

0 188

BOX:
326

FOLDER:
3091

DESCRIPTION:
Quarteraro, Carlo

DATE:
10/29/88



3091

0189

BOX:
326

FOLDER:
3091

DESCRIPTION:
Quarteraro, Vincenzo

DATE:
10/29/88



3091

**POOR QUALITY
ORIGINAL**

District Attorney's Office.

This court has

Received with the learned

Academy's letter of

22nd instant as both

PEOPLE

vs.

Vincente Quadrilante

Murder in the First Degree.

Where the case was

tried and it is first that

has examined it, agree

that no conviction can

stand & is advised

that no judgment be

rendered in this case

before whom it was tried, con-

sidering that no conviction

can be inflicted at the present

time and therefore recommends

that the defendant be discharged

on his own recognizance.

April 13, 1881.

John T. Mulligan

and his act.

My warrant is well
inform me that he

John T. Mulligan
District Attorney
for the People
of the Commonwealth
of Massachusetts
April 13, 1881.

THE PEOPLE

[Section 188, General Code.]

John T. Mulligan

John R. Dillon

John C. Tracy

John J. O'Brien

John T. Mulligan

POOR QUALITY
ORIGINAL

0192

-- STATE OF NEW YORK, --

CITY AND COUNTY OF NEW YORK, ss.:

AN INQUISITION,

Taken at the Coroners' Office

No. 67 Park Row Street, in the 4 Ward of the City of New York, in the County of New York, this 22 day of October in the year of our Lord one thousand eight hundred and 88 before

FERDINAND EIDMAN, Coroner, of the City and County aforesaid, on view of the Body of Antonio Flaccornio now lying dead at

Upon the Oaths and Affirmations of Twelve 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 Antonio Flaccornio came to his death, do upon their Oaths and Affirmations say: That the said Antonio Flaccornio came to his death by

Shock from Stab wound of the Heart, inflicted with a knife in the hands of Carlo Quarteraro at S. W. Corner of 3rd Ave & 8th Street on October 14/88 about 9 P.M. We also hold his brother Vincenzo Quarteraro as accessory to the crime.

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.

William G. Tucker 51 1/2 yr. E. St Clare	317 West 22 nd St
Emanuel Traugott 12 1/2 yr. Old Cpl. Coleman 141 East 53 rd St	
Hannah P. 15 years old Mrs. Taylor 35 East 72 nd St	
Ferdinand Flannery 25 1/2 yr. John Hughes 36 newest	
James Moore 24 1/2 yr.	
Thomas Crawford 5 1/2 yr. Grand	
A. J. Gregg 162. 2. 127	
B. T. Paddock 12 1/2 yr. Old	
Ferdinand Eidman	CORONER, G. S.

**POOR QUALITY
ORIGINAL**

0 193

COURT OF GEN. SESSIONS.

People of New York

v.s.

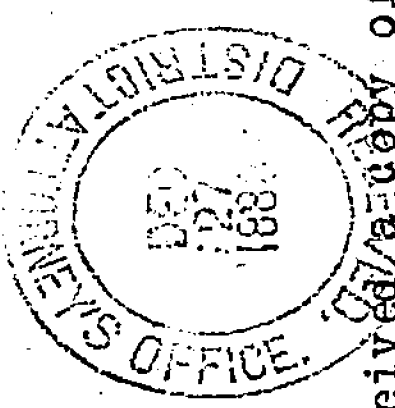
Vincent Quartararo

Notice of Motion.

Buttner & Bagger,

Att'y's for Dft.

322 Broadway, N.Y. City.



Received copy of the
within, the 27 day of
December, 1888.

District Attorney.

**POOR QUALITY
ORIGINAL**

0 194

In the Court of "General Sessions of the Peace", in and
for the City and County of New York.

- - - - - x

The People of New York :
against : Indictment for Murder.
Vincent Quarararo. :

- - - - - x

TO JOHN R. FELLOWS, Esq.,

District Attorney, for the County of New York:
Dear Sir:-

Please take notice that we have been retained
as Counsel in the above entitled case, and that on the ~~4th~~ ^{7th} day of January 1889, before the Honorable Randolph B.
Martine, at 11 o'clock A.M. or soon thereafter as we can be
heard, shall move the same for trial.

Respectfully,

Butcher and Bigger,

329 Broadway,

New York City.

**POOR QUALITY
ORIGINAL**

0 195

Officer [Signature]

COURT OF GENERAL SESSIONS.

City and County of New York.

THE PEOPLE & c.

against

VINCENZO QUARTARARO.

AFFIDAVIT AND NOTICE OF MOTION.

Aug 14 1911
Part II aff 12/11

A. C. Astarita,
Attorney for defendant,
61 Chambers Street,
New York City.

In accordance hereto by
Subscribed,

John Schegg - Clerk
Salisbury dead
Palermo - court of
counting

POOR QUALITY
ORIGINAL

0 196

COURT OF GENERAL SESSIONS.

City and County of New York.

