

0633

BOX:

323

FOLDER:

3071

DESCRIPTION:

Cairnes, Henry

DATE:

10/16/88



3071

Witnesses,

J. J. Morcove

I have examined the
Case recommended
to be dismissed
as I feel that it
will be expensive
appreciable to obtain
a conviction
upon the testimony
of *Benjamin J. Adams*
Robert Roberts

Oct 19/88
I appear after the above
recommendation -

Oct 19/88 *V. M. Davis*
Just

157.131
B. J.

Counsel,

Filed *16* day of *Oct* 188*8*
Pleads, *Innocently*

THE PEOPLE

vs.

R

Henry Cairnes

[Section Penal Code.]

189

JOHN R. FELLOWS,

District Attorney.

Oct 17 11 - 11.11.88

A True Bill.

Wm. J. Murphy Foreman.
Oct 19/88

Judicially dismissed

(See endorsement)

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 29 day of June in the year of our Lord one thousand eight hundred and 88 before Jno. R. Nugent Coroner, of the City and County aforesaid, on view of the Body of Thomas Fagan lying dead at

Upon the Oaths and Affirmations of three 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 Thomas Fagan came to his death, do upon their Oaths and Affirmations, say: That the said Thomas Fagan came to his death by

Shock from Hemorrhage due to punctured wound of Right Popliteal Artery and Nerve inflicted with a Pitch fork thrown by Henry Cairnes at 149 Sullivan St. on May 24/88 about 1 P.M.

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.

- James Reynolds 17 Colburn St.
William Sawyer 35 Lawrence
John W. Arfmann 121 Cherry St.
Ch. Nugent 53 Bowery
John Kelly 64 Colburn St.
Benj. Berkowitz 77 Colburn St.
H. Meier 71 Catherine St.
S. Valle 25 Catherine St.
H. J. Dougherty 15 Colburn St.

Jno R Nugent CORONER, L. S.

CORONER'S Office.

TESTIMONY.

Officer John J. Cassin 5th Precinct
being sworn says: On May 24/88
about 1 P.M. I was passing Cor Spring
& Sullivan St. I took notice of the
prisoner Henry Cairns running through
Spring St & a crowd following him
As soon as he saw me he stopped
I could not find out what was
the matter, & I asked him what
was the matter & he said he had
a little mess round the corner.
Some one in the crowd said
he had stabbed a man with
a dung fork. I went around to
Madungal St & saw a man
lying on the sidewalk, I asked
the deceased if the prisoner
Henry Cairns was the man
who had stabbed him. I
asked him if that was the man
who had done the stabbing
he said "yes." In the meantime
another officer had been ahead
of me & had sent for an ambulance
When I found out that I took the
prisoner to the Station House,
When I came back they were putting
Thomas Jagan in the ambulance

Taken before me

this

day of

188

CORONER.

Coroner's Office.

TESTIMONY.

2

And I again asked him if it was the prisoner who stabbed him & if he would make a complaint against him if he got better and he said Yes. I did not see the stabbing, I asked the prisoner and he said he had thrown the fork, dung & all, on the wagon not intending to injure the deceased.

John J. Cassin

Taken before me

this 29 day of June 1888

Geo R. Ruggert CORONER.

Henry Roberts being sworn says:
 I reside at 273 Spring St. I am
 foreman of the Livory Stable
^{449 Sullivan St}
 where this happened. It is owned
 by W. H. Thorp. I did not know
 the deceased only that he came
 after dung that day. I have seen
 the prisoner come after dung several
 times. I was in the back of the
 stable when going on 2 P.M. When
 I heard the deceased and
 the prisoner having hard words
 I could not hear what they said
 as I was too far off. I looked
 up & I saw the fork going down
 on the floor. I saw the deceased
 getting down from his cart &
 I saw & I saw him walk out
 to the sidewalk. Then I saw the
 prisoner get into his cart &
 drive away. Then I saw the
 deceased go after the cart.
 He ran after it. I stood outside
 & did not see any more till I
 saw the officer coming up
 Prince St. with the prisoner
 Later on he came to the stable.
 I don't know anything about the cause of

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0639

Coroner's Office.

TESTIMONY. H

the quarrell, I did not see the
prisoner stab the deceased. When
the deceased got down I saw
he was bleeding. The dung fork was
taken away with the cart.
Henry Rohre

Taken before me

this 29 day of June 1888

John R. Hagen CORONER.

William Cook being sworn says:
 I reside at 149 Sullivan St. I
 am a Coach driver employed by
 Mr Pinckney. I did not know
 the deceased, I was standing outside
 the door of the livery stable 149
 Sullivan St. bet. 1 + 2 P.M. don't
 recollect the date. when I saw
 the prisoner come out the door
 get on his cart & drive off.
 He did not appear to be in a
 hurry. He went down Avon. I remained
 there all the afternoon. I saw
 the deceased run down the
 street & bleeding. This was
 immediately ~~after~~ after
 the prisoner got on his cart
 & drove off. He did not
 say anything to me as he
 passed. I did not hear him
 holla. He ran after the cart.
 I asked the foreman of the stable
 what was the matter & he said a
 man was stabled. I did not
 see the occurrence & don't know
 anything of the cause of it. I did
 not hear them quarrel.

William ^{his} Cook
 name

Taken before me

this 29 day of June 1888

J. M. R. Argent

CORONER.

POOR QUALITY
ORIGINAL

0641

CORONER'S Office.

TESTIMONY. 6

John Ryan being sworn says:
I reside at 73 Gausevoort St. I
work in the Livery Stable 149 Sullivan
St. I did not know the deceased
or the prisoner. I was in the
back of the stable bet. 1 + 2 P.M.
when I saw a man get down off
the cart. Then he ran out
towards the door. He was
bleeding. He said "Go and
get a policeman" Don't know
to whom he said so. That's all
I know. I did not run to the
door. I don't know the cause of
the quarrel or if there was a
quarrel at all or not. I
did not see the pitel fork

John Ryan

Taken before me

this

29 day of June 1888

J. R. Ruggen CORONER.

CORONER'S Office.

