

0468

BOX:

497

FOLDER:

4536

DESCRIPTION:

Calizio, Nicola

DATE:

10/18/92



4536

POOR QUALITY ORIGINAL

0469

Bail fixed at \$500 RBC

Witnesses:

Abner Meadows

Mrs Meadows

It is an impossibility to find the Complainant the officer in the care of Mrs Meadows & girl atty & have brought to find Complainant but without success Complainant has signed a withdrawal under the circumstances I ask that the defendant be discharged on his own recognizance D.S.A. 12/92 a.D.A.

Counsel, Filed, Pleads, day of 1892

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

THE PEOPLE

vs.

Nicola Calgis

DE LANCEY NICOLL, District Attorney. Oct 2 - Dec. 1, 1892. On motion of said attorney atty. discharged on his own recognizance. A TRUE BILL.

B. Woodward Foreman.

Part 223 - 1892 11/29/92

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Nicola Calizis

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 feel satisfied that I was as much to blame as the rest of boys and the prisoner, I with some other boys was among the prisoner & the other boys, when taking his apples & ^{chestnuts} from his stand & carrying away with them, while he was cutting chestnuts. I am perfectly well & have never left my home and I ask that the case and indictment be dismissed, I do not wish anything done to the prisoner as he has suffered enough by being remained in the stocks so long and again ask as well as my father & mother that the indictment be dismissed. I am Very truly yours

N.Y. Oct. 26th 1892

Abram Markowitz

POOR QUALITY
ORIGINAL

0471

I certify that Abraham
Marcowich of legal age
age 20 years is a
victim of a
slight wound on the
back done with a
sharp instrument

D. K. Hutchings

Oct. 10. 1892

POOR QUALITY ORIGINAL

0472

30th District.

Police Court

City and County of New York, ss.:

Abram Markowitz of No. 41 Jackson Street, aged 9 years, occupation School-boy, being duly sworn deposes and says, that on the 9 day of October, 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Nicola Bulzic (Crown) who wilfully and feloniously threw a knife at deponent striking deponent in the back, cutting deponent in the back, Deponent further says that said assault was committed

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 9 day of October 1892 Abram Markowitz

Police Justice

POOR QUALITY ORIGINAL

0473

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Nicola Caligio

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 sees 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. *Nicola Caligio*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *112 Page St.*

Question. What is your business or profession?

Answer. *Fruit 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
Nicola Caligio
Munk*

Taken before me this

day of

1892

W. J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0474

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court, _____ District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas W. [unclear]
41 Jackson St
Westchester

1
2
3
4
Offense, *Felony Assault*

Dated, *Oct 10* 189*2*

Magister
Magistrate
Officer
Officer
13
Precinct

Witnesses
John C. [unclear]
Louis A. [unclear]

No. _____
108 E. 23
Street

No. _____
500
to answer _____
Street

Henry M. [unclear]
Attorney for [unclear]
of [unclear] City, N.Y.

1273

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 ~~guilty~~ *herof* 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, *Oct 10* 189*2* *Magister* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0475

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against

Nicola Calizio

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

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

The said

Nicola Calizio late of the City of New York, in the County of New York aforesaid, on the day of October in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Abram Markowitz in the peace of the said People then and there being, feloniously did make an assault and him the said Abram Markowitz with a certain knife

which the said Nicola Calizio 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 Abram Markowitz 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

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

The said

Nicola Calizio 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 Abram Markowitz in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Abram Markowitz with a certain knife

which the said Nicola Calizio 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

0476

THIRD COUNT—

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

— *Nicola Caligi* —

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

The said

— *Nicola Caligi* —

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 *Abraham Markowitz* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *him* the said with a certain *knife* — *Abraham Markowitz* —

which *he* the said — *Nicola Caligi* — in *his* right hand then and there had and held, in and upon the — *back* — of *him* the said

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

— *Abraham Markowitz* — 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.

DE LANCEY NICOLL, *District Attorney.*

0477

BOX:

497

FOLDER:

4536

DESCRIPTION:

Carey, James

DATE:

10/20/92



4536

0478

BOX:

497

FOLDER:

4536

DESCRIPTION:

Doherty, John

DATE:

10/20/92



4536

POOR QUALITY ORIGINAL

0479

162

Counsel,

Filed

day of

1892

Pleads

THE PEOPLE

vs.

James Carey
and
John Doherty

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

James H. Pugh
502 E. 1st St.
101 E. Bryan St. (H)

Witnesses:

J. H. Miller

Burglary in the Third Degree.
Section 498, 529, 531 & 532

POOR QUALITY ORIGINAL

0480

Police Court _____ District.

City and County } ss.:
of New York,

Frederick J. Linse

of No. 93 Warren

Street, aged 44 years,

occupation Barber

being duly sworn

deposes and says, that the premises No. 93 Warren

Street, 3rd Ward

in the City and County aforesaid the said being a Five story

Building - the basement of which
~~and which~~ was occupied by deponent as a Barber Shop

~~and in which there was at the time a man by name~~

were BURGLARIOUSLY entered by means of forcibly breaking
a light of glass in the door leading
to said place

on the 6 day of October 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of Razors
all of the value One hundred
and fifty dollars

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

James Carey and John Doherty

for the reasons following, to wit: Deponent is informed
by Henry Linse who is deponent
employ that he secured locked
and fastened the doors of said place
and that the windows were intact
when he left said Barber Shop on
October 5th 1892 about 7.30 o'clock P.M.
The said property was in said
place, Deponent having found the said

POOR QUALITY ORIGINAL

0481

windows broken and said property missing and defendant informed by Rosina Vendetta that she saw said Robert in company with other men loitering about the said premises and said Robert told said Rosina to go away from the said premises and defendant therefore charges said defendants with the Burglary as aforesaid

Sworn to before me }
this 7th day of Oct 1891 } F. J. Luce

A. M. Mahan

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
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1888
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, do,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0482

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Housekeeper of No. 25 Roosevelt Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Federick J. Luce and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 7 day of October, 1885 Rosina de V. V. V.
W. M. Mahan
Police Justice.

POOR QUALITY ORIGINAL

0483

(1835)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

John Roberty 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 Roberty*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *118 Mulberry Street 24 years*

Question. What is your business or profession?

Answer. *Lumber*

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

Answer. *I am not guilty*
John Roberty

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0484

(1935)

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court

James Casey 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. *James Casey*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *508 Manhattan In City 1 year*

Question. What is your business or profession?

Answer. *Carner*

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

Answer. *I am not guilty*
James Casey.

Taken before me this

day of *April* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0485

Wm. H. ...

215 ...

Pen 1 ...
Speakers

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Hugh H. ...

Right ...

14 ...

87 ...

Police Court...

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James ...
James ...
John ...

Dated

Oct 7

189 2

Wm. ...

Alm ...

Witnesses
Call the Officers

No. ...
Rose ...

No. ...
25 ...

No. ...
3 ...

No. ...
to answer

Commitment

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

Dated, *Oct 7* 189 2 *Wm. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

**POOR QUALITY
ORIGINAL**

0486

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

483

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Carey and
John Doherty*

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

James Carey and John Doherty

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

The said

James Carey and John Doherty, both

late of the *3rd* Ward of the City of New York, in the County of New York aforesaid, on the
sixth day of *October* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* of

one *Fredrick J. Linse*

there situate, feloniously and burglariously did break into and enter, with intent to commit some

crime therein, to wit: with intent the goods, chattels and personal property of the said *Fredrick*

J. Linse in the said *Fredrick J. Linse*
then and there being, then and there feloniously and burglariously to steal, take and carry away,

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

POOR QUALITY ORIGINAL

0487

SECOND COUNT—

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

James Carey and John Doherty
of the CRIME OF *Grand* LARCENY in the second degree committed as follows:
The said *James Carey and John Doherty, both*

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

*seventy-five razors of the value
of two dollars each,*

of the goods, chattels and personal property of one

Frederick J. Linn

in the

shop

of the said

Frederick J. Linn

there situate, then and there being found, in the *shop*
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.

De Lancey Nicoll
District Attorney

0488

BOX:

497

FOLDER:

4536

DESCRIPTION:

Carney, Maggie

DATE:

10/25/92



4536

POOR QUALITY ORIGINAL

0489

Wm J. L. ...
Counsel,
Filed *25* day of *Oct* 1892
Pleads *Henry - M*

THE PEOPLE
Glass
vs.
Hempson
P
Maggie Barney
Assault in the Second Degree.
(Section 218, Penn Code.)

DE LANCEY NICOLL,
District Attorney.
Part 2 - Nov. 14, 1892
Pleads Guilty.
3 years and 3 mos Pen
A TRUE BILL.

B. Lockwood
Foreman.

Pub 2 Nov 14 92
1892
G. J. S.

Witnesses:

.....
.....
.....
.....

POOR QUALITY ORIGINAL

0490

Police Court 2 District.

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

Teresa Forbell

of No. 4 Congress Place Street, aged 22 years,

occupation Housekeeper being duly sworn

deposes and says, that on the 15 day of October 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by George Bell and Maggie Carney. The said

George Bell did feloniously strike the deponent with his clinched fist in the eye, and that said Maggie did feloniously stab the deponent in the eye with a large hat pin cutting and wounding her severely

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 16 day of October 1892

Teresa Forbell
her mark

John Ryan Police Justice.

POOR QUALITY ORIGINAL

0492

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Maggie Barney 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. *Maggie Barney*

Question. How old are you?

Answer. *10 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *4 Conross St one year*

Question. What is your business or profession?

Answer. *Placing Labels on boxes*

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*

Maggie Barney

Taken before me this
day of *Dec* 188*7*

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0493

BAILLED

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... District.

THE PEOPLE, vs.,
ON THE COMPLAINT OF

George Stobbe
4 Congress Pl
Maggi Darnay
Assault
felony

Offense _____

Dated, Oct 15 1892

Ryan
Magistrate
Michael J. Benney
15
Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. 570 Street _____

to _____
570 St Oct 19 1892

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, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0494

THIS HOSPITAL IS SUPPORTED BY VOLUNTARY CONTRIBUTIONS, AND INTENDED FOR THE FREE TREATMENT OF SUCH AS ARE TOO POOR TO PAY FOR MEDICAL ADVICE.

— OPEN DAILY AT 2 P. M. —

OFFICERS. 1891-92.

JOHN SINCLAIR, *President.*

AUGUSTE RICHARD, } *Vice-Pres'ts.* A. G. AGNEW, *Sec'y.*
LOGAN C. MURRAY, } CHAS. LANIER, *Treas.*

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DAVID S. EGLESTON,	JOHN SLOANE,
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O. D. FOMEROY,	GEORGE T. BLISS,
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JOHN SINCLAIR,	ARCHER V. FANCOAST,
E. C. SEGUIN,	RICHARD H. EWART,
	HENRY L. SPRAGUE.

MANHATTAN

Eye and Ear Hospital,

(THROAT AND NERVOUS DEPARTMENTS.)

103 PARK AVENUE,

S. E. COR. 41ST STREET.

NEW YORK, *Oct. 18,* 189*2*

To Whom it may Concern
This is
to Certify that Tressa Forbell
came to this hospital this afternoon
with a wound extending entirely
through the left lower lid.
The wound was sutured up and patient
allowed to go home, with orders to report
on following morning at 9-30.
H. A. Smith, M.D.

POOR QUALITY ORIGINAL

0495

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Maggie Carney

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

Maggie Carney

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

The said *Maggie Carney*

late of the City and County of New York, on the *fourteenth* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, in and upon one

in the peace of the said People then and there being, *General Forbell* feloniously did wilfully and wrongfully did make an assault; and the said *Maggie Carney*

with a certain *hat-pin* which *she* the said in *her* right hand *Maggie Carney* then and there had and held, ~~the~~ same being then and there a weapon and an instrument likely to produce grievous bodily harm, *her*, the said *General Forbell* then and there feloniously did wilfully and wrongfully strike, beat, *stab* ~~injure~~ 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

0496

SECOND COUNT—

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

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

The said *Maggie Barry*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

Jesus Forbell

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Maggie Barry*
the said *Jesus Forbell*
with a certain *hat-pin*

which *she* the said *Maggie Barry*

in *her* right hand then and there had and held, in and upon the
eye of *her* the said *Jesus Forbell*
then and there feloniously did wilfully and wrongfully strike, beat, *stab*
~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Jesus Forbell*
to the great damage of the said *Jesus Forbell*
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.

DE LANCEY NICOLL, *District Attorney.*

0497

BOX:

497

FOLDER:

4536

DESCRIPTION:

Carney, Michael

DATE:

10/14/92



4536

POOR QUALITY ORIGINAL

0498

Witnesses:

Seb J. [Signature]

*Prisoner offers a
Plea of Petit
Larceny - Complaint
Cannot be found -
I accept the
prisoner's plea
Nov 21st 1912
G.S.A.
O.D.A.*

Counsel,

Filed

Pleads,

THE PEOPLE

34th Floor

344th Cabana

Michael Carney

DE LANCEY NICOLL,
District Attorney.

Heads Petition Larceny

Pen 2 months.

A TRUE BILL.

B. Stockwood

Foreman.

*Nov 21st 1912
G.S.A. Morris
G.S.A. Morris
G.S.A.*

Grand Larceny,
(From the Person),
[Sections 825, 826,
Penal Code.]

1892

[Large handwritten signature]

POOR QUALITY ORIGINAL

0499

(1865)

Police Court - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

of No. 208 + 210 - E - 57 Sebastian Zaehner
Street, aged 25 years,
occupation Porter being duly sworn,

deposes and says, that on the 26 day of Sept 1892 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:

Good and lawful money of
the United States amounting to
Eight Dollars (\$8.00)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Michael Kearney (nowhere)
for the reasons following to wit:
on said date deponent had said
money in the job pocket of the coat that
he then wore and he was walking on the
Bowery - he deponent felt a tugging
at said pocket and missed said
money - deponent accused the defendant
with having stolen his money and
he, defendant, ran away - deponent
followed him - the defendant threw away
the money and deponent found
Four Dollars on the street -
deponent further pursued defendant
and caused his arrest.

Sebastian Zaehner

Sworn to before me this 27 day of Sept 1892
W. J. ...
Police Justice

POOR QUALITY ORIGINAL

0500

(1285)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Michael Kearney

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.

Michael Kearney

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.

Chatham Square 4 days

Question. What is your business or profession?

Answer.

Ward Carrier

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

Michael Kearney

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0501

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

Police Court...

District

12301

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham J. Cohen
205 E 21st St
Michael Kennedy

1 _____
 2 _____
 3 _____
 4 _____
 Offense *Larceny from the person*

Dated, *Sept 27* 189*2*

M. Mahan Magistrate
Mugant Officer
 Precinct _____

Witnesses

No. _____ Street,

No. _____ Street,

No. _____ Street,
 \$ *100* to answer *P. J.*

Committed to the City Prison

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

Dated, *Sept 27* 189*2* _____ *M. Mahan* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0502

District Attorney's Office
City & County of
New York

Michael Barney
Part 2.

Off served personally
compt. of Off for
Nov. 14th

Schoppert

Nov. 10th 92

POOR QUALITY
ORIGINAL

0503

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Carney

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

Michael Carney
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

Michael Carney

late of the City of New York, in the County of New York aforesaid, on the *26th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms,

the sum of eight dollars
in money, lawful money of the
United States of America, and
of the value of eight dollars

of the goods, chattels and personal property of one *Sebastian Gacherl*
on the person of the said *Sebastian Gacherl*
then and there being found, from the person of the said *Sebastian Gacherl*
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.

Wm Lancy McCall,
District Attorney

0504

BOX:

497

FOLDER:

4536

DESCRIPTION:

Carroll, Thomas

DATE:

10/14/92



4536

0505

BOX:

497

FOLDER:

4536

DESCRIPTION:

Podeska, Vincent

DATE:

10/14/92



4536

The pocket book was found in the possession of Carrol. Podesky told me that the defendant Carrol gave him the five dollar bill to get changed.

CROSS EXAMINATION:

Podesky told me that Carroll went into the saloon and stole the money. I am certain that the glance I got at the defendant Carrol was sufficient to enable me to tell him now. I did not see Podesky there that night. There was loose money in the ~~XXXXXXXXXX~~ box as well as the pocket book with bills in it. It was the box that the defendant Carrol put down on the ground. There was about ten dollars in silver in the box.

PHILPP WELLER, a witness for the People, sworn, testified:

I am an officer attached to the 5th Precinct. I arrested the defendant Carroll on the morning of the 6th of October. I first arrested Podesky. I asked him where he got all the money; he first told me that his mother had given him the five dollar bill; then he told me he found it at 73rd street and 1st avenue and after that he told me that the defendant Carroll gave it to him. I brought him to the saloon of Mr. Jahelka and he was identified there as having been in to change a five dollar bill. I then went after Carroll about it. I was not able to find him that day but on the following day I did find him. I asked him what he did with the pocket book; he says "I have not got any of the money; the pocket book is in the back room". I asked him where he found the pocket book and he said in 73rd street and First avenue. He said there was eleven dollars in it at the time he found it. He said he