.....X
THE PEOPLE, &c.

against

VINCENZO QUARTARARO

PLEASE TAKE NOTICE that on the annexed affidavit of the above-named defendant, we shall move at Part I of the Court of General Sessions for the City and County of New York on the 6th day of April, 1891, at 11 A. M., or as soon thereafter as Counsel can be heard for a speedy trial, or for an order dismissing the indictment found, and now pending against the above-named defendant, and discharging him from custody, and for such other and further relief as may be just.

Dated, New York, April 3rd, 1891.

Yours, &c.,

George M. Curtis
A. C. Astorina
Atty. for deft.

To De Lancey Nicoll, Esq.,
District Attorney,
32 Chambers street,
New York City.

**POOR QUALITY
ORIGINAL**

0197

COURT OF GENERAL SESSIONS.

City and County of New York.

.....x
THE PEOPLE &c., :
vs. :
VINCENTO QUARTARARO :
.....x

CITY AND COUNTY OF NEW YORK. : SS

VINCENZO QUARTARARO being duly sworn, deposes and says: that he is the defendant named in the above-entitled case. That he resides at Mount Vernon, County of Westchester, State of New York.

That on the 29th day of October, 1888, at the City and County of New York, the Grand Jury of said County jointly indicted deponent and one Carlo Quartararo, of the crime of murder in the first degree. That on the 30th of October, 1888, deponent pleaded not guilty to said indictment and was remanded to prison without bail.

That after repeated efforts and several motions by defendant's counsel for a speedy disposition of the case, the defendant was called for trial on the 26th day of March 1889, nearly five months after the filing of the indictment; during all of which time deponent was confined in the City prison.

That on the 26th day of March, 1889, the trial of deponent began, lasting till the 4th day of April, 1889, and resulting in disagreement of the Jury.

**POOR QUALITY
ORIGINAL**

0198

• • 2

That thereafter and on the 26th day of April, 1889, the defendant was admitted to bail in the sum of \$7500, and was accordingly discharged from prison. That since said time, the case has never been brought to trial nor has the defendant made any applications for the postponement of his trial.

That on or about the 12th day of March, defendant was surrendered, by his sureties, in the Court of General Sessions in the City of New York, and subsequently on the 28th day of March, 1891, bail was fixed by Judge George C. Barrett of the Supreme Court in the amount of \$5,000.

That deponent is unable to procure such amount of bail, and therefore prays that a speedy trial be given him or that he may be discharged according to law.

Sworn to before me, this : *Vicary Deantarano*
3rd day of April, 1891. :
Adam French
Clerk. I dearo
A.Y.C.

**POOR QUALITY
ORIGINAL**

0199

MEMORY ADA

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
45 Years — Months — Days about	Italy	127 E. 4. Str.	Oct. 14. 1888

Prinress

Frank Antonio (P. Gavafosa)
S.W. cor 15th & 3rd Ave

F.P.

No. 162

1654
J.S.

AN INQUISITION

On the VIEW of the BODY of

Antonio Macomo

If it is found that he came
to death by

Park

the Hill

and if he did

not die in his bed

on or about the 22nd day

of October 1888

FERDINAND EIDMAN, Coroner

162

TESTIMONY.

Gustav Scholer M. D., being duly sworn, says:
I have made an Autopsy of the body of
Antonio Flaccorino now lying dead at
127 E. 4th Street and from such Autopsy
and history of the case, as per testimony, I am of opinion the cause of
death is Shock from Stab wound into the Heart,
Homicide.

Gustav Scholer M. D.

Autopsy: at 127 E. 4th St Oct. 15, 1888 p.m.
Body well nourished length 5ft 8in Rigor mortis marked.

Inspection: A stab wound 1 in long in oblique direction from left to right. 3 inches from left nipple toward median line. Direction: inward, backward & downward penetrating Integument, Adipose tissues, muscles through intercostal space betw. 5. & 6. rib on the left side, near junction of sternum. Knife glanced off the 6th rib causing slight incision.

Autopsy: Great effusions into the pericardium & left pleural cavity. The knife penetrated the pericardium. Incised wound on the anterior wall of the heart penetrating into the left ventricle 1 $\frac{1}{2}$ inch from apex

Heart: slightly fatty
Left lung partially collapsed otherwise normal

Right lung: normal.

Liver fatty: Stomach normal containing food. Spleen: normal Kidneys: normal
Sworn to before me,

G. Scholer M.D.

this 15 day of October 1888

Ferdinand Didurac CORONER.

Court of General Sessions
of the Peace
For the City and County of New York

The People
of the State of New York
against
Vincent Quarararo

On the annexed affidavit and
letter

It is Ordered

That
Stephen J. Stilwell and Norman A. Lawlor,
Attorneys at Law, show cause before
me on the 1st day of March 1889, at
eleven o'clock A.M. at the Court of
General Sessions of the Peace held in
and for the City and County of New York
at Number 32 Chambers Street in the City
and County of New York why they should
not surrender to the defendant herein
or his counsel A. C. Astanita and George
M. Curtis, all papers, documents, letters
memoranda and names and residences of
any witnesses which they may have in their

**POOR QUALITY
ORIGINAL**

0202

possession relating to the defense of
Vincent Lanzarano the defendant ~~heretofore~~
and for such other and further relief as
in the premises may be just.

