bills.
There was also a \$5.00 gold piece.
There was in all \$245 & my
Aunt took it & put it around her
waist. She had the door locked
while she fastened it about her
dress. Then I said be careful
that your husband does not find
out you have the money. My
Aunt said I'm not as stupid as
you I don't tell everything to my

6.

husband as you do. I commenced
to cry again & she said well
behave a good business together.
I'll put an equal part & the
Scialacanis will come there
& you can arrange yourself
with the Scialacanis. I said no
I'm not used to that kind & if
my husband goes away I'll
go also to Italy. Then she asked
the doct said don't you tell anyone
that you gave me the money.
Petronella was at Amelia's. About
5 1/2 P.M. Petronella came in. Maria
Marchese came in before her &
then went out before Petronella
returned. Remained there
with her husband that night.
My aunt said later on that
night take everything - your
husband's watch, chain & the
receipt from Mariano & you
can get it & give it to ~~the~~ me in
the bed. I said "I have no courage
to do those things." My aunt said
take his (husband's) Sunday
clothing & put it away. Possibly he

7,

has the receipt from Canaffé
in there." I did not do this. I
my aunt took my husband's
jacket & searched it but found
no receipt there. My
husband had a pistol I think
when he came from Texas.
My brother had one. When we
arrived in Ark. I asked
my brother to give me his
revolver because he would
be arrested if found here
with one. He gave it to me & I
put it in the pocket of my
dress. We got upon Monday
about 7 or 8 A. M. My husband
left about 5 1/2 A. M. to put a
man to work. He came back
about 8 1/2 A. M. & took his coffee.
He went out again. Never had
any trouble with Amelia. On
Monday remained at 69 James St.
all day. My husband went in &
out. Slept there with my husband
that night. I did not go to grocery
store on Monday. My Aunt told
me of it. I asked my husband

8.

about it. On Tuesday I my husband
brother went to the grocery store.
My brother lodges at Fiore's.
Andrea was helpful in the
purchase of the store. I heard from
my husband that Andrea was to
have a commission. We went to
grocery store about 10 A.M. Andrea
came when my brother went to
call him. We made an agreement
I & the woman. She asked for the
store \$350 & I offered \$325 & the
store was to remain in the
store. There was also a question
about the rent for a month.
Finally no complete arrange-
ment was made. We went
then to Andrea's. From there
we³ went to my aunt. I told
my aunt about it & she told me
to have the purchase made in
my own name. We slept there
that night. On Wednesday got up
at as much as I remember
my husband was not home
Tuesday night. At breakfast.
Petronella & my aunt. We say
her husband was there.

9.

About $\frac{1}{2}$ or 1 hr after I got up
my husband came. While we
were at breakfast my husband
came in. He said let's make
ready I want to finish that
business. Dress yourself &
come. I had seen a pistol.
It was my brother's. I dressed
myself & told my aunt we
were going out to finish that
business. I & my husband went
out & went to the store & examined
the location. There we
met Zeanoni & talked
about the store. Then my
husband said I think \$350 is
too much for that store &
I am not a wearing
thing we had better be
alone first & if he went
to sell he will come back.
So we three went to look for
a house but did not find
anything to rent. At 11
A.M. we 3 went to Maria's ^{house}.
We all 3 went together. My
aunt & Petronella was there.

I said to my Aunt we had
been looking for a house to
live & could not find any
thing to suit us. She said
to go floor in a new house
wee to let & would suit them
I said to my husband then
I'll beat & take the store for
there are always some
money to it. We & them
went down to the grocery
store. My husband & I
finished the bargain for
\$325⁰⁰ we to pay on the rent.
My husband said give
her \$100 earnest money on
account. I called my brother
aside & said in a brotherly way
up to my Aunt & tell her to send
me \$100. My brother was away
3 or 4 minutes & said to me
that Maria says she has
not got \$100. I ran up to the
house & my brother came
afterward. When I entered
the room my Aunt was on
the bunk & she used to throw

11.

were there. I called my agent
into the small room because
I had not told the others that
I had given her the money.
I said to her "Maria we have
finished & give me \$100" She
said "what are you talking
about" & she began to be
angry & she brought me out
into the big room. I embraced
her & said "I gave you \$245
& how can you deny it, how
can you betray me in that
way. My husband will kill
me if I don't get that money."
I took out my revolver &
kill myself. My brother
took it out of my hand & he left
the room. I remained crying &
said "look here Anna Maria
how she wants to betray me."
My Aunt sat down on the
chair & said don't cry & said
when did you give me the
money perhaps I can't recollect
it. I said you put it around
your waist. My brother &
husband then came in &

remained standing on either side
of the door. I was on my knees
in front of Maria near the
bed & she was sitting on the
bed. When my husband came
in I said look here my dear
Antonio what my aunt did to
me she took the money
I said you were going to leave
me. Antonio said give that
money back to my wife
so that there shall be no
publicity. She said I did
not give her me any money.
Then the men drew their
revolvers. Marchese then
said they wanted to go away.
I said don't go away & she
frightened you had better
stay here and hear all. But
my husband let her out. We
were then talking about the
money & my Aunt said may
be I forgot to see my dress &c.
Then she said here is the key
you may look into the trunk
I said no & gave out the

money & you must give it
back. When Marchese
went out Maria called to her
to get Amelia & her husband.
Then Amelia & Vardallo came
in & V stood near the door &
the Amelia came near to
us. I said sister Amelia I
gave to your husband \$245
& I want it back. I was before
my aunt at that time at
the same moment I heard
a couple of shots from a
revolver & I ran into the
little room & went under
the bed & I heard ~~mother~~
Amelia cry out Mother
Mother I am dead it
would have been better
not to have denied the
money. Cartridge belt belongs
to my husband. ~~Then~~

**POOR QUALITY
ORIGINAL**

0381

Where was Farrell just before shooting

The People

vs.

Annanda Roccuti.

Witnesses.

Officer Carter

Officer Wagner

4th Precinct.

Salvatore Varallo

Antonietta Varallo

Anna Maria Marchese,

Maria Ceraso,

Petronilla Percio;

Dr. W. Z. Jenkins Coroner's Office.

Shops to bring the bullet.

Surgeon in Chambers St Hospital
that treated the women.

City and County { D.D.
of New York

Petronilla Percio,
of 69 James Street, aged 21
years. Housekeeper. Being
duly sworn say - I was in
the room with my mother
Maria Coraso at the
time of the shooting as
stated in the affidavit
of my mother. I have a
child in my arms at the
time. I saw the Defendants,
Assunta, and Antonio
and Giuseppe fire off
their pistols a number
of times. I was wounded
twice with the balls so
fired off. My wounds are
in the left shoulder.
I do not know which of
them shot me, I know
all three fired off a
number of shots. When
the men ran away I saw
that Amelia was dead
and that my mother was
wounded. When the

POOR QUALITY
ORIGINAL

0384

Officer Carver I saw the
Defendant come out of
the little room.
I wish to report me this
6th day of December 1884 {

Petronilla X Perro
mark

E. J. Hogan

Police Officer

POOR QUALITY
ORIGINAL

0385

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Assunta Bocuto*

Question. How old are you?

Answer. *26 years of age*

Question. Where were you born?

Answer. *Italy*

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

Answer. *69 James Street, a few days*

Question. What is your business or profession?

Answer. *I am a married woman*

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

Answer. *I am not guilty.
By advice of my counsel I
will not say anything more
at present.*

Assunta *Assunta*
X Bocuto
(mark)

Taken before me this
day of *December*

188

Police Justice.

[Signature]

POOR QUALITY
ORIGINAL

0386

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

W 58459 14 1999
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Conner

Assureda Bocuto

2 Antonio Bocuto &

3 Guineye Serantoni

Offence Homicide

Dated December 5, 1889

Hopson Magistrate.
C. M. T. Officer.

Witnesses
Subdono Bocuto
Antonia Bocuto

No. 1 James
Street.