TESTIMONY. 7

Michael Wall being sworn says:
I reside at 401 E. 47th St. I am
employed by Kane & Wright foot
46th St. E. River. I knew the deceased
to work with, I know the prisoner
about the same, I was at the
stable down in the dung hole
at the time. There were three of us
there. The deceased Jagan
Chased a man away. There were
4 carts sent there. Jagan & I
arrived first. The prisoner came
the 4th. Another man came
before that & Jagan told him he
could not get a load & he had
better go away. We are specially
sent to ~~the~~ a place to get manure.
There were about 6 loads of dung there.
Jagan said to the prisoner "You
might as well go too, as you
won't get a load. The other man
had left." Cairnes then took
off his coat & vest & jumped
down the hole saying "There's
plenty of stuff here for all
of us." The prisoner & Jagan
had a couple of words together.
I got down the hole then & got
Taken before me

this

day of

188

CORONER.

Coroner's Office.

TESTIMONY.

Chuckling up the stuff
I did not know what was
happening above. The hole was
about 7 feet from where the
prisoner & deceased were, I
could not hear them talk. I
was about 35 minutes in the hole.
When I came out I found Fagan
and the prisoner standing there.
Both of them walked out on
the street, I told Quinn to get
in his cart & go some other place
& get a load. Then Fagan ran
after him, that's all I saw.
Then I put on my ^(shirt) shirt & walked
down towards Prince St. & saw the
prisoner coming with the officer
who brought him to the Station
House. He did not say anything
to me. I came out of the hole
because I had thrown up my load.
I saw blood on Fagan coming
through his overalls.

Michael Hall

Taken before me

this 29 day of June 1888

Jos R. Nugent CORONER.

Coroner's Office.

TESTIMONY. 9

Mrs. Mary Fagan being sworn says
I reside at 316 E. 44th St. I am
the widow of the deceased. My
husband came home at 11 am &
had his dinner on Thursday May 23/88.
After 12.30 pm he went away. Then
about 2.45 pm a note was sent
from the Hospital for me to go
immediately there which
I did. He was under treatment
by the Doctors at that time.
I was taken up to his room, &
he said "Why! did you come at
last! I thought you would never
get here!" I said "What happened
you"? He said "I got stabbed"
said I "Who did it" - "A
cowardly Irish American" He
was not man enough to strike
me but he put the fork
in me" I said "Had you any
blows" & he said "No - only
a couple of words." I said
I "Who is it" - He said "Henry
Quirres" I said "Why did he
do so". He said "Because I got
there before him and he wanted
me to help him when I had my

Taken before me

this

day of

188

CORONER.

POOR QUALITY
ORIGINAL

0645

10

Coroner's Office.

TESTIMONY.

load near full," ^{the deceased} He was
up on his wagon fixing his load
when the other two wagons came
there & the prisoner asked him to
help him & the deceased said
it was not required as he had had
no one to help him. Then the prisoner
grew angry & threw the fork at
him & then he fell when he was stabbed.
Deceased tried to get up to have
him arrested so Cairnes & another
young man (Riley) got on the
wagon & drove off

Mrs Jagan

Taken before me

this

29 day of June 1888

Geo R Argent

CORONER.

POOR QUALITY
ORIGINAL

0646

TESTIMONY.

William O'Leary M. D. being duly sworn, says:
I have made an *examination* of the body of
Thomas Hagan now lying dead at
St Vincent's Hospital and from such *examination*
and history of the case, as per testimony, I am of opinion the cause of
death is

*Shock from haemorrhage
due to punctured wound of
right popliteal artery & vein*

William O'Leary
M. D.

Sworn to before me,

this

25 day of *May* 1888

Geo R. Ruggell

CORONER.

POOR QUALITY ORIGINAL

0647

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years	Months	Days			
			Ireland	St Vincent, Hospital	May 25/88

31

John R. Nugent

29 April 1888

J.R.N.

No. 688

Quadr. Dub.

1888

AN INQUISITION

On the VIEW of the BODY of

Thomas Fagan

whereby it is found that he came to death by

*Whom I suspect
was a Mischief
traveller by the
River Key Cunn*

Inquest taken on the day of 1888 before

JOHN R. NUGENT, Coroner.

688

POOR QUALITY ORIGINAL

0648

From St Vincent's Hospital.

New York, June 29 1888

To Coroner Eidman

Sir:

Please hold an Inquest on the body of

Name: Thomas Fagan Residence: 316 E 44th St

Age: 35 years — months — days. Admitted May 24

Nativity: Ir Father — th 188—, at — o'clock M.

Mother —; of — By Ambulance A

18 yrs in U. S., 18 yrs in City. From 16 McDougal St B

Civil Bond: — Occup: Lab. Examined by Dr. Cunnely

Suffering from symptoms of — C

Shock, Hemorrhage & Collapse

Said Injuries said to have been received By being stabbed D

with a pitchfork in leg

wounding popliteal artery E

and vein.

Death took place May 25th th 1888 at — o'clock M.

The Autopsy revealed — F

No Autopsy.

Remarks: — G

A. C. Cunnely M. D.
HOUSE SURGEON PHYSICIAN.

- Ad. I. State the day of the week.
- Ad. A. State whether by Ambulance or Friends.
- Ad. B. State whether from a Precinct or a Residence and give the name.
- Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left).
- Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.
- Ad. E. State name, date, place, character and results of any operation or amputation performed.
- Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.
- Ad. G. State here any important facts not embodied in the above statements.

**POOR QUALITY
ORIGINAL**

0649

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

Henry Cairnes 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—Henry Cairnes

Question—How old are you?

Answer—26 years.

Question—Where were you born?