Dated New York 20th Feby 1889.

J. H. Knapp
Rector

**POOR QUALITY
ORIGINAL**

0203

New York City, Feb. 16, 1889

George M. Curtis and
Antonio C. Astorita Esq.

Counselors at Law.

261 Broadway

City

Gentlemen

I have retained you as my counsel in my case, and I hereby refuse to have any other appearing for me therein, and I authorize you to receive and obtain all the papers in my case including several affidavits, and memoranda which my former attorneys Stephen J. Stileman and Normal A. Lawler Esq. now detain and refuse to return to me.

Please do all you can for me to obtain possession of said papers, and I hereby authorize you to take all steps necessary for that purpose.

Yours truly
Vincenzo Martararo

Court of General Session
of the County of Niagara

The People v.c.

vs.
Wm. DeLaney, Plaintiff

Please take notice that I shall move
at Part I of the Court of General
Session for the City & County of Niagara
on the 15th of April 1891 at 11 a.m.
as soon as thereafter the cause can be
heard for an order discharging the
above named defendant from custody
or his own undertaking and for
such and further relief as may be
just in the premises.

Dated W. Y. April 14, 1891

W. M. Mathews

Atty for defendant

W. M. DeLaney, Plaintiff
Dist. Atty.

**POOR QUALITY
ORIGINAL**

0205

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

Capt. George Clegg

the People

Mr.

James J. Watson

Another Motion

C. Clegg

Att'dy

5/1/Chancery

M. S. C. C.



W. H. W.

New York General Sessions
The People etc., }
vs } Homicide
Vincent Quateraro)

To

Now John R. Fellows
District Attorney:

Sir,

Please take notice that I shall move on the ninth day of January instant at eleven o'clock in the forenoon of that day or as soon thereafter as Counsel can be heard before the Honorable ~~Rudolph B. Martin Justice of Superior Court of New York, sitting in Part III of this Court and on behalf of the above named defendant for the following relief; that the above named defendant be immediately put upon his trial; or that the indictment stand and now standing against him~~

**POOR QUALITY
ORIGINAL**

0207

be dismissed and he discharged;
or that he be at once discharged
upon his own recognizance; and
for such other and further
relief as may be just.

Dated New York January 7th 1888.

Geo. W. Curtis
Atty for Respondent

N.Y. General Session

Chas Peck, etc.

Vincent Lauterano

Mattice

Geo. W. Curtis
Atty for Respondent

To Ward John R. Fellows
Atty. atty



**POOR QUALITY
ORIGINAL**

0208



Refile
McNamee

any person whom I may
choose to name
Offer to file
Affidavit
in
Coffillane
and
McNamee

**POOR QUALITY
ORIGINAL**

0209

CITY OF NEW YORK.

CITY AND COUNTY OF NEW YORK : SS:

Vincenzo Quarteraro, being duly sworn, deposes and says: I am detained in the City Prison of the City of New York, on the charge of murder in the first degree; that after my surrender and commitment to the said prison, I engaged Stephen G. Stilwell and Norman A. Lawler as Attorneys for me, in my said action. That at their request, the sum of Four Hundred and twenty Dollars was paid them by me, partly as a fee and also for the purpose of obtaining all the evidence and papers necessary in my case. That I desire no longer the services of the said Attorneys, and to that end I have retained George M. Curtis, Esq. and Antonio C. Astarita, Esq. as my counsels in my said case. And I have authorized them to take all steps necessary for the purpose of obtaining all the papers and affidavits in my case, which my former lawyers, Messrs. Stilwell and Lawler, as aforesaid, now detain, and on information and belief, deponent alleges that they have refused to return said papers, unless the sum of Five Hundred Dollars was paid them.

Sworn to before me this :

16th day of February 1889 :

J. B. Franklin Vincenzo Quarteraro
Notary Public
in the City of New York No. 98

**POOR QUALITY
ORIGINAL**

02 10

It is hereby consented that the hearing on the written motion be adjourned to January 30^d same time & place