Anna Maria Marchese
Street.

No. 2 Antonio Bocuto
Street.

No. 3 Guineye Serantoni
Street.

Comit Street

Carri 30m. Street.

Car. Street.

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

Assureda Bocuto

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

Dated December 6, 1889 Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

Anna Mary Marchese. was in the room with the mother & sister of the deceased and had her baby with her. People came in & wanted the old lady to ~~give~~ ^{loan} him \$100 (and said nothing about \$145 ⁰⁰/₁₀₀). He did not say what he wanted it for. She said I ain't got any and how can I give you any. (Before this on same morning old woman loaned \$4 ⁰⁰/₁₀₀ to Joseph & Annunda for to hire a room) Joseph said nothing but went out (he was sober. This was about 11 ¹/₂ A.M.). In 6 or 7 minutes Joseph & Annunda came in. They said nothing. Annunda went into the bedroom & searched all through her clothes & then came out into main room. ~~Then she Annunda said give me \$100 ⁰⁰/₁₀₀~~ & Annunda then called the old lady in bed room. These bottles came out & Joseph went outside & was gone 6 or 6 minutes & came back with Boccuto. Joseph & Boccuto each had a pistol. They stood by the door. Before Joseph & Boccuto returned Annunda showed a revolver (old woman says she always carried one) witness insisted upon going out. Then said no one should go out until they got their money. Witness said I was not here when you gave the money & I won't remain. She went out

POOR QUALITY
ORIGINAL

0300

The old woman called out to call police &
bring her daughter (deceased) witnesses
went after ^{in a few minutes} the daughter & came back
with deceased. Deceased ~~recovered~~ ~~the~~ ~~room~~
was on ground floor & saw
2 men go out with pistols shortly after
deceased went into house.

Maria Cheraro.

POOR QUALITY
ORIGINAL

0389

Police Court, First District.

City and County } ss.
of New York,

of No. 44 Prerich Street, aged 27 years,
occupation Police Officer being duly sworn, deposes and says,
that on the 14th day of December 1889, at the City of New

York, in the County of New York, deponent was sent
from the Station House to No. 69
Jones Street where it was
reported that a fight had taken
place among a number of Italians.
That deponent went to the top
floor of said premises and into
the back room, it being about
noon of said day. That deponent
then and there found the de-
fendant concealed under the
bed ^{in a room} ~~room~~ off the kitchen. That
the defendant's name is Amanda
Bocuto, she being now here present.
That in the kitchen deponent found
Amelia Parallo in a chair,
dead, having been shot through
the heart, and being held in
the chair by her mother, Maria
Ceraso, and her sister Petronilla
Percio. That said Maria Ceraso
was wounded in the left elbow,
and said Petronilla Percio was
wounded in the left shoulder
by pistol shots as deponent be-
lieves.

That said injured women are
now confined in the Chambers
Street Hospital and are unable
to appear in Court by reason of
their wounds.

That Antinetta Parallo, aged 7
years, now present, is the child
of the deceased Amelia Parallo.
That said child informs deponent

POOR QUALITY
ORIGINAL

0340

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Assunda Bocento,
Antonio Bocento, and
Guiseppe Scranтони*

The Grand Jury of the City and County of New York, by this indictment, accuse *Assunda Bocento, Antonio Bocento and Guiseppe Scranтони* of the CRIME OF Murder in the First Degree, committed as follows:

The said *Assunda, Antonio & Guiseppe, all*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *nine*, at the City and County aforesaid, with force and arms, in and upon one *Amelia Varallo*, in the peace of the said People then and there being, wilfully, feloniously, and of *their* malice aforethought, did make an assault, and the said *Assunda, Antonio and Guiseppe*, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said *Assunda, Antonio and Guiseppe* in *their* right hand, then and there had and held, to, at, against, and upon the said *Amelia*, then and there feloniously, wilfully, and of *their* malice aforethought, did shoot off and discharge, and the said *Assunda, Antonio and Guiseppe* with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, *her* the said *Amelia* in and upon the *breast* of *her* the said *Amelia* then and there feloniously, wilfully, and of *their* malice aforethought, did strike, penetrate and wound, giving to *her* the said *Amelia*, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid, by the

**POOR QUALITY
ORIGINAL**

0391

said Assunda, Antonio and Giuseppe, in and upon the breast of her the said Amelia, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound she the said Amelia then and there died.

And so the Grand Jury aforesaid do say: that they the said Assunda, Antonio and Giuseppe, her the said Amelia, in the manner and form, and by the means aforesaid, wilfully, feloniously and of their malice aforethought, did kill and murder, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows,

District attorney.

0392

BOX:

379

FOLDER:

3541

DESCRIPTION:

Bogenrieder, William

DATE:

01/14/90



3541

POOR QUALITY
ORIGINAL

0393

153

Counsel,

Filed

Pleads,

14 day of Jan'y 1890

THE PEOPLE

vs.

Grand Larceny, Second Degree.
[Sections 528, 529 Penal Code.]

William Boyer

JOHN R. FELLOWS,

District Attorney.

A True Bill.

G. J. Farnham
Foreman.
Jan'y 14/90

Plends G. J. Farnham
J. R. Farnham
Jan'y 17/90

Witness:

Robert W. Cartwright

George

Rev. Harrison

1245 Leep St

Katie Boyer

447 E. 7th St

officer

77

POOR QUALITY
ORIGINAL

0394

Police Court—4th District.

Affidavit—Larceny.

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

Robert Mc Artree

of No. 120 W 50th

Street, aged 40 years,

occupation Carpenter

being duly sworn

deposes and says, that on the 4 day of January 1890 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:

Good and lawful money of the United States of the amount and value of one hundred ^{and} fifty dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Bodenrieder (nowhere)

Deponent says that he gave said defendant a check on the Columbia Bank for the aforesaid sum of money and requested him to take the same to "Hotel Marlborough, B. way 36th Street in said City and have the same cashed and return forthwith with the same—Deponent says that said defendant received the cash from said Hotel and did not return the same. Therefore deponent charges said defendant with feloniously taking the same—
Robert Mc Artree

Sworn to before me, this 7th day of January 1890
J. J. McQuinn Police Justice.

POOR QUALITY
ORIGINAL

0395

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

William Bodenrueder

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

417 E 75th St Three years

Question. What is your business or profession?

Answer.

Carpenter

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

Answer.

I am guilty of the charge

William Bodenrueder

Taken before me this

day of

May

1896

Police Justice.

0395

Police Court - 444 District. 447

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edwin McCutney

120 West 50th St

William Bodemann

2 _____

3 _____

4 _____

Offence - Larceny

James Kelly Precinct, 22

Witnesses

No. _____ Street.

No. _____ Street.

RECEIVED.
DISTRICT OFFICE.
JAN 5 1890
Suez.

10000

Commenced
money

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

Dated Jan 18 1990 L. J. Roberts Police Justice.

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

Dated _____ 188 _____ *Police Justice.*

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

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

POOR QUALITY
ORIGINAL

0397

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Bogenrieder

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

William Bogenrieder
of the CRIME OF GRAND LARCENY IN THE *Second* DEGREE,
committed as follows:

The said

William Bogenrieder

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *January* in the year of our Lord one thousand eight hundred and
ninety, 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

Seventy-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

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

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

thirty dollars
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

Robert McCartney
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.*

0398

BOX:

379

FOLDER:

3541

DESCRIPTION:

Borston, Robert

DATE:

01/13/90



3541

POOR QUALITY
ORIGINAL

0399

Witnesses;

Officer Carey
10th Precinct

Counsel,

Filed

13 day of Jan 18 90

Pleads

THE PEOPLE

vs.

Robert Borston

Grand Larceny, Second Degree.
[Sections 528, 537 — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Glynn Foreman.

Mr. Perry 5/90
Selling 4 pleads guilty

Ed. C. C. C.

POOR QUALITY
ORIGINAL

0400

Police Court—

District.