Answer—New York

Question—Where do you live?

Answer—418 E. 47th St.

Question—What is your occupation?

Answer—Driver

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

I am not guilty and will reserve my defence for another Court.

Henry Cairnes

Taken before me, this 29 day of June 1888

J. M. R. Nugent CORONER.

POOR QUALITY ORIGINAL

0650

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
38 Years. - Months. - Days.	Ireland	St. Vincent's Hospital	May 25/88.

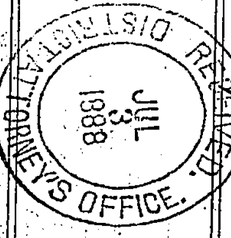
Inquest taken on the 29 day of June 1888 before

Geo. M. Maguire Coroner.

Committed
Buried
Discharged

Date of death 11 May 25/88

130
130



Henry Cairnes

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

Thomas Jagan

On the VIEW of the BODY of
130
AN INQUISITION *100*
88

130
688/191888.
HOMICIDE.

POOR QUALITY
ORIGINAL

0651

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Cairnes

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

Indictment accuse *Henry Cairnes*

of the crime of *Manslaughter in the first de-
gree*

committed as follows:

The said *Henry Cairnes*

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

twenty fourth day of *May* 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
Thomas Fagan in the peace of the said
People then and there being, wilfully and
feloniously did make an assault and
the said Henry Cairnes, him, the said
Thomas Fagan, with a certain pitch-
fork which he the said Henry Cairnes
in his right hand then and there had
and held, the same being a dangerous
weapon, in and upon the right leg,
of him the said Thomas Fagan then
and there, wilfully and feloniously did*

strike, stab, cut and wound, giving unto him, the said Thomas Fagan then and there, with the pitch-fork aforesaid, in and upon the right leg of him the said Thomas Fagan, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound, he the said Thomas Fagan at the City and County aforesaid, from the day first aforesaid in the year aforesaid, until the twenty-fifth day of May in the same year aforesaid, did languish, and languishing did live, and on which said twenty-fifth day of May in the year aforesaid, he the said Thomas Fagan at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said Henry Barnes, him, the said Thomas Fagan in the manner and form, and by the means aforesaid wilfully and feloniously did kill and slay 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.

0653

BOX:

323

FOLDER:

3071

DESCRIPTION:

Cannon, John

DATE:

10/10/88



3071

POOR QUALITY ORIGINAL

0654

Court of Oyer and Terminer

Counsel,
Filed, 10 day of Oct 1888
Pleas, *Chyquity* *1894*

THE PEOPLE,
vs.
B
VIOLATION OF EXCISE LAW
(III Rev. Stat. (7th Edition), Page 188, Sec. 5.)

JOHN R. FELLOWS
District Attorney

John Cannon
James B. ...
...
Transferred to the Court of Sessions for trial dis-
posed of by *...*
Foreman.
F. Dec 21 1888

Witnesses:
James Burns
19 1/2 Percent
1894
Chyquity
Edward Kennedy
346 E. 26.

I have examined
the officers of the
law and do not think
they charge you with
anything to do with
the law as testimony
of officers does not
in fact say that it was
your intention to
interpretation of the law
in case of this kind
that therefore movement
that defendant be discharged
on his own recognizance
June 1894
I am, Sir, very
respectfully,
Yours,
James B. Burns

POOR QUALITY ORIGINAL

0655

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4 District Police Court.

John Cannon

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

Question. What is your name?

Answer.

John Cannon

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer,

Ireland

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

Answer.

344 East 46th Street, 10 years

Question. What is your business or profession?

Answer,

Liquor dealer

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.

John Cannon

Subscribed and sworn to before me this 18th day of _____ 1888
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0656

Bond renewed Oct. 9/87

BAILED,
 No. 1, by *Shirley C. ...*
 Residence *344 East 46th St.*
 No. 1, by *Edward Kennedy*
 Residence *344 East 46th St.*
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

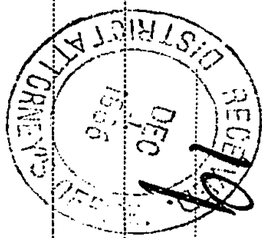
RECEIVED
 Police Court
 District
 1883

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Burns
John Cannon
 Offence *Violation of the Excise Law*

1 _____
 2 _____
 3 _____
 4 _____

Dated *November 29* 188
Ed. Schmidt
 Magistrate.



Witnesses _____
 No. _____
 Street _____
 No. _____
 Street _____
 No. _____
 Street _____
 \$ *100* to answer
Bailed

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

John Cannon
 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 *November 29* 188 *Ed. Schmidt* Police Justice.

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

Dated *Nov. 29* 188 *Ed. Schmidt* 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

0657

Excise Violation—Keeping Open on Sunday.

POLICE COURT—4 DISTRICT.

City and County } ss.
of New York, }

James Burns
of No. the 19th Precinct Police
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 28th day
of November 1886 in the City of New York, in the County of New York,

John Cannon (now here)
being then and there in lawful charge of the premises No. 344 East 46th
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said defendant
may be arrested and dealt with according to law.

Sworn to before me, this 29th day
of November 1886 James T. Burns
[Signature] Police Justice.

**POOR QUALITY
ORIGINAL**

0658

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Cannon

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Cannon*
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 Cannon*
late of the City of New York, in the County of New York aforesaid, on the
twenty-eighth day of *November* in the year of our Lord one
thousand eight hundred and eighty-*eight*; 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 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.

0659

BOX:

323

FOLDER:

3071

DESCRIPTION:

Carney, William

DATE:

10/16/88



3071

0660

BOX:

323

FOLDER:

3071

DESCRIPTION:

Gallagher, Frank

DATE:

10/16/88



3071

0661

BOX:

323

FOLDER:

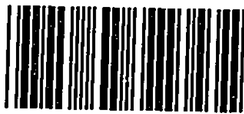
3071

DESCRIPTION:

Mack, Joseph

DATE:

10/16/88



3071

POOR QUALITY ORIGINAL

0662

L. J. J.
2nd

Counsel,

Filed 16 day of Oct 1888

Pleas: *Not Guilty*

THE PEOPLE

vs.