Aug 21 1891

Consents
Att. P. J. Duff

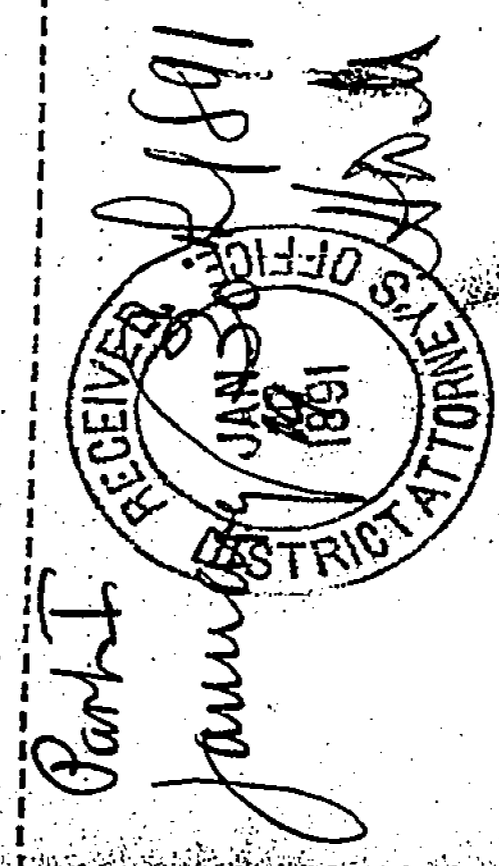
COURT OF GENERAL SESSIONS
CITY AND COUNTY OF NEW YORK

THE PEOPLE &c.

- against -

VINCENZO QUARTARARO

AFFIDAVIT AND NOTICE OF MOTION



A. C. Astarita,
Attorney for defendant,
51 Chambers Street,
New York City.

*To De Laney & Hall
Just. Hall*

**POOR QUALITY
ORIGINAL**

02 |||

COURT OF GENERAL SESSIONS.

City and County of New York.

.....,x
THE PEOPLE &c.,
against
VINCENTO QUARTARARO.
.....,x

CITY AND COUNTY OF NEW YORK. : SS.

PLEASE TAKE NOTICE that on the annexed affidavit of the above named defendant we shall move at Part I. of the Court of General Sessions for the City and County of New York on the 21st day of January 1891, at 11 A.M., or as soon thereafter as counsel can be heard, for an order dismissing the indictment found and now pending against the above named defendant, and discharge him from custody, and for such and other relief as may be just.

Yours &c.,

A. C. Astorino
Atty. for Def't.
George M. Carter
J. E. Gould

To

De Lancey Nicol,
District Att'y,
32 Chambers Street,
New York City.

**POOR QUALITY
ORIGINAL**

02 / 2

COURT OF GENERAL SESSIONS.

City and County of New York.

.....x
THE PEOPLE &c., :
against :
VINCENTO QUARTARARO.: :
.....x

CITY AND COUNTY OF NEW YORK. : SS.

VINCENZO QUARTARARO being duly sworn, deposes and says: that he is the defendant named in the above-entitled case. That he resides at Mount Vernon, County of Westchester, State of New York.

That on the 29th day of October, 1888, at the City and County of New York, the Grand Jury of said County jointly indicted deponent and one Carlo Quartararo, of the crime of murder in the first degree. That on the 30th of October, 1888, deponent pleaded not guilty to said indictment and was remanded to prison without bail.

That after repeated efforts and several motions by defendant's counsel for a speedy disposition of the case, the defendant was called for trial on the 26th day of March 1889, nearly five months after the filing of the indictment; during all of which time deponent was confined in the City prison.

That on the 26th day of March, 1889, the trial of deponent began, lasting till the 4th day of April, 1889, and resulting in disagreement of the Jury.

**POOR QUALITY
ORIGINAL**

0213

2

That thereafter and on the 26th day of April, 1889,
the defendant was admitted to bail in the sum of \$1500,
and was accordingly discharged from prison. That since
said time the case has never been brought ^{to} trial, nor
has the defendant made any applications for the postpone-
ment of his trial.

Sworn to before me, this : *Vincent J. Martorano*
19th day of Jan'y., 1891. :

John G. Burke
Notary Public
Kings Co. Cert. filed N.Y. Co.

**POOR QUALITY
ORIGINAL**

0214

Clerk Court of New York City:
A.C. Astorius being duly sworn says that he is one of the counsel for the
plaintiff herein. That he caused the service of the within process
order by depositing the same in the Post Office at the city of New York
in a post paid envelope addressed to John J. Stilwell & Company
Stationers Mount Vernon Ct. of their place of residence &
business, on the 1st day of March 1889. That said process under
a notice was annexed to your said attorney that the same made
agreement for settlement in the court of General Session before
the Hon. Pres. Smiths Recorder after 4th day of March 1889, or
11 o'clock pm on next day.

(Signed) March 1889

Joseph H. Sibley
Notary Public
N.Y.C.

N.Y. GENERAL SESSIONS OF THE

PEACE.

THE PEOPLE &c.

- against -

QUARTARARO

Decree Order.

George M. Curtis and A.C. Astorius

Counsel for the Defendant,

261 Broadway, N. Y.



**POOR QUALITY
ORIGINAL**

0215

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

-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-

THE PEOPLE OF THE STATE OF NEW YORK :

- against - :

VINCENZO QUARTARARO . :

-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-

T H E order to show cause heretofore granted
heroin on the 20th day of February, 1889, and returnable
on the first day of March, 1889, coming on to be heard,
and on reading and filing the letter of Vincenzo Quar-
tararo and the affidavit of Stephen J. Stilwell, and af-
ter hearing George M. Curtis for the motion, and Norman
A. Lawlor, Esquire, opposed,

I T I S O R D E R E D and A D J U D G E D
that Stephen J. Stillwell and Norman A. Lawlor, the for-
mer attorneys and counsel of the defendant Quartararo
Asstanted deliver to A. C. Esquire, one of the present counsel of
the defendant Quartararo all papers, letters, documents,
affidavits, memoranda and names and residences of any
witnesses which they may have in their possession relat-
ing to or concerning the case or defense of said Vincenzo
Quartararo, the defendant herein, within two days from
service of within order.