Affidavit—Larceny.

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

and Accused George W. Brown
of No. 244 West 24th Street, aged 41 years,
occupation Pyrrant, being duly sworn
deposes and says, that on the 2 day of January 1894 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

A gold watch
Chain and locket of the value is
all of one hundred and forty five
dollars, and fifty one dollars
in money, all of the value of
two hundred and ninety six dollars

\$296

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 Robert Boston, (now here)

under the following circumstances, The
said property was contained in a
trunk in the dressing room used by
deponent in Miners Eighth Avenue
Theatre on said date, and the said
property was stolen from said trunk
while deponent was performing on the
stage. Deponent charges Defendant
with said larceny for the reason that
deponent saw the defendant on the
premises on said date, and the de-
fendant had an opportunity to take
said property, and deponent is
informed by William Bull, now

Sworn before me, this
day of
January 1894

Police Justice.

POOR QUALITY
ORIGINAL

0401

here that he saw the Defendant
at said time and place in the
said theatre acting in a suspicious
manner, and Defendant is informed
by Policeman John Carey now here
that the Defendant admitted the
said larceny to him, and surrendering
to him a part of the said stolen
property. Defendant asks that
Defendant be dealt with as
the law directs.

George W. Brown

Sworn to before me this..... day

of..... 1898

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0402

CITY AND COUNTY }
OF NEW YORK, } ss.

John Carey
Drummer of No.

aged 16 years, occupation Drummer

16th Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Geo. W. Brown

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

Sworn to before me, this 5

day of May 1888

[Signature]
Police Justice.

John Carey

CITY AND COUNTY }
OF NEW YORK, } ss.

William Ball
Mechanical Engineer of No.

aged 24 years, occupation Mechanical Engineer

94th Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Geo. W. Brown

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

Sworn to before me, this 5

day of May 1888

[Signature]
Police Justice.

Wm. Ball

POOR QUALITY
ORIGINAL

0403

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Borstow 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'm; that the statement is designed to
enable h'm if he see fit to answer the charge and explain the facts alleged against h'm
that he is at liberty to waive making a statement, and that h's waiver cannot be used
against h'm on the trial.

Question. What is your name?

Answer.

Robert Borstow

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York

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

Answer.

231 East 114 St. 4 Weeks

Question. What is your business or profession?

Answer.

Victor

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 reserve my defense

Robt. Borstow.

Taken before me this

day of

1892

Police Justice.

POOR QUALITY
ORIGINAL

0404

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

Police Court... 29
District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo. W. Brown
(accused of the crime)
Robert Brown

Offence Larceny
felony

Dated Jan 5 1890

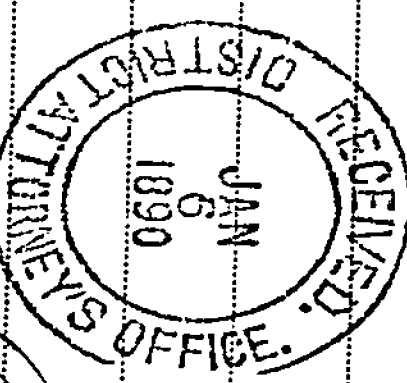
Hyman J. Magistrate.

Cory & Hyman 16 Officer.

Witnesses

Alvan Ball

No. 348-9, 2nd Street.



No. \$1000 to answer Street.

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

Robert Brown

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 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 Jan 5 1890 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0405

Compliment - will be at
Occidental Hotel Jan 19.

City and County of New York, ss:

Emanuel Scheyer being duly sworn says:

I am a hatter at No. 270 Bowery in the City of New York. I was formerly in business at No. 398 Grand Street for *fifteen* years and there became acquainted with *BB* Borstein, the father of the defendant, who carried on a business *a few doors from mine* at No. *Grand* Street, and also with the prisoner himself, who is about 24 years of age. I have known him *since he was a child* ~~for more than ten years last past~~. During all the time of my acquaintance with young Borstein I never heard the least question of his character or morals but on the contrary he was sober, industrious and also of studious habits, and having some dramatic talent, he joined a travelling theatrical company, and such has been his employment for several years past. I have always regarded him as an honest young man, and if guilty of the offence charged against him, I am convinced it must have been done under the pressure of great necessity and temptation.

His reputation has always been good, and if it please the Court to exercise clemency in his case, if he could not find employment in his regular business, I have that much confidence in his industry and integrity that I would take him in my employ.

Sworn to before me, this

21st day of January, 1890.

Emanuel Scheyer
Henry J. [unclear]
Notary Public
my Co

City and County of New York.

Kate Kelly being duly sworn says:
I am the proprietor and manager of the boarding
house No 311 East 14th St. N.Y. City.

Robert Weston, until a few weeks
ago, boarded for some time at my establishment
and I always found him to be an honorable
upright young man, steady in his
habits, and in every respect of good character.
He was a studious young man, gentlemanly
in his manners, and ambitious to
succeed in his profession - I took a
particular interest in him on that
account, I was pained at his sudden
disappearance some few weeks ago, and it
was a mystery to me until I was this
day informed that he was charged with
a criminal offense - I know him
to be a young man of honest
intentions, and furthermore consider
that the best interests of justice would
be promoted by such a disposition
of his matter, as will save him
from Contamination with Criminals, and
give him an opportunity to continue in
his hitherto unblemished career.

Sworn to before me

this 11th day of June, 1898

Notary Public

Notary State of N.Y.

Notary Public

**POOR QUALITY
ORIGINAL**

0408

City and County of New York, ss:

Charles Shongood being duly sworn says. I reside at No. 334 East 43rd Street in the City of New York, and conduct business as an auctioneer at No. 21 Catharine Street.

I have known the prisoner Robert Borstein since his childhood, and during all that time he enjoyed an excellent reputation for industry and integrity. I have not seen so much of him during the past few years as he went on the road with theatrical companies, but when I heard of him, it was always that he was continuing in his profession, earning an honest livelihood, and leading a proper moral life. I was astounded to hear of his arrest and know that notwithstanding his offence, if allowed to enjoy his freedom, he would make an honest citizen and useful member of the community.

His family is a highly respectable one upon whom the stigma of imprisonment would be unusually heavy. To my knowledge no charge of any kind was ever previously brought against Borstein, and from his previous excellent character, he would be the last person I would ever suspect to be an offender against the law.

Sworn to before me, this

17th day of January 1890.

Charles Shongood
Henry W. [unclear]
Notary Public
myle

**POOR QUALITY
ORIGINAL**

0409

City and County of New York, ss:

David Silberstein being duly sworn says, I reside at No. *442 Lenox Ave* in the City of New York, and am a freeholder, owning said house and other property.

I have known the prisoner Robert Berstein almost from his infancy--his character was excellent; he earned his own livelihood, was considered an unusually bright and intelligent young man with a promising future before him, and the news of his present difficulty this day given me is a complete surprise to me.

I feel it my duty to invoke the mercy of the Court in his case, as I am convinced that he would never be guilty of a wilful crime, and his offence in the case must have been unpremeditated, for never before has the young man had any charge ever preferred against him, and his past conduct has been such to convince me that if pardoned or leniently judged, he would still make an upright and useful member of our community.

Sworn to before me, this

23rd day of January, 1890

Henry W. ...
Notary Public
HWC

POOR QUALITY
ORIGINAL

0410

NY General Sessions

The People of
the State of New York

vs

Robert Borston

Affidavits to

HENRY W. UNGER,

Attorney for defendant

115 Broadway,

NEW YORK CITY.

POOR QUALITY
ORIGINAL

0411

Adolph L. Sanger,
Counsellor at Law
115 Broadway,

New York January 22nd, 1891

Hon. Vernon M. Davis,

Asst. District Attorney,

Dear Sir:

I have just been informed that the case of The People v. Borston will be called in Part I. for trial.

The fact of Borston's indictment was a complete surprise to his family and friends, he having communicated no knowledge of his misfortunes to them.