William Carney
Frank Gallagher
Joseph Mack

Burglary in the 1st degree
Section 4965062872509

JOHN R. FELLOWS,

District Attorney.

Oct 19/88
H. L. O'Neil & Associates

A True Bill

James J. ... Foreman
1888

End Pleas R. O. J.
5 P. 2 1/2 400000/88

Witnesses:

James J. Casey
Alfred ...

POOR QUALITY ORIGINAL

0663

Police Court 4 District.

City and County } ss.:
of New York,

Daniel J Casey

of No. 232 E 29 Street, aged 39 years,

occupation Saloon Keeper being duly sworn

deposes and says, that the premises No. 232 East 29th Street, 21 Ward

in the City and County aforesaid the said being a Liquor store and

Residence

and which was occupied by deponent as a Store Residence

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

were BURGLARIOUSLY entered by means of forcibly opening the
iron fastening that was attached to a shutter
and pushing up the window of the first floor
back room leading into said premises

on the 27 day of September 1888 in the night-time, and the
following property feloniously taken, stolen, and carried away, viz:

- 10 One silver watch with brass chain attached
- 2 of the value of Ten dollars, Three silk
- 2 Handkerchiefs of the value of the value
- 3 Two dollars and good and lawful
- 15 money of the United States consisting
- of silver and nickel coin of the value of
- Five dollars all of the value of Seventeen
- dollars

\$17

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

William Carrey, Frank Gallagher & Joseph Madl
(over here)

for the reasons following, to wit: That deponent is informed by
David Brown that said defendants came in
the Restaurant, No. 364 Third Avenue together
and said Carrey handed him the bundle
(over here) which contained a silver
watch and handkerchiefs to take care
of. That said defendants sat down at a
table in said place and had some
refreshments and went out of said

POOR QUALITY ORIGINAL

0664

place together. Deponent says that he identifies the property that was left in said Restaurant as his property that was taken stolen and carried away as aforesaid.

Sweorn to before me Daniel J. Casey
this 27 day of Sept. 1888
San Francisco Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 1888
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 he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, etc.,
on the complaint of

1
2
3
4

Office—BURGLARY.

Dated 1888
Magistrate
Officer
Clerk
Witness
No. Street
No. Street
No. Street
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0665

CITY AND COUNTY }
OF NEW YORK, } ss.

David Brown

aged *28* years, occupation *Writer* of No.

219 E 84 Street, being duly sworn deposes and

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

Sworn to before me, this *27* day of *Sept* 188*8* *David Brown*

Samuel C. Reilly
Police Justice.

POOR QUALITY ORIGINAL

0666

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Joseph Mack

Question. How old are you?

Answer.

16 1/2 years

Question. Where were you born?

Answer.

U S

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

Answer.

307 Madison St

16 1/2 years

Question. What is your business or profession?

Answer.

Painter

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 know nothing about it

Joseph Mack

Taken before me this 27 day of Sept 1888

James W. Sullivan, Police Justice.

POOR QUALITY ORIGINAL

0667

Sec. 198-200.

4/1 District Police Court.

CITY AND COUNTY of NEW YORK, ss.

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

Question. What is your name?

Answer. Frank Gallagher

Question. How old are you?

Answer. 17 1/2 years

Question. Where were you born?

Answer. U S

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

Answer. 427 E 19th St 15 mos

Question. What is your business or profession?

Answer. Laborer

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

Answer.

I have nothing to say
F. Gallagher

Taken before me this

27

day of

October 1888

San Francisco Police Justice.

POOR QUALITY ORIGINAL

0668

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Carney 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 Carney

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

198 Elizabeth St - 4 years

Question. What is your business or profession?

Answer.

Furman

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

Wm Carney
mark

Taken before me this

29

day of

Sept

188*8*

John J. McNeill
Police Justice.

POOR QUALITY ORIGINAL

0659

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-- 4

238

District

1525

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David C. Casey
232 East 24th St
1 William Tamm
2 Frank Gallagher
3 Joseph Stacks

Offence Burglary

Dated 27 Sept 1888

A O'Reilly Magistrate

Judge Danziger Officer

Witnesses David Brown Precinct 21

No. 219 E 84 Street

Michael Danfline

21 Precinct Street

No. 15100 Street

to answer C S

Gemma Lina

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

Dated Sept 27 1888 Samuel P. Kelly 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

0670

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 Ramey, Franka
Follascher, and Joseph
Mada

The Grand Jury of the City and County of New York, by this indictment, accuse
William Ramey, Franka Follascher
and Joseph Mada —
of the CRIME OF BURGLARY IN THE Third DEGREE, committed as follows:

The said William Ramey, Franka Follascher
and Joseph Mada, all —

late of the Third Ward of the City of New York, in the County of New York
aforesaid, on the Twenty-seventh day of September, in the year
of our Lord one thousand eight hundred and eighty-eight, with force and arms, about the
hour of Twelve o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one David J. Rosey

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: one Annie Rosey —

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

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; (The said William Ramey,
Franka Follascher and Joseph Mada,
and each of them being then and
there arrived by a confederate adultery
present, to wit: each by the others, and
by other persons to the Grand Jury
aforesaid as yet 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,

POOR QUALITY ORIGINAL

0671

SECOND COUNT—

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

William Ramey, Frank T. ... and ...
of the CRIME OF ~~...~~ LARCENY ~~...~~ committed as follows:

The said *William Ramey, Frank T. ... and ...*

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 ~~...~~ time of the said day, with force and arms,

*one watch of the value of nine dollars,
one chain of the value of one dollar,
three hundred of the value of
one dollar each, and divers coins of a
number, kind and denomination to the
Grand Jury aforesaid unknown of
the value of five dollars,*

of the goods, chattels and personal property of one *David J. Carey*

in the dwelling house of the said *David J. Carey*

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.