March 4 1889

J. H. Reed
Lawlor
P. H.

0216

Court of General Sessions

The People vs

John Gruccio or Quateraro

City and County of New York vs

Benjamin Lesser
having duly sworn deposes and says
that he is a Detective Officer
attached to Police Headquarters
in this City that he has been
in company with Sergeant Perazzo
engaged in the effort to arrest
Carlo Quateraro since the murder
and also to get the witnesses

that nearly all of the witnesses
are Sicilians the same as the
defendants and the greatest
difficulty has been experienced
in getting at their haunts and
places of residence they are
always on the move and their
friends are continually giving
false information as to their
whereabouts several have been
committed to the House of
Correction Giuseppe Liuni

was one of the men who were present in the Restaurant when the quarrel commenced between the accused and the Quattrocchi Brothers immediately preceding the killing. That he has had a subpoena for said Zinno several times and has searched for him at the Italian Exchange in this City at the various resorts of Italians in this City and at various places where he was reported to have been also have searched through South Brooklyn in many places where defendant was informed he had gone but so far have been unable to find him. Defendant verily believes that said Zinno is purposefully secreting himself until the trial is over so that he will not testify from all the information of the relating to the murder which I possess & believe Zinno to be a material and necessary witness to the Prosecution.
I am to before me
this 12th day of March 1889.

Benj. T. Sasse

Cormack

Commissioner of Deeds

574 C

**POOR QUALITY
ORIGINAL**

0218

Court of General Session

The People vs.

No

Francis Quartermas

Attendant of Chamber of
Intress

L R. Fellowes -
Solicitor

Coroner's Office.

TESTIMONY.

1

Special Officer Michael Bissert 14th Precinct being sworn says: On October 14/88 about 9pm I was passing the corner of 3rd Ave and 8th Street when I saw a crowd on the South west corner. I went to see what it was and found the deceased Antonio Glocino lying on the sidewalk dead with a stab wound in his left breast. Officer Hall was standing there having a knife in his hand. He informed me that the knife was found about 3 feet away from where the deceased was lying. I ascertained that the deceased had been in the Restaurant No 8 E. 8th Street in company with other men up to nearly 9 o'clock PM. and left in company of seven men of whom Natalie Sabatino was one. The knife was claimed by Joseph Camozzaro, one of the proprietors of the restaurant, as belonging to him. On information and belief I arrested the above mentioned Natalie Sabatino and Joseph Camozzaro and now charge them with being connected in some manner with the death of Antonio Glocino.

Michael Bissert

*Printed at my
for the
of*

Taken before me

this 15 day of October 1888

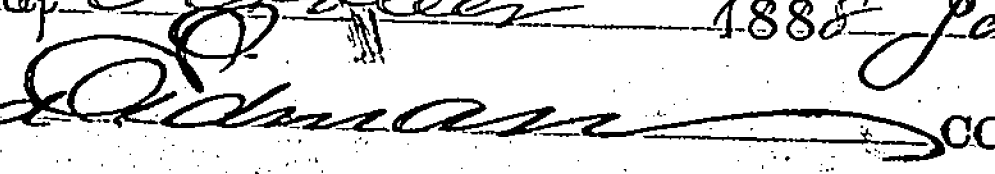
Ferdinande Dickeson) CORONER.

Coroner's Office.

TESTIMONY. 2

W. Joseph Scheggi being sworn says; I reside at 146-3rd Ave. I am a waiter at the Italian Restaurant No 8 St. Marks Place. On October 14/88 about 6.30 P.M. the deceased came into the Restaurant alone. He met 4 or 5 friends ^{one of whom was the prisoner Frank J. Sabatino} there, and sat down at a table with them. They began to eat and drink together. They were laughing and talking together and seemed to be friendly. They began to play "Tocco" and one of them Sabatino was stuck to pay in the game. I left that party about 7.30 P.M. ^{or 8 P.M.} and went to wait on another party in another room. Then another party of three came in and they went into a little room. I waited on them. Then I went in the front room ^{again} and took an order from the party there. I then went through the back room on my way to the kitchen and saw that the party that the deceased was with had left. One of this party I saw put his coat on and leave. The next thing I knew was the policeman coming in and asking for the proprietor. It was then that I was told that a man had been killed at the corner of the street. The officer took me to the Station House where I recognized the deceased man as one of the party that was in the back room. This party left the Restaurant between 8.30 & 9 P.M. taken before me.

Protect Mr. X.
Protect friend

this 16 day of October 1888 Joseph Scheggi
Ferdinand Odmaras  CORONER.