I was immediately retained on his behalf and he being called upon to plead before I had a chance to investigate the case, a formal plea of "not guilty" was made Monday last.

Both Mr. Sanger and myself will be actually engaged in the trial of a case before Mr. Justice Ehrlich in the City Court, and until its completion in the afternoon, it will be impossible for us to appear for Borston.

The prisoner is a young man of highly respectable connections, has enjoyed hitherto an exceptionally good character, never having had any trouble before, and I have set about to secure full affidavits from persons who have known him from his infancy, and some of whom I believe are known to Recorder Smyth and yourself, with a view of withdrawing our plea, and asking the clemency of the Court in the case. Will you therefore, kindly let the case stand over, that we may have time wherein to take the proper steps in that regard., and oblige

Very truly yours,

Henry W. Sanger

POOR QUALITY
ORIGINAL

0412

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Robert Borston

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

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

The said *Robert Borston*

late of the City of New York, in the County of New York aforesaid, on the *second*
day of *January* in the year of our Lord one thousand eight hundred and
ninety, 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-six*

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

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

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

*one watch of the value of eighty
dollars, one chain of the value of
forty dollars, and one locket of the
value of twenty-five dollars*

of the goods, chattels and personal property of one *George W. Brown*
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.*

04 13

BOX:

379

FOLDER:

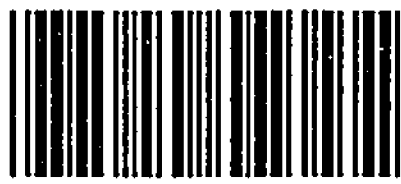
3541

DESCRIPTION:

Brady, John

DATE:

01/15/90



3541

04 14

BOX:

379

FOLDER:

3541

DESCRIPTION:

Kelleher, Thomas

DATE:

01/15/90



3541

POOR QUALITY
ORIGINAL

0415

Witnesses;

Herndon Rogers

Officer Caldwell

29th Precinct

Counsel,

Filed

15 day of Jan 18 90

Pleas,

THE PEOPLE

vs.

P

John Brady
(2 cases)
and

Thomas Kelleher
(2 cases)

Attorney at Law
Butler in the third degree.
[Section 498, Penal Code]

JOHN R. FELLOWS,

District Attorney.

198 Jan 15 - U.M.D.

123 April 90 + U.M.D.
200 Jan 20. Med.

A True Bill.

G. J. Aron
Foreman.

Foreman.

Jan 13/91

30

Spied & Registered

POOR QUALITY
ORIGINAL

0416

Police Court— District.

City and County } ss.:
of New York,

of No. 2218 2d Avenue Street, aged 35 years,
occupation Liquor dealer being duly sworn

deposes and says, that the premises No. 2218 2d Avenue Street, Ward
in the City and County aforesaid the said being a four story brick
building with brown stone front
and which was occupied by deponent as a liquor saloon
and in which there was at the time no human being, by means

were BURGLARIOUSLY entered by means of forcibly bursting open
the storm door then bursting in the
panel of the door leading from
East 114th St into deponent's saloon
on the 9th day of January, 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of
the United States to the amount
and of the value of thirty cents.
in pennies
8

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
John Brady and Thomas Callahan
(both unknown)

for the reasons following, to wit: that at the hour of 12
o'clock, midnight—January 8th 1890
deponent locked and securely fastened
the doors of his saloon and closed it
for the night leaving said sum
of money therein.
deponent is informed by Officer
Thomas Callahan that he arrested
the said defendants together and in

POOR QUALITY
ORIGINAL

0417

Company with each other for
committing a burglary in the opposite
corner from defendant's saloon. And
on examining defendant's saloon the
Officer found that it had been entered
as aforesaid. And on searching the said
defendants he the Officer found in the
possession of the defendant Brady
thirty cents in pennies.
Defendant further says that he has
since seen the pennies found in the
possession of the defendant Brady
and by a quantity of time which was
on said pennies defendant fully
identified said pennies as his.
Wherefore defendant charges the said
defendants with being together and
acting in concert with each other
and burglariously entering said
pennies as aforesaid and feloniously
taking, stealing and carrying away
said property.

Police Justice.

188

Dated Patrick Durkin

guilty of the offence mentioned, and order in to be discharged.

There being no sufficient cause to believe the within named

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

188

Dated

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1 2 3 4

Dated

188

Magistrate.

Officer.

Clerk.

Witness.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

04 18

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Police Officer of No. 24 Princeton Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Patricia Dennis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1890

Thomas Callaghan

John J. Quinn
Police Justice.

POOR QUALITY
ORIGINAL

0419

Sec. 198—200.

5 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas Kelleher being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h* ~~no~~ right to
make a statement in relation to the charge against *him*; that the statement is designed to
enable *h* ~~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 *h* ~~no~~ waiver cannot be used
against *h* ~~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
Thomas Kelleher

Taken before me this

1890

Police Justice.

POOR QUALITY
ORIGINAL

0420

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

John Brady 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 Brady*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 312 East 102 St. - Three years*

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*
John Brady

Taken before me this

9

at

1890

1890

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POOR QUALITY
ORIGINAL

0421

1200-1000 Bail Book
for 30 am in station
each. 10 am 10
9/10 a m

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

214 5 69
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patricio Morris
221 1/2 E 2nd Ave
1. John Conarty
2. Thomas Miller
Offence Burglary

Dated July 9 1890
Magistrate.

Murray
Precinct Officer.

Witness David Officer
Precinct.

No. _____
Street _____
No. 297
Street _____

No. _____
Street _____
No. 1600
Street _____

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

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 July 9 1890 James Murray 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 he to be discharged.

Dated.....18..... Police Justice.

POOR QUALITY
ORIGINAL

0422

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 Brady and
Thomas Kelleher

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

John Brady and Thomas Kelleher
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Brady and Thomas
Kelleher, both

late of the *Twelfth* Ward of the City of New York, in the County of
New York, aforesaid, on the *ninth* day of *January* in the year of
our Lord one thousand eight hundred and *ninety*, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the *saloon* of one

Patrick Devine

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

Patrick Devine

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.

POOR QUALITY
ORIGINAL

0423

SECOND COUNT—

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

of the CRIME OF

Petit LARCENY

committed as follows:

The said

John Brady and Thomas Kelleher
John Brady and Thomas Kelleher, both
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms,
thirty coins of the United States
of the kind called cents, of the
value of one cent each

of the goods, chattels and personal property of one

Patrick Devine

in the *Saloon* of the said

Patrick Devine

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

POOR QUALITY
ORIGINAL

0424

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
John Brady and Thomas Kelleher
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:
The said *John Brady and Thomas Kelleher, both*

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

*thirty coins of the United States
of the said called cents of the
value of one cent each*

of the goods, chattels and personal property of one

Patrick Devine

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

Patrick Devine

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

John Brady and Thomas Kelleher

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

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY
ORIGINAL

0425

Police Court— District.

City and County } ss.:
of New York,

of No. 2217 Second Avenue Street, aged 27 years,

occupation Liquor dealer being duly sworn

deposes and says, that the premises No. 2217 Second Avenue Street, Ward

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

building part Liquor Store

and which was occupied by deponent as a

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

attempted to be BURGLARIOUSLY entered by means of forcibly breaking a

pane of glass in the door leading from East 114th St into deponent's saloon

on the 9th day of January 1890 in the Night time, and the

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

One hundred dollars in good and lawful money of the United States. And a stock of liquors and cigars of the value of one thousand dollars. All of the value of eleven hundred dollars.

the property of Dependent and his children.

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

John Brady and Thomas Kelleher

(both now here)

for the reasons following, to wit: That at the hour of 12

O'clock. Midnight Jan'y 8th 1890 deponent

locked and securely fastened the doors of

said saloon and closed said saloon

for the night and retired to bed in room

said saloon, and at about the hour of

2.30 O'clock A. M. January 9. 1890

deponent heard the crash of breaking

glass. Deponent is informed by

0426

Dated _____ 188

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

Other ~~There being no sufficient cause to believe the within named~~ James

Dated _____ 188 .