POOR QUALITY ORIGINAL

0672

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *William Ramsey, Franka F. [unclear] and [unclear] made* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Ramsey, Franka F. [unclear] and [unclear] made, all —*

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

*one watch of the value of nine dollars,
one chain of the value of one dollar
and three handkerchiefs of the value
of one dollar each,*

of the goods, chattels and personal property of one *David J. Casey*

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

unlawfully and unjustly, did feloniously receive and have; the said *William Ramsey, Franka F. [unclear] and [unclear] made*

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.

0673

BOX:

323

FOLDER:

3071

DESCRIPTION:

Carr, Bernard

DATE:

10/30/88



3071

POOR QUALITY ORIGINAL

0674

Counsel,

Filed, 30 day of Oct 188

Pleaded Guilty 31

THE PEOPLE,

vs.

Bernard Lamm

Beatty

Smith to this
Said to be
of Counsel for Defendant

JOHN R. FELLOWS,

District Attorney.

Pz has 60789
Bul. of proposed evidence
of 1884/189 MRP
A True Bill. 1884/189 MRP

Spill Lamm Foreman

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
(III Rev. Stat. (7th Edition), Page 1980, Sec. 51)

Witness:
J. M. Lamm

FILED DFC:15

1886

POOR QUALITY
ORIGINAL

0675

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bernard Carr

The Grand Jury of the City and County of New York, by this indictment,
accuse *Bernard Carr*
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 *Bernard Carr*
late of the City of New York, in the County of New York aforesaid, on the
twentieth day of *November* in the year of our Lord one
thousand eight hundred and *eighty-seven*, 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 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.

0676

BOX:

323

FOLDER:

3071

DESCRIPTION:

Carro, Antonio

DATE:

10/29/88



3071

POOR QUALITY ORIGINAL

0677

Counsel,
Filed 29 day of Oct 188
Pleads, Chicago 30

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

THE PEOPLE

vs.

P

Antonio Carr

Wm. H. R. FELLOWS,
District Attorney.

Nov 22 1888
Mr. Dec 5, 1888.

Arrested & acquitted,

A True Bill.

Foreman.

Witnesses:

Lewis Bolin
off Smith

75

POOR QUALITY ORIGINAL

0678

Police Court 1st District.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 28 Louis Folie Walster Street,

being duly sworn, deposes and says, that on Monday the 27th day of October in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Antonio
Carro (now being who

cut and stabbed de-
ponent on the head
with ~~the~~ some sharp
instrument which he
then held in his
hand

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

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

Sworn to before me, this 23 day of October 1888 by J. Louis Folie

Don J. Kelly POLICE JUSTICE.

POOR QUALITY ORIGINAL

0679

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Antonio Carr

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. *Antonio Carr*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *297 Mon St. 3 months*

Question. What is your business or profession?

Answer. *Barber.*

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

Answer. *I am not guilty.
Antonio Carr*

Taken before me this

day of

Carroll
188

23

Police Justice.

POOR QUALITY ORIGINAL

0580

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

Police Court...
 District...

✓ 478 / 1645

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Caro Walker
257 Wall St
St Louis
Caro

1 _____
 2 _____
 3 _____
 4 _____
 Offered by *Selam Assael*

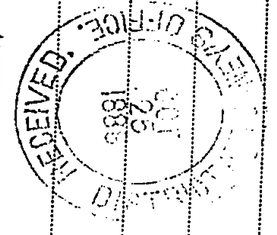
Dated *Oct 23* 188

Magistrate
Smith
 Officer

Witnesses
Dr. Orndorff
 Precinct *6*

No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____
 \$ *1000* to answer



COMMITTED

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

Alfred...
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 23* 188 *Samuel Bell* 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

0581

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antonio Carro

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

Antonio Carro

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

The said Antonio Carro,

late of the City of New York, in the County of New York aforesaid, on the twenty-second day of October in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one Louis Polin in the peace of the said People then and there being, feloniously did make an assault, and him the said Louis Polin with a certain sharp instrument to the Grand Jury aforesaid unknown which the said Antonio Carro in his right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent him the said Louis Polin thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

Antonio Carro

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

The said Antonio Carro

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Louis Polin in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Louis Polin with a certain sharp instrument to the Grand Jury aforesaid unknown which the said Antonio Carro

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

POOR QUALITY ORIGINAL

0582

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Antonio Carro* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Antonio Carro*

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

him the said *Rouis Polin* with a certain *sharp instrument to the Grand Jury aforesaid, unknown*

which *he* the said *Antonio Carro* in *his* right hand then and there had and held, in and upon the *head* of *him* the said *Rouis Polin*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Rouis Polin*

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.

0683

BOX:

323

FOLDER:

3071

DESCRIPTION:

Clark, William

DATE:

10/05/88



3071

POOR QUALITY ORIGINAL

0685

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William F. McCarthy

of No. 307 E 31 Street, aged 3 years,

occupation Factor Paint being duly sworn

deposes and says, that on the 29 day of September 1888 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 silver watch with gold chain

Locked attached of the value of Twenty
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 Clark (now here)

and another person whose name is unknown from the fact that at about 10³⁰ o'clock PM of the above date while deponent was asleep upon the stoop of the above numbered premises

he was awakened by Officer William Leary of the 21st Precinct and thereupon he immediately missed the above described property.

Deponent is informed by said officer that he saw the defendant Clark and another person in company with deponent on said stoop and saw defendant Clark

Sworn to before me, this 1888 day of September 1888
Police Justice.

POOR QUALITY ORIGINAL

06886

fumbling about the clothing of
deponent and when said officer
had awakened deponent defendant
Clark ran away and that said
unknown person ran away
before said officer had reached
deponent.