Coroner's Office.

TESTIMONY. 3

HW

Frank Aipa being sworn says: I reside at 118 - 3rd Ave. I am a manufacturer of feather dusters. On Oct. 14, 1888 between 8 & 9 PM I was in the Restaurant No. 8 St. Mark's Place, Carlo Quarteraro, Vincenzo Quarteraro Giuseppe Timaro, ? Genoa ? Gerolamo, ? Tierzo, Giacomo Palazzi, were with me in the Restaurant. We were drinking and playing with our hands ~~we had no quarrel while there~~. I left the place. There was a quarrel among all of them, because Palazzi did not want to play with the rest of the party. Then Palazzi left the place after he left Flaccomico the deceased commenced to quarrel with Carlo Quarteraro and then with Vincenzo Quarteraro. They went out in the hall (I, Flaccomico, Genoa, Timaro and others who were present.) There they kept on quarrelling. The deceased took a knife, then I got a hold of him by the arm, saying "Come along with me". I went out with the deceased to the sidewalk on the South side of the street as far as Cooper Union (at S.W. corner 3rd Ave & 88th Str.). While I was talking to the

Taken before me

this day of

188

CORONER.

Coroner's Office.

TESTIMONY.

4

deceased Vincenzo Quarteraro came along with a long knife in his hand. When I saw Vincenzo Quarteraro coming I faced him, the deceased was behind me. While I was facing Vincenzo Quarteraro, I heard ^{natale} Sabatino and Genoloma say "Quarteraro killed Glacconio". I did not see Vincenzo Quarteraro stab the deceased. Vincenzo Quarteraro said "I went to kill Glacconio". I think they had no quarrel previous to that in the Restaurant. ~~the~~ Carlo Quarteraro was behind me with the deceased. Sabatino & Genoloma saw Carlo Quarteraro stab the deceased. We all went back to the Restaurant except the two Quarteraro's. When we came back to the Restaurant we were all whispering together about the stabbing, we all knew who did it. After that we all went home. I gave the same names of the persons who were in the Restaurant to Inspector Biagini as I gave ^{him} ~~Frank~~ ^{Frank} ~~man~~ ^{man}.

*People ex.
v. M. J. G. et al.*

Taken before me

this 22 day of October 1888

Ferdinand O'Donnell CORONER

Coroner's Office.

TESTIMONY.

5

(V.O.)

Natalie Sabatino being sworn says: I reside at 118-3 Ave. I am a brush maker. On October 14/08 last I was at the Quarto in the Restaurant at No. 8 St Mark's Place. The Two Quarterano, Piero, Giuseppe Timaro, Genoa, Gerolomo, Flacconio the deceased, Giovanni Alec, Aita were with me, while we were playing with the fingers and wanted to play 10 Palazzo came in, & Carlo Quarterano said to Palazzo objected and a quarrel ensued. When Palazzo saw that he could not play he left, Then Flacconio the deceased & Carlo Quarterano quarrelled together. Then the deceased ^{was} ~~the~~ ^{came} ~~deceased~~ ^{had} ~~had~~ ^{in his hand where he got it didn't know} a knife and went into the hallway. The two brothers Quarterano went after him, first Flacconio went out then Aita followed him, Then the two brothers Quarterano went out after Aita. Then I went out myself. Gerolomo & all the others were present. This was in the hall. Then Flacconio went out first in the street, Aita followed him. After a minute or so the two brothers Quarterano followed up.

Taken before me

this day of

188

CORONER.

Coroner's Office.

TESTIMONY.

6

the deceased, I went myself ~~the~~ after them and Gerolomo was with me. They went from the restaurant to the Cor (S.W.) of 3rd Ave & 8th Street. I saw from a distance Aipa & Glacconio together. I saw Vincenzo Quarterano with a big knife in his hand, running towards the deceased saying "I am going to give it to you". Then I saw Aipa stop Vincenzo Quarterano. I also saw Carlo ~~Quarterano~~ Quarterano stab the deceased Glacconio. While Aipa was preventing Vincenzo from injuring the deceased, Carlo Quarterano got behind Aipa & stabbed the deceased. I was about 5 or 6 feet away when Carlo stabbed deceased & was going to prevent it. After the deceased was stabbed ~~he~~ I got hold of him & he said to me "Now I am dying," ~~The~~ ~~he~~ Carlo Quarterano killed me." After the stabbing we went back to the Restaurant except the two Quarternos. I made the same statement to Inspector Byrnes as I make here. I did not make a statement in the taken before me

this day of

188

CORONER

Coroner's Office.

TESTIMONY.

7

first instance before the Coroner as I did not know what to do. I do not know if deceased & the Quarteranos belonged to a secret Society. I had no quarrel with the deceased. When I told the policeman that I knew nothing about the stabbing I told a lie. Now I tell the truth. I told a lie to the policeman because I was afraid. The deceased & the Quarteranos quarrelled about the game with the fingers, because Palazzo was not allowed to play. The knife produced belongs to the Cook of the Restaurant. I saw a knife in Vincenzo Quarterano's hand but could not say if it is the knife produced. I could not describe ~~the~~ the knife in the hands of Carlo Quarterano. The deceased Macconio had a knife in his hand at the corner. I saw Carlo Quarterano plunge the knife into the deceased.