_____ to bail to answer by the undersigned hereto annexed.

[illegible]

Dated _____ 188 ____

.....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

guiltily thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

~~_____~~

committed, and that there is sufficient cause to believe the victim agreed

11

| ct. | 8 | ate. | er. | rk. | et, | et, | et, |
|-------------------|---|------|-----|-----|-----|-----|-----|
| Offence—BURGLARY. | | | | | | | |

[illegible]

Dis.....MC.....t.

 Sec.,
 of _____

[illegible][illegible]

THE 1
on the
to an

[illegible]

ice, _____

Date

1 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104 105 106 107 108 109 110 111 112 113 114 115 116 117 118 119 120 121 122 123 124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159 160 161 162 163 164 165 166 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 183 184 185 186 187 188 189 190 191 192 193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215 216 217 218 219 220 221 222 223 224 225 226 227 228 229 230 231 232 233 234 235 236 237 238 239 240 241 242 243 244 245 246 247 248 249 250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270 271 272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289 290 291 292 293 294 295 296 297 298 299 300 301 302 303 304 305 306 307 308 309 310 311 312 313 314 315 316 317 318 319 320 321 322 323 324 325 326 327 328 329 330 331 332 333 334 335 336 337 338 339 340 341 342 343 344 345 346 347 348 349 350 351 352 353 354 355 356 357 358 359 360 361 362 363 364 365 366 367 368 369 370 371 372 373 374 375 376 377 378 379 380 381 382 383 384 385 386 387 388 389 390 391 392 393 394 395 396 397 398 399 400 401 402 403 404 405 406 407 408 409 410 411 412 413 414 415 416 417 418 419 420 421 422 423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445 446 447 448 449 450 451 452 453 454 455 456 457 458 459 460 461 462 463 464 465 466 467 468 469 470 471 472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490 491 492 493 494 495 496 497 498 499 500 501 502 503 504 505 506 507 508 509 510 511 512 513 514 515 516 517 518 519 520 521 522 523 524 525 526 527 528 529 530 531 532 533 534 535 536 537 538 539 540 541 542 543 544 545 546 547 548 549 550 551 552 553 554 555 556 557 558 559 560 561 562 563 564 565 566 567 568 569 570 571 572 573 574 575 576 577 578 579 580 581 582 583 584 585 586 587 588 589 590 591 592 593 594 595 596 597 598 599 600 601 602 603 604 605 606 607 608 609 610 611 612 613 614 615 616 617 618 619 620 621 622 623 624 625 626 627 628 629 630 631 632 633 634 635 636 637 638 639 640 641 642 643 644 645 646 647 648 649 650 651 652 653 654 655 656 657 658 659 660 661 662 663 664 665 666 667 668 669 670 671 672 673 674 675 676 677 678 679 680 681 682 683 684 685 686 687 688 689 690 691 692 693 694 695 696 697 698 699 700 701 702 703 704 705 706 707 708 709 710 711 712 713 714 715 716 717 718 719 720 721 722 723 724 725 726 727 728 729 730 731 732 733 734 735 736 737 738 739 740 741 742 743 744 745 746 747 748 749 750 751 752 753 754 755 756 757 758 759 760 761 762 763 764 765 766 767 768 769 770 771 772 773 774 775 776 777 778 779 780 781 782 783 784 785 786 787 788 789 790 791 792 793 794 795 796 797 798 799 800 801 802 803 804 805 806 807 808 809 810 811 812 813 814 815 816 817 818 819 820 821 822 823 824 825 826 827 828 829 830 831 832 833 834 835 836 837 838 839 840 841 842 843 844 845 846 847 848 849 850 851 852 853 854 855 856 857 858 859 860 861 862 863 864 865 866 867 868 869 870 871 872 873 874 875 876 877 878 879 880 881 882 883 884 885 886 887 888 889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907 908 909 910 911 912 913 914 915 916 917 918 919 920 921 922 923 924 925 926 927 928 929 930 931 932 933 934 935 936 937 938 939 940 941 942 943 944 945 946 947 948 949 950 951 952 953 954 955 956 957 958 959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 975 976 977 978 979 980 981 982 983 984 985 986 987 988 989 990 991 992 993 994 995 996 997 998 999 1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023 1024 1025 1026 1027 1028 1029 1030 1031 1032 1033 1034 1035 1036 1037 1038 1039 1040

0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99

1. *Journal of the American Medical Association*, 2000; 284: 2689-2695.

POOR QUALITY
ORIGINAL

0427

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Police Officer of No. 29 Manit Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henri Eggers
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

1889

July 9 Thomas Calligan

John Murray
Police Justice.

POOR QUALITY
ORIGINAL

0428

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

John Brady 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 Brady*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 312 East 102 St Two years*

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*
John Brady

Taken before me this

Police Justice.

POOR QUALITY
ORIGINAL

0429

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

5 District Police Court.

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

Question. What is your name?

Answer.

Thomas Kelleher

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 403 East 119 St - Three months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

Thomas Kelleher

Taken before me this

day of

March

1899

Justice

POOR QUALITY
ORIGINAL

0430

2000 Jail Book
for 3rd Precinct
10th 9/12 cc. m.

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

Police Court 5 District
290

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Merriman Caprio
227 St. Louis Ave.
John Smith
Thomas Miller
Offence Burglary

Dated July 9 1890

Magistrate
Merriman
Officer
Culligan
Witness
Jaid Officer

No. _____
No. _____
No. _____
No. 1000 to Justice
J. J.
ST. LOUIS MO. RECEIVED
JAN 13 1890
CLERK'S OFFICE

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

Dated July 9 1890 Henry H. H. 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.

POOR QUALITY
ORIGINAL

0431

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 Brady and
Thomas Kelleher*

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

John Brady and Thomas Kelleher
of the crime of Attempting to Commit
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Brady and Thomas Kelleher, both

late of the *Twelfth* Ward of the City of New York, in the County of
New York, aforesaid, on the *ninth* day of *January* in the year of
our Lord one thousand eight hundred and *ninety*, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

Herman Eggers
attempt to

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

Herman Eggers

in the said *store* 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*

0432

BOX:

379

FOLDER:

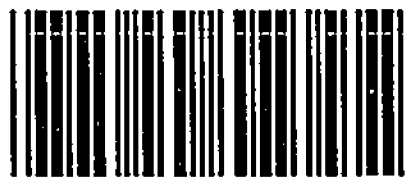
3541

DESCRIPTION:

Braun, Charles

DATE:

01/28/90



3541

POOR QUALITY
ORIGINAL

0433

409

Counsel,

Filed

Pleads

day of January 18 90

Myself 24

THE PEOPLE

vs.

B

Charles Braun

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Gustave Foreman.

Complaint sent to the Court
of Special Sessions,

Part III, 7 January 1890.

Witnesses:

Official Interpreter
29th Precinct

POOR QUALITY
ORIGINAL

0434

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Braun

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Braun
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Charles Braun

late of the City of New York, in the County of New York aforesaid, on the
tenth day of *June* in the year of our Lord one
thousand eight hundred and *eighty-eight*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial,
one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer,
and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one

Frank L. Brutschin

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

SECOND COUNT—

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

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

The said

Charles Braun

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0435

BOX:

379

FOLDER:

3541

DESCRIPTION:

Breen, John

DATE:

01/23/90



3541

POOR QUALITY
ORIGINAL

0436

316
Selling on Sunday.
Counsel, *20*
Filed *day of June* 189*0*
Pleads,

Witness:
Officer Collins
Central Office

THE PEOPLE
vs.
John Green
B
James
VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1080, Sec. 6.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.
Edgar Foreman.