Deponent is further
informed by John Meyer Sr of No
313 East 1st Street that on the
above date he saw defendant Clark
on said stoop at the time deponent
was there and also saw defendant
Clark run away shortly after
said officer had gone up to
said stoop.

Wherefore deponent
charges said defendant with
feloniously taking, stealing and
carrying away the aforesaid
property and prays that he
be held to answer and be
dealt with as the law directs.

Sworn to before me
this 3 day of Oct 1888
J. J. Kelly
Police Justice

Wm. F. McFarland

POOR QUALITY ORIGINAL

0587

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Police Officer of No. 210 Avenue Street, being duly sworn deposes and

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

Sworn to before me, this 3 day of Dec 1888 Hiram Levy

Daniel C. Beatty
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 49 years, occupation Grocer of No. 313 East 21 Street, being duly sworn deposes and

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

Sworn to before me, this 5 day of Dec 1888 Jacob Meyer

Daniel C. Beatty
Police Justice.

POOR QUALITY ORIGINAL

0588

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. William Clark

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 422 1/2 West 29 St. One year

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty
Wm. Clark.

Taken before me this 188 day of Sept
Samuel J. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0689

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

Police Court--- District

104

1543

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John E. M. [unclear]
307 East 31st St
John [unclear]
Offence *Larceny (felony)*

1
2
3
4

Dated *Oct 3 1888*

Stuyvesant Magistrate

Henry [unclear] Officer

Witnesses *Robert [unclear]* Precinct

No. _____ Street _____

No. _____ Street _____

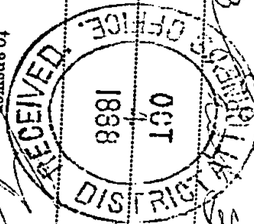
No. *313* Street _____

No. _____ Street _____

No. _____ Street _____

\$ *15000* to answer

Committed



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

Dated *Oct 3 1888* *Samuel [unclear]* 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

0590

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 Rada

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

William Rada

of the CRIME OF GRAND LARCENY in the *First* degree, committed as follows:

The said *William Rada,*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*eight*, in the *month* time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of twelve dollars, one chain of the value of six dollars, and one pocket of the value of four dollars,

of the goods, chattels and personal property of one *William J. McCarthy* on the person of the said *William J. McCarthy* then and there being found, from the person of the said *William J. McCarthy* 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 P. Keenan,
District Attorney

0691

BOX:

323

FOLDER:

3071

DESCRIPTION:

Cleary, Thomas

DATE:

10/08/88



3071

POOR QUALITY ORIGINAL

0692

148

Counsel,
Filed
Pleads

Chynithy
day of *Oct.* 188*f*

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

THE PEOPLE

vs.

B

Thomas Kearny

JOHN R. FELLOWS,

District Attorney.

Oct 15th 1888

Discharge -

A TRUE BILL

Small Lumber Foreman.

*on recom. of Dist. Atty
deft. dischd. on this
cham recog. P.B.M.*

Bail & Discharged on 13/17

Witnesses:

*I have examined the
case and respectfully
recommened that
a plea of acquittal in
the third deg. be
accepted. It was admitted
family row and the
complainant does not
appear to have been
badly hurt
Part 2 Oct. 12th 1888*

*Wm Lofanone
Deputy Clerk*

*Upon complainant's statement in this
case I think defendant should be
discharged upon his own recognizance -
C.M. 2/17
M.D. 1/17*

POOR QUALITY ORIGINAL

0593

Police Court— 5 District.

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

of No. 197 3rd Avenue Street, aged 25 years,
occupation Teamster being duly sworn

deposes and says, that on the 6th day of August 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas Cleary (mother) who cut and stabbed deponent in the right breast with a knife - then
and they were in the hands of the said Thomas Cleary causing a painful and dangerous wound

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

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

Sworn to before me, this 17th day }
of August 1888 } John Cleary
M. A. Walsh Police Justice.

POOR QUALITY ORIGINAL

0694

Sec. 198-200.

A District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Cleary 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. *Thomas Cleary*

Question. How old are you?

Answer. *16 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *1971 3rd Avenue - 3 Years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty of the charge*

his
Thomas Cleary
Wm

Taken before me this

day of *August* 188*8*

Police Justice.

POOR QUALITY ORIGINAL

0695

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

Sworn to before me, this
of _____ day
188

Samuel Dupan
of No. *27 Tremont Street*, aged *38* years,
occupation *Police Officer* being duly sworn deposes and says,
that on the *6th* day of *August* 188*2*

at the City of New York, in the County of New York, *he arrested*
Thomas Cleary (now here) charged
with carrying firearms concealed
upon his person by cutting and stabbing
the said Cleary in the right side with
a knife then and there held in the
hands of the said Thomas Cleary causing
wounds from which the said Cleary
is now confined in the Harlem Hospital
and unable to appear in Court. Thus
the said Cleary, identified the said
Thomas Cleary in defendant's presence as

Police Justice,

POOR QUALITY ORIGINAL

0696

The person who have previously associated
him as a previous delinquent, therefore
that the said Thomas Henry may be held
to await the result of inquiries inflicted
upon said John Henry
I have before me Samuel Dugan
this 7th day of August 1888

Wm. H. Hilde
Police Justice

James G. Henry

Police Court District

THE PEOPLE, &c.
ON THE COMPLAINT OF

vs.
Thomas Henry

Dated Aug 7 1888
Wm. H. Hilde Magistrate.