Natalie ^{his} Sabatino
~~man~~

Taken before me

this 22 day of October 1888

Pedro Hernandez ^{his} CORONER

0226

Coroner's Office.

TESTIMONY.

8

(ppd)

Giuseppe Canizzaro being sworn says: I reside at 8 Gramsci's Place where I keep a Restaurant in partnership with Salvatino. On Octr 14/88 last I & 490^m, the men mentioned by the previous witness were in the Restaurant. I did not go out to see the quarrel. I identify the knife produced as belonging to me. I use it in the kitchen. I did not see anyone pick up this knife. It was on the top of a pie in the dining room. I do not know who took it. I knew the deceased. I heard his voice, I knew he was there. I told the officer that I knew it was Glacemi's who was stabbed. When the parties came back to the Restaurant I heard Geronimo say "They killed him" I heard that Carlo Quarlerano had killed the deceased. Salvatino told me so.
Giovanni Giannipag

Page 8
Ex. No. 1

Taken before me

this 22 day of October 1888

Ferdinand Dollear CORONER.

Coroner's Office.

TESTIMONY.

8

(8th)

Guisepppe Canizzaro being sworn says: I reside at 8 St Marks Place where I keep a Restaurant in partnership with Sabatino. On Octr 14/88 last & 49pm the men mentioned by the previous witness were in the Restaurant. I did not get out to see the quarrel. I identify the knife produced as belonging to me. I use it in the kitchen. I did not see anyone pick up this knife. It was on the top of a pie in the dining room. I do not know who took it. I knew the deceased. I heard his voice, I knew he was there. I told the officer that I knew it was Glacemi who was stabbed. When the parties came back to the Restaurant I heard Gerolomo say "They killed him" I heard that Carlo Quarteraro had killed the deceased. Sabatino told me so.
Guisepppe Canizzaro

People's At. 11/1888

Taken before me

this 22 day of October 1888

John J. Delucan CORONER

**POOR QUALITY
ORIGINAL**

0228

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dadis D'Amato
and Vincenzo D'Amato

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

Dadis D'Amato and *Vincenzo D'Amato*

of the CRIME OF Murder in the First Degree, committed as follows:

The said *Dadis D'Amato* and *Vincenzo D'Amato*, both

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

Antonio Tracominis,

in the peace of the said People then and there being, wilfully, feloniously, and of ~~their~~ malice aforethought, did make an assault, and ~~threw~~ the said

Dadis D'Amato and *Vincenzo D'Amato*,

the said *Antonio Tracominis*, with a certain ~~knife~~ which ~~threw~~ the said *Dadis D'Amato* & *Vincenzo D'Amato*, in ~~their~~ right hands then and there had and held, in and upon the ~~left~~ breast of him the said *Antonio Tracominis* then and there wilfully, feloniously, and of ~~their~~ malice aforethought did strike, stab, cut and wound, giving unto ~~him~~ the said *Antonio Tracominis* then and there with the ~~knife~~ aforesaid, in and upon the ~~left~~ breast of him the said *Antonio Tracominis* one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

**POOR QUALITY
ORIGINAL**

0229

mortal wound ~~the~~ the said Antonio Tracominis
~~at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the~~
~~day of~~ ~~in the same year~~
~~aforesaid, did languish, and languishing did live, and on which said~~
~~day of~~ ~~in the year aforesaid,~~ the said
~~at the City and County aforesaid,~~
~~of the said mortal wound did die. Then and there did die.~~

And so the Grand Jury aforesaid do say: That the said Dando
D'Amato and Vincenzo D'Amato,
the said Antonio Tracominis, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of Dante 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.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Dando D'Amato and Vincenzo D'Amato
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said Dando D'Amato and Vincenzo
D'Amato, both _____

late of the City and County aforesaid, afterwards, to wit: on the said fourteenth
day of October, in the year of our Lord one thousand eight hundred
and eighty-ninth, at the City and County aforesaid, with force and arms, in and
upon the said Antonio Tracominis,

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of Dante the said
Antonio Tracominis, did make another assault, and
the said Dando D'Amato and Vincenzo D'Amato, the said
Antonio Tracominis, with a certain Dante —
which Dante the said Dando D'Amato & Vincenzo D'Amato in

**POOR QUALITY
ORIGINAL**

0230

their right hand, then and there had and held, in and upon the left breast
of Dominic Deaconis, the said Dominic Deaconis,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of Dominic Deaconis, did strike, stab, cut and
wound, giving unto Dominic Deaconis, the said Dominic Deaconis, then
and there, with the knife aforesaid, in and upon the left breast
of Dominic Deaconis, the said Dominic Deaconis
one mortal wound of the breadth of one inch and of the depth of six inches, of which said
mortal wound the said Dominic Deaconis, at
the City and County aforesaid, from the said day of
in the year aforesaid, until the day of 1865, in the
same year aforesaid, did languish, and languishing did live, and on which said
day of 1865, in the year aforesaid,
the said Dominic Deaconis, at the City and County
aforesaid, of the said mortal wound did die.
When and where did die.