POOR QUALITY
ORIGINAL

0437

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 Green
The Grand Jury of the City and County of New York, by this indictment, accuse
John Green
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

John Green
late of the City of New York, in the County of New York aforesaid, on the
twenty-second day of *April* in the year of our Lord one
thousand eight hundred and *eighty-eight*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial,
one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer,
and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one *Eugene W. Collins*

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

SECOND COUNT—

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

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

The said

John Green
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0438

BOX:

379

FOLDER:

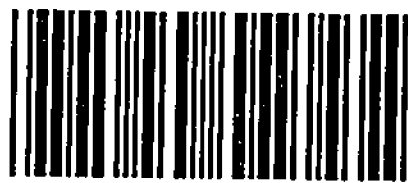
3541

DESCRIPTION:

Bregosky, Matthew

DATE:

01/13/90



3541

POOR QUALITY
ORIGINAL

0439

Witnesses:

Counsel,

Filed 13 day of Jan 1890

Pleads

THE PEOPLE

vs.

Wm. J. Proctor
by Proctor B
Matthew Dregosky

Indorsement
\$52023 Consolidation Act

Feb, 18

JOHN R. FELLOWS,

10⁴⁵ am

District Attorney.

72 Feb 26. 1890

pleads guilty.

A TRUE BILL.

Gustav

Foreman.

Mar 20 1890

POOR QUALITY
ORIGINAL

0440

State of New York :
: SS.
City & County of New York. :

MATTHEW H. MERCUR of No. 115 East 14th Street being duly sworn, says that he is a citizen of the State of New York, and resides in the City of New York; that on the 22nd day of December 1889, one *Matthew H. Hargovsky* being a registered pharmacist conducting a pharmacy or store for retailing dispensing and compounding medicines or poisons in the City and County of New York, at premises No. 67 *Fore Street* in said City, did at his store or place of business aforesaid unlawfully permit the compounding and dispensing of a prescription of a medical practitioner by a person not registered as required by law, to wit, by one *John Doe* whose name was refused and may be supplied upon the examination : all of which was in violation of the laws of the State of New York and especially of Chapter 110 of the Laws of 1832, known as the New York City Consolidation Act of 1832, passed July 1st 1832, and especially of sections 2017, 2019 and 2023 of said act.

Sworn to before me this:

27th day of Dec. 1889. :

M. H. Mercur

John J. [unclear]

Police Justice

POOR QUALITY
ORIGINAL

0441

MP
POLICE COURT 2nd DISTRICT

The people &c.

on the complaint of

Matthew H. Mercer

against

Matthew Frezovsky

A F F I D A V I T

violation of Pharmacy Law

Magistrate

Officer

Witnesses *Duncan O'Neill*

No. *96 Forevery*

No. to answer

\$

POOR QUALITY
ORIGINAL

0442

Sec. 198-200.

2 District Police Court

CITY AND COUNTY } ss.
OF NEW YORK,

Matthew Bregovsky 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.

Matthew Bregovsky

Question. How old are you?

Answer.

32 years old

Question. Where were you born?

Answer.

Russia

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

Answer.

67. Forsyth St 3 years

Question. What is your business or profession?

Answer.

Druggist.

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

Answer.

*I am not guilty
and demand a trial by jury*

Matthew Bregovsky

Taken before me this

day of

Nov

188

John J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0443

Sec. 151.

CITY AND COUNTY }
OF NEW YORK, } ss.

Police Court 2nd District.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Matthew H. Hansen
of No. 115 East 14th Street, that on the 22nd day of December

1889 at the City of New York, in the County of New York, one Matthew Bregovsky being a registered Pharmacist conducting a Pharmacy or store for retailing dispensing and compounding medicines or poisons in the City and County of New York at premises No. 67 Forsyth Street in said City, did at his store or place of business aforesaid unlawfully permit the compounding and dispensing of a prescription of a medical practitioner by a person not registered as required by law

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

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

Dated at the City of New York, this 27th day of December 1889

John J. McManis POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0444

11, S.H. 32. M. Russia Drugs M. No. 62. ~~George~~ *James*

The within named

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

Dated 188

Police Justice.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew H. Weller

vs.

Matthew Gregory

Warrant-General.

Dated *December 27* 188

John Thomas Magistrate.

George M. Campbell Officer.

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

George M. Campbell Officer.

Dated *December 28* 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

POOR QUALITY
ORIGINAL

0445

Robert Lee 'Cousin'
Car of clearing
to Charles Smith
Ex Dec 29, 9 & 100

BAILED, 6
No. 1, by *Robert Lee*
Residence *149 East 57* Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

VX 110 2 10
Police Court
District

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Mathew H. Mercut
115 East 14 St
Mathew Beggs
Office *Old Medical La*

Dated *Dec 27* 1889

James H. Smith
Comptroller
City of New York

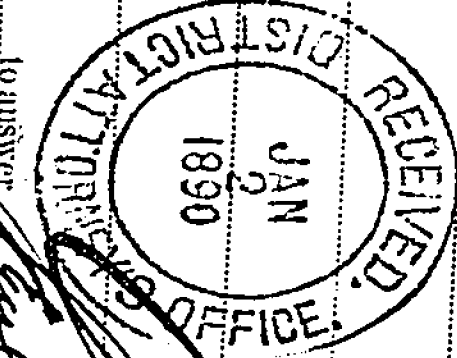
Witness *Amber P. Smith*

No. *96 Broadway* Street

No. _____ Street

No. _____

\$ _____



James H. Smith
to answer

Mathew
Old Medical La

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

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

Dated *Dec 28* 1889 *James H. Smith* Police Justice.

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

Dated *Dec 30* 1889 *James H. Smith* 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0446

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Matthew Bregosky

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

Indictment accuse Matthew Bregosky of a Misdemeanor,

~~of the crime of~~

committed as follows:

The said Matthew Bregosky,

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

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

being a registered pharmacist then conducting
a certain pharmacy and store there situate, for
retailing, dispensing and compounding medicines
and poisons, did unlawfully pervert the com-
pounding and dispensing of divers prescriptions
of divers medical practitioners in his said store
pharmacy and place of business by a certain
person whose name is to the Grand Jury
aforesaid unknown, the said person so compounding
and dispensing such prescriptions not being then
and there registered as required by law; against
the form of the Statute in such case made

POOR QUALITY
ORIGINAL

0447

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

John R. Fellows,
District attorney

0448

BOX:

379

FOLDER:

3541

DESCRIPTION:

Brennan, Andrew

DATE:

01/17/90



3541

POOR QUALITY
ORIGINAL

0449

Witnesses:

Officer Oretta

19th Precinct

City of New York

The People

vs.

Grand Jurors

Indictment

in

the

County of New York

State of New York

vs.

Grand Jurors

Indictment

in

the

County of New York

State of New York

vs.

Grand Jurors

Indictment

in

the

Counsel,

Filed

Pleas,

day of Jan'y 1889

THE PEOPLE

vs.

Andrew Brennan

Grand Jurors, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530 — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

G. J. Stanford
Foreman.

Jan'y 17/90

John G. J. J. J.

Jan'y 21/90

21

POOR QUALITY
ORIGINAL

0450

Police Court 2 District.

Affidavit—Larceny.

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

Charles Scribner
of No. 12 East 34th Street, aged 35 years,
occupation Publisher being duly sworn
deposes and says, that on the 22 day of January 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

One overcoat
of the value of about seventy
dollars \$ 70

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

Andrew Brennan
(now here) under the following cir-
cumstances. The said coat was
hanging in the hall of deponent's
residence. Deponent is informed by
Kate Kennedy (now here) that the
defendant came to the said
premises on some pretext and he
was left alone in the hall for a
moment while he sent the servant
up stairs with a note. That
the defendant seized the said
coat and ran off. Defendant
was subsequently arrested
and acknowledged the said

Sworn to before me, this 188 day

Police Justice.

POOR QUALITY
ORIGINAL

0451

laurens and gave information
on which the said coat was
recovered from a pawn shop by
Detective Brett (now here) Dehonest
asked that defendant be
dealt with as the law directs

Subscribed to before me this

12th day

Charles Scibner

of

1890

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0452

CITY AND COUNTY {
OF NEW YORK, } ss.

Kate Kennedy
aged years, occupation Domestic of No.

12 East 14th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Charles F. Furbie

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

Sworn to before me, this

day of

19

May 1898

Kate Kennedy

[Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0453

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Andrew Brennan*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *England*

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

Answer. *5 New Church St - 6 months*

Question. What is your business or profession?

Answer. *Coachman*

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

Answer. *I am guilty*
Andrew Brennan

Taken before me this
day of *January* 188*2*

19

Police Justice

[Signature]

POOR QUALITY
ORIGINAL

0454

for the people
M.D. checked
at 11:07.
& returned
11:30 28

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District.

85

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Scribner

12 East 38 St

Arthur Pennman

Offence

Larceny
felony

Dated

Jan 19

1880

Residence

Magistrate.

Brett & Hayes

Officer.

Residence

Precinct.

Witnesses

Kate Kenney

No. 12 East 38 St

Street.

Call upon Brett

No.

Street.

No.

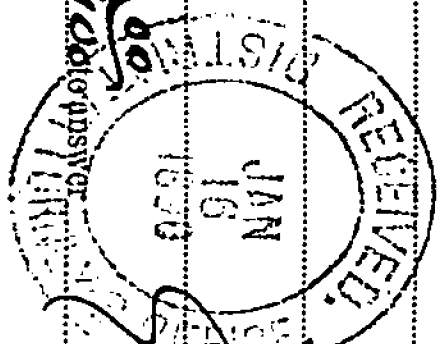
Street.

No.

Street.

No.

Street.



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

Arthur Pennman

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

Dated Jan 19 1880

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

POOR QUALITY
ORIGINAL

0455

N.Y. Jan 7/1900.

**POOR QUALITY
ORIGINAL**

0456

N.Y. Jan 6

POOR QUALITY
ORIGINAL

0457

unably remain;
A. Brennan.

TORN PAGE

POOR QUALITY
ORIGINAL

0458

17 Prince Arthur St.
Montreal June 15-87

Charles Sumner
has been Mr. Whitney's
successor as Governor
of the State of New York

mouth; during
which time, he
took Lyell's course

TORN PAGE

POOR QUALITY
ORIGINAL

0459

Learn & remember them
Hendy

TORN PAGE

POOR QUALITY
ORIGINAL

0460

17 Pioneer Cotton St.
Montreal June 15-87

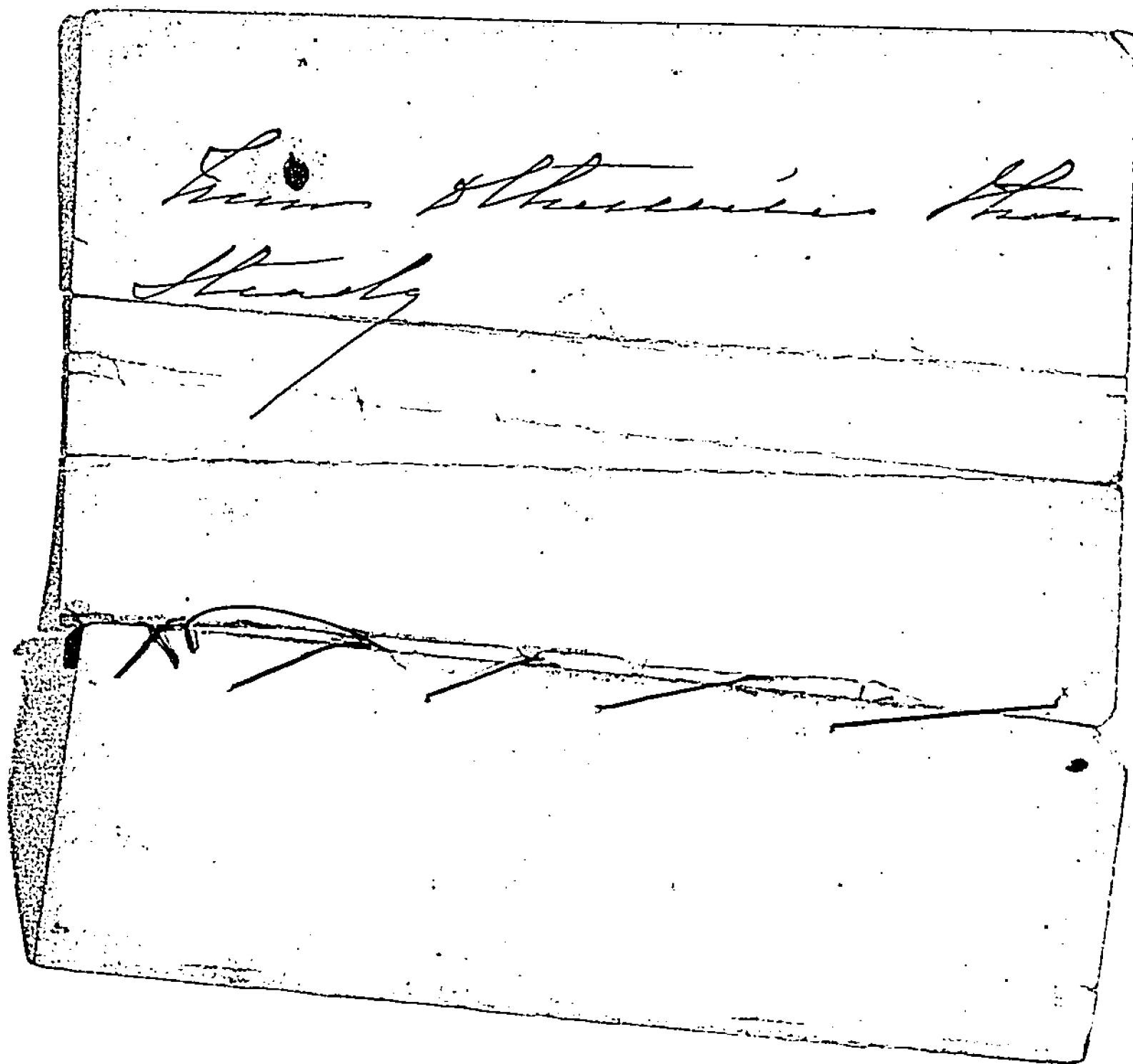
Ludlow Brown
has in Mr. W. H. H. H.
Ludlow Brown
has in Mr. W. H. H. H.

mouth, - Herring
which Brown, H.
both Lyell and - Lane
H. H.

TORN PAGE

POOR QUALITY
ORIGINAL

0461



TORN PAGE

POOR QUALITY
ORIGINAL

0462

UNION FIRE INSURANCE SOCIETY
OF NORWICH, ENGLAND.

ESTABLISHED 1797. CAPITAL \$5,500,000

JNO. WM. MOLSON,
RESIDENT AGENT.

101 ST. FRANCOIS XAVIER ST.,

MONTREAL, *May 12/18*

Attest of Stark

The Automatic Bank Machine

W. H. Stark



This is to certify that the bearer
Andrew Newman was in my
father's employ for a period of
about 3 months during 1887
during which time he acted as
Coachman, his services being dis-
penssed with owing to our reorg-
anization.

As far as I know he is a
st. & fairly industrious man.
I would give satisfaction
in any employment he may be
suited for.

Yours truly
Geo. W. Molson

POOR QUALITY
ORIGINAL

0463

58 Redpath St

Monday

Dear Sir

In addition to what
I have already said about
Andrew Brennan I can
say that, while he was
with me, he was sober
civil & obliging and
groomed his horses
well, he has never driven
a pair for me so that
I can say nothing
about his ability in
that respect. He was
with me for so short
a time that I would not
like to take the responsibility
of recommending him.

Very truly yours

G. A. Grier

**POOR QUALITY
ORIGINAL**

0464

YOU'LL FIND THIS WORTH READING.

Persons who advertise in THE TRIBUNE for situations, usually get the best places in the city. This is because families which take THE TRIBUNE can generally afford to employ the best of help and pay good wages to those who suit.

~~No person who has not advertised in THE TRIBUNE~~
get a good situation has advertised in THE TRIBUNE thinking the rates charged too high.

That difficulty is now out of the way.

If you or your friend want a situation, THE TRIBUNE, since Sept. 30th, has been inserting such advertisements--as the one pasted above--up to 24 words--four lines,

for FIVE CENTS per day,
either in Daily or Sunday TRIBUNE.

1238 Broadway, cor. 31st Street,
950 Broadway, near 23d Street,
153 Fourth Avenue, cor. 14th Street,
270 West 23d Street, cor. Eighth Ave.,
106 West 42d Street, near Sixth Ave.,

and 69 Liberty Street.

Advertisements received at 1238 Broadway until 9 P. M., at the other offices until 8 P. M.

CASH MUST ACCOMPANY ALL ORDERS.

760 Third Ave., entrance 47th Street,
1026 Third Ave., bet. 60th & 61st Sts.,
180 East 125th St., near Third Ave.,
1092 Ninth Avenue, near 68th Street,
1708 First Avenue, near 89th Street,

POOR QUALITY
ORIGINAL

0465

P. S. STEVENSON,
Cable Address
NOSNEVE-MONTREAL.

31 ST. JOHN STREET,

MONTREAL, 25 April 1888

Brenan
Andrew has been with me
as prom and general ser-
vant - He is a good prom
and as far as I know steady
and honest - He has testimo-
nial for John D. Lewis and
others. He is leaving me
owing to the wages I have been
giving him not being con-
sidered sufficient.

P. S. Stevenson

POOR QUALITY
ORIGINAL

0466

Docks & Storage Yards:
N^o 5, Island Lachine Canal
and West Half Basin's Basin.
Entrance Notre Dame Street West
between Canadian Marine Works
and Montreal Rolling Mills.

G. A. Grier,
Wholesale Lumber Merchant.

Office, 270 1/2, Notre Dame St.

Montreal, 6 Oct 1888

The Beacon Andrew Brennan
was in my employ as warehouseman for
about two months during which
time I found him honest and
industrious

G. A. Grier
per W. R. B.

**POOR QUALITY
ORIGINAL**

0467

21430000

POOR QUALITY
ORIGINAL

0468

40 Union Square

Mr West-

Dear Sir

If you could help
this man a little
He is very deserving
He used to drive my
program in London
& he is out-
of work & here
alone

Respectfully
Flora Chester

POOR QUALITY
ORIGINAL

0469

Braemar,
Thorpe Hamlet,
Norwich.

March 17-87

Madam

Brennan's letter
only came to my
notice this morning,
when he lived with
us as groom and
gardener, which must
be now some six or
seven years since.

POOR QUALITY
ORIGINAL

0470

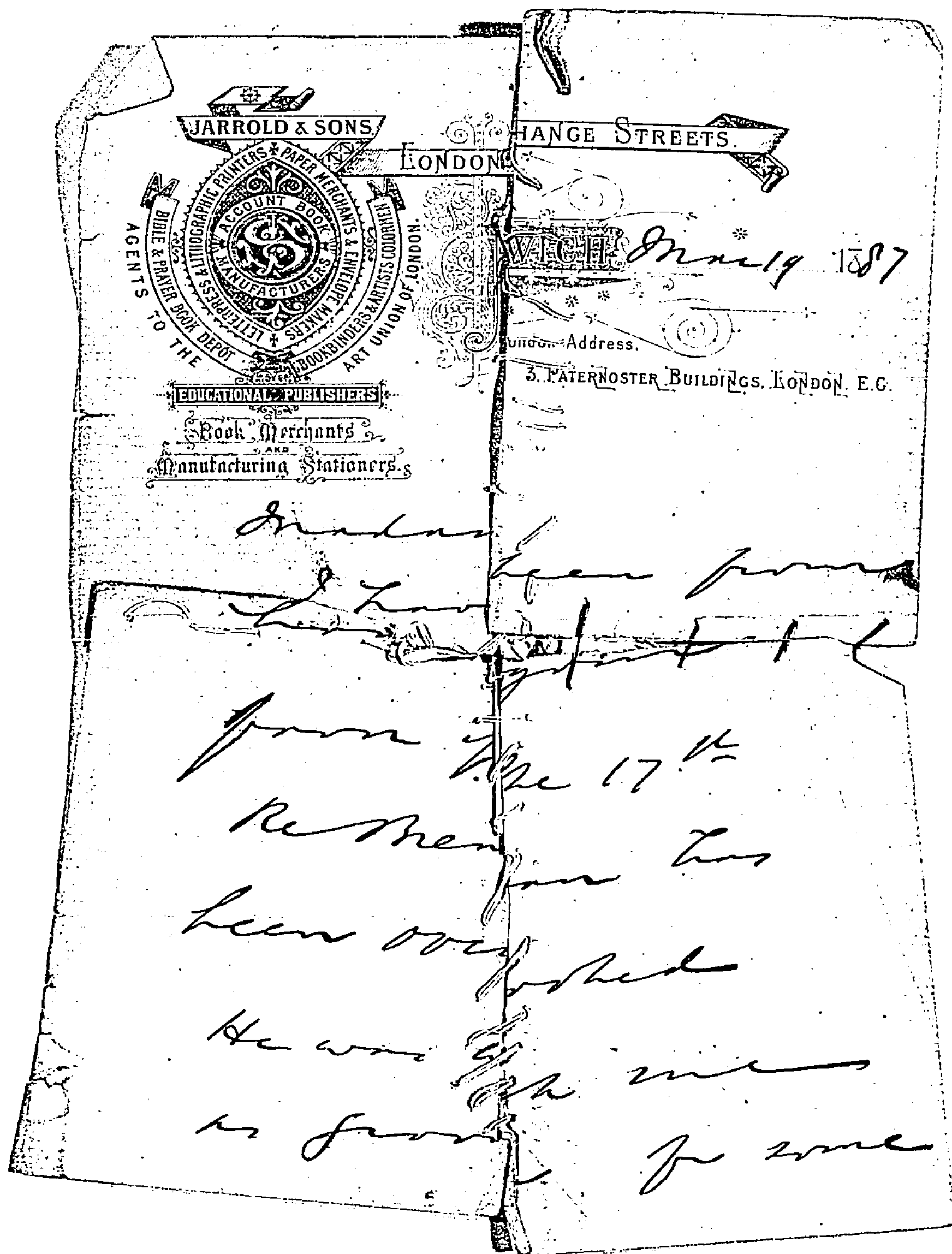
we found him a steady
respectable fellow,
perfectly honest and
trustworthy; trusting

The delay will not
damage his hopes
for emigration

Yrs Truly
Mary Jewson

POOR QUALITY
ORIGINAL

0471



POOR QUALITY
ORIGINAL

0472

4 years I & wife liked
him very much. He left
me for a while
I imagine the very
thing for which I shall
be sorry to hear he
is gone to London

~~He will be back soon~~
There is a
position I have held here
I have been since
own son
He left me
I shall be
S. J.

**POOR QUALITY
ORIGINAL**

0473

FOR USE OF ADVERTISERS
—ONLY IN—
New York Herald.

POOR QUALITY
ORIGINAL

0474

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Brennan

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

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

The said

Andrew Brennan

late of the *21st* Ward of the City of New York, in the County of New York
aforesaid, on the *eighth* day of *January* in the year of
our Lord one thousand eight hundred and ~~eighty~~ *ninety* in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

*one overcoat of the value
of seventy dollars*

of the goods, chattels and personal property of one

Charles Scribner
in the dwelling-house of the said *Charles Scribner*

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

John R. Williams,
District Attorney