Samuel Dugan Officer

Witness

Disposition
Dismissed
James G. Henry

POOR QUALITY ORIGINAL

0697

BAILED,
 No. 1, by Thomas Cleary
 Residence 1796 Madison Ave
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

148
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Thomas Cleary
 1929 E 8 Ave
Thomas Cleary

Offence Assault

Dated August 7 1888

Magistrate J. H. Kille

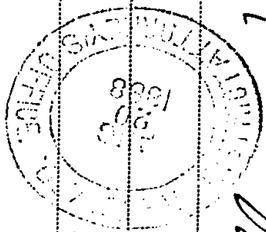
Officer Susan T. Quinn

Precinct 62

Witnesses Pauli Higgins

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ _____

Pauli Higgins

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 _____

Thomas Cleary

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

Dated Aug 17 1888. Wm. H. Kille Police Justice.

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

Dated Aug 17 1888. Wm. H. Kille 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

0698

Harlem 100p
aug 13/88

Mr. Cleary is doing
fairly well not yet out
of danger

Respectfully
Williamson
House Surg

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Thomas Cleary.

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. I was more at fault than the defendant (my father) in the matter of the assault and the punishment I received at his hands I deserved more or less.

Did not know at the time the complaint was being framed in the Police Court that I was taking steps in an action so serious to the defendant my father as it now turns out to be. I have no desire or right to press the charge and desire to withdraw same and exonerate my father.

In presence of
William A. [unclear]

John Cleary

POOR QUALITY ORIGINAL

0700

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Cleary

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

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

The said *Thomas Cleary*

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *August* in the year of our Lord one thousand eight hundred and eighty-*eight* with force and arms, at the City and County aforesaid, in and upon the body of one *John Cleary* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *John Cleary* with a certain *knife*

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

with intent *him* the said *John Cleary* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Thomas Cleary* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Cleary*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *John Cleary* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *John Cleary* with a certain *knife*

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

POOR QUALITY ORIGINAL

0701

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Thomas Cleary* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Cleary*

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

him the said *John Cleary* with a certain *knife*

which *he* the said *Thomas Cleary* in *his* right hand then and there had and held, in and upon the *breast* of *him* the said *John Cleary*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *John Cleary*

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.

0702

BOX:

323

FOLDER:

3071

DESCRIPTION:

Cohen, Catherine

DATE:

10/23/88



3071

POOR QUALITY ORIGINAL

0703

Witnesses:

J. P. Smith
J. P. [unclear]

J. J. [unclear]

Counsel *Shankley 71 Broadway*
Filed *23* day of *Oct* 188*8*

Pleas *Guilty (ex)*

THE PEOPLE
vs.
P
Lathame Cohen.
Oct. 23rd 1888
Sped & sequitur

[Section 654, Penal Code.] (Adorny)
INJURY TO PROPERTY.

JOHN R. FELLOWS,

District Attorney.

Oct 24/88
A True Bill.
Witness not found
Oct 27th
Just 1930
Foreman.
Oct 30/88

POOR QUALITY ORIGINAL

0704

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Catharine Cohen*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *10th Avenue + 32nd Street 6 months*

Question. What is your business or profession?

Answer. *House Keeper*

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 dont know any thing about the breaking of the window*

[Handwritten mark]

Catharine Cohen
[Signature]

Taken before me this *9th* day of *October* 188*6*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0705

BATED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 2 District

384 1652

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph M. Murphy
284 110th St
Catharine's Cove

Offence *Grand Larceny*

Dated *Oct 20* 1888

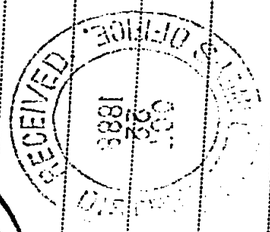
John M. ...
Magistrate

H. ...
Officer

Witnesses *Chunni ...*
Precinct

No. *284* *10th Ave*
Street

No. _____
Street _____



No. _____
Street _____

...
to answer *...*

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

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

Dated *October 20* 1888 *John M. ...* 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 he to be discharged.

Dated _____ 1888 _____ Police Justice.

POOR QUALITY ORIGINAL

0706

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2nd DISTRICT.

Joseph Haupt,

of No. 284 10th Avenue Street, aged 54 years,

occupation Boarding House Proprietor being duly sworn deposes and says

that on the 19 day of October 1888

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

Catharine Cohen (now here) did unlawfully, willfully and maliciously break and destroy personal property of the value of fifty dollars, the property of deponent and Louise Haupt deponents wife, that said Catharine made an attempt to break said Glass with her feet, in which effort she failed,

Deponent is informed by Annie Schaffer of No. 284 10th Avenue, that she saw said Catharine in front of said Window, calling

Sworn to before me this

[Handwritten signature]

[Handwritten signature]

POOR QUALITY ORIGINAL

0707

upon some person to give her a stone that
a boy gave her a stone with which she
struck the pane of glass breaking the same,
in violation of section 654. of the
penal Code of the State of New York

Sworn to before me this
20th day of October 1888
Joseph Harriott
John J. Gorman
Police Justice

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated..... 188

Magistrate.

Officer.

Witness,

Disposition,

AFFIDAVIT

POOR QUALITY
ORIGINAL

0708

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Schaffer.

aged 12 years, occupation Braid maker of No.

284 10th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Haugh

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

Sworn to before me, this 20 day of October 1888 *Annie Schaefer*

Joseph Haugh
Police Justice.

POOR QUALITY
ORIGINAL

0709

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Catharine Cohen.

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

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

The said *Catharine Cohen*

late of the *Twentieth* Ward of the City of New York, in the County of New York
aforesaid, on the *nineteenth* day of *October* in the year
of our Lord one thousand eight hundred and eighty-*eight*, at the Ward, City and
County aforesaid, with force and arms, *one pane of plate glass*

of the value of *fifty dollars*,
of the goods, chattels and personal property of one *Joseph Hampt*,
then and there being, then and there feloniously did unlawfully and wilfully *break*
and destroy,

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

**POOR QUALITY
ORIGINAL**

0710

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Catharine Cohen
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

REAL PROPERTY OF ANOTHER, committed as follows:

The said *Catharine Cohen*,
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, with force and arms, *one pane*
of plate glass,

of the value of *fifty dollars*
in, and forming part and parcel of the realty of a certain building of one *Joseph Hampton*
there situate, of the real property of the said *Joseph Hampton*
then and there feloniously did unlawfully and wilfully *break and destroy,*

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

JOHN R. FELLOWS,

District Attorney.

0711

BOX:

323

FOLDER:

3071

DESCRIPTION:

Collins, Edward C.

DATE:

10/11/88



3071

POOR QUALITY ORIGINAL

0712

Witnesses:
John Stegeman
Joff Kerkue b

I have examined the witnesses in this case. Do not think a conviction can be obtained, & do therefore recommend that he be discharged on his own recognizance Oct. 29-1888.

William Forster
I approve of the above recommendation -
Oct 29/88 Wm. Davis
Clerk

Counsel,
Filed 11 day of Oct 1888
Pleads, Acquitted - 12

THE PEOPLE
vs.
Edward C. Collins

Assault in the Second Degree. (Section 218, Penal Code).

JOHN R. FELLOWS,

District Attorney.

Will Mr Forster please examine this case & report to me as to whether there is a chance for conviction.
A TRUE BILL
Oct 29/88 W. M. D.

Wm. Forster Foreman.
Oct 29 1888
Wm. Forster
Oct 29-1888 W. M. D.

POOR QUALITY
ORIGINAL

0713

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward Collins

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.

The defendant was a little under the influence of drink, he came into my store to buy some goods, and the trouble arose from my refusing to sell him anything, I could have avoided being assaulted, as I could have got out of the way, but I fought back at him, and I know he would not strike me if he was sober, I made inquiries about his character and found he was a hard working man, and never was in any trouble before, therefore I do not desire to prefer the charge against him, I never swore in the Police Court that he had thrown the scales at me, I said he threw the scales off the counter on the floor, we are since the best of friends.

Sworn to before me
the 26th day of Oct. 1888
Just. Driscoll

John Hegmann

COMMISSIONER OF DEEDS,
N. Y. C.

**POOR QUALITY
ORIGINAL**

0714

The People

agt

Edward Collins

POOR QUALITY
ORIGINAL

0715

Police Court— / District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Stegemann
of No. 85 Mulberry Street, aged 22 years,
occupation Grocery clerk being duly sworn, deposes and says, that
on the 7th day of October 1888 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Edward Collins (now
here) who came into the grocery store at above
premises and kicked deponent about the
body and threw two large weighing scales
at deponent

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of

7 October

1888

John Stegemann

J. M. Cullen

Police Justice.

POOR QUALITY ORIGINAL

0716

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Edward Collins 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 *Edward Collins*

Question. How old are you?

Answer *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *102 Bayard Street. 16 months*

Question What is your business or profession?

Answer *Porter*

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

Answer. *I am not guilty*
Edward C. Collins

Taken before me this

day of *October* 188*8*

J. M. Pennington
Police Justice.

POOR QUALITY ORIGINAL

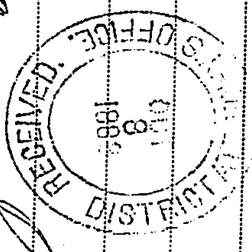
0717

BAILIED,
 No. 1 by John F. McLaw
 Residence 153 E. 45 Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

200
 1584
 Police Court...
 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
John Stegeman
Co 85. Mulberry
Edward Coates
 1
 2
 3
 4
 Offence Assault

Dated Oct 7 1888
Paterson Magistrate.
Stoker Officer.
 Witnesses Call the officer
 No. _____ Street.
 No. _____ Street.
 No. _____ Street.
 \$ 500. to answer
Conrad 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.....

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

Dated Oct 7 1888 Paterson 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**

0718



OFFICE OF
JAMES T. WRIGHT,
Glassware, Lamps, Britannia,
CROCKERY, CHINA,
SILVER PLATED WARE, FRUIT JARS, Etc.,
FOR HOME AND EXPORT,
No. 225 Greenwich Street,
(2 doors below Barclay.)



New York, Oct 29, 1888

This is to certify that
Edward Collins has been in
my employ for a number of
years is a very good man
but like some others will some
times indulge a little to much
and become somewhat noisier
but seldom does so, will you kindly
Excuse him on this occasion
and Oblige yours truly
J. T. Wright

**POOR QUALITY
ORIGINAL**

0719

**JAMES T. WRIGHT,
Glassware, Crockery,
AND
CHANDELIERS,
225 Greenwich Street, New York.**

I am prepared to make you Special Prices on the following goods.

Kerosene Burners,
Shade Holders,
Globe Rings,
Tripods,
Brackets,
Night Lamps,
Electric Founts, *Brass and*
Electric Lamps, *Nickel.*
Hall Lamps,
Lanterns,
Cigar Lighters,
Tin Side Lamps,
Iron and Brass Harps,
Wool Chimney Cleaners,
Lamp Trimmers,
Gas Hooks,
Chandelier Hooks,

Chandeliers,
Chimneys,
Cotton and Felt Lamp Wicks,
Cotton and Felt Stove Wicks,
Illuminators,
Glass Feeder Founts,
Brass Hand Lamps,
Smoke Bells,
Smoke Shades,
Globes — 5 x 7, opal.
Glass and Paper Shades,
Prisms,
Glass and Tin Reflectors,
Reducers,
Enlargers,
Collars,
Feeder Caps and Collars,

AND

LAMP GOODS

Of Every Description.

ALSO,

**Fruit Jars, Wine Bottles,
FLASKS AND DEMIJOHNS.**

POOR QUALITY ORIGINAL

0720

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward R. Rollins

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

- Edward R. Rollins -

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

The said Edward R. Rollins,

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

John Stegmann, -

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Edward R. Rollins,

with a certain weighing scales which he the said Edward R. Rollins -

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

John R. Holloway
District Attorney