And so the Grand Jury aforesaid do say: That the said Dominic Deaconis,
the said Dominic Deaconis, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of Dominic Deaconis, the said Dominic Deaconis
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.

0231

BOX:

326

FOLDER:

3091

DESCRIPTION:

Quinlan, William

DATE:

10/19/88



3091

**POOR QUALITY
ORIGINAL**

0232

373

Counsel,
Filed 19 day of Oct 188
Pleads, John H. Lawrence

Witnesses,
John H. Lawrence

THE PEOPLE

William Dainhart
H. D.

Grand Jury, from the People's
[Sections 528, 533 & 534 Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John H. Lawrence, Foreman.
Court II October 25/88
Pleads - Peter Hartney.
Perri One Year.

POOR QUALITY
ORIGINAL

0233

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT,

DISTRICT.

Swear to before me, this
of October 1888

of No. 1447 Prisoner Street, aged years,
occupation. Police being ~~date~~ sworn deposes and says,
that on the day of October 1888

at the City of New York, in the County of New York, John Remer
now here is a material witness for the People against
William Dunlop with Remer
from the Person and deponent
believing that said Remer
will not appear when
wanted, prays that the
said Remer be committed
to the House of Detention for
witnesses. Peter J. Farney

P. J. Farney
Police Justice,

POOR QUALITY
ORIGINAL

0234

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.

of No. 17 West 4th Street, aged 33 years,
occupation Rail Roadman being duly sworn

deposes and says, that on the 15 day of October 188 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

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

One silver watch

with metal-fabated chain

together of the value of nine dollars and one scarf-piece valued at two dollars, the whole being valued at eleven dollars

the property of

Reponent 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 Quinlan (a man) and three others not yet arrested who were acting in concert for the reasons following to wit: On the above described date deponent was on Park Row having the said watch, to which was attached a chain in the left pocket of the vest then worn by deponent as a part of his bodily clothing when he was surrounded by the deplorable and said scoundrel men and having missed the said property

Sworn to before me, this 188 day {

Police Justice.

POOR QUALITY
ORIGINAL

0235

is informed by Officer Peter
Gamby that he saw the defendant
and said three unknown men
surrounding the defendant
and he saw the defendant
Quinton wear his hands
in the pockets of his
clothing. Said Gamby further
says when the defendant
and the unknown when the defendant
saw him Gamby approaching
they ran away. Defendant also
says he lost his scab from his
scarf.

I vom to before me
the 16th day of October
1888

John Remer

T. C. Bully, Police Justice

POOR QUALITY
ORIGINAL

0236

CITY AND COUNTY } ss.
OF NEW YORK,

aged 30 years, occupation

11th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

knowledge.

Sworn to before me this

day of October 1884

Peter S. Farney

Daniel C. Reddick

Police Justice.

POOR QUALITY
ORIGINAL

0237

Sec. 198-200.

District Police Court.

CITY AND COUNTY ss.
OF NEW YORK,

William Quilan 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 Quilan

Question. How old are you?

Answer.

17 years.

Question. Where were you born?

Answer.

New York

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

Answer.

28 Madison St. Brooklyn

Question. What is your business or profession?

Answer.

Plumber

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 now fairly

Wm Quilan

Taken before me this
day of *October* 1884.

Sam'l Clegg
Police Justice.

POOR QUALITY
ORIGINAL

0238

✓ 33
1624
Police Court... District

THE PEOPLE, &c.
ON THE COMPLAINT OF

John H. McLean

Complaint against Person

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Oct 6 1888
Officer James J. O'Neill Magistrate.

Witnesses call the Office
No. _____ Street.

1888
No. 1000
Dated Oct 6 1888
Street.

Complaint against Person
Name of Accused _____
in case of Accused _____
Borough _____
Date _____

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

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

Dated Oct 6 1888

Signed Police Justice.

I have admitted the above-named.

to bail to answer by the undertaking hereto annexed.

Dated 1888

Police Justice.

There being no sufficient cause to believe the within named.

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

Dated 1888

Police Justice.

**POOR QUALITY
ORIGINAL**

0239

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 Quinalan

The Grand Jury of the City and County of New York, by this indictment, accuse
William Quinalan of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

William Quinalan

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

One watch of the value of eight dollars, one chain of the value of one dollar and one scarf pin of the value of two dollars

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

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

John Remer

John Remer

**POOR QUALITY
ORIGINAL**

0240

SECOND COUNT—

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

William Quinal
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said William Quinal

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

one watch of the value of eight
dollars, one chain of the value
of one dollar, and one scarf-
pin of the value of two dol-
lars

of the goods, chattels and personal property of one

John Remer

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

John Remer

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

William Quinal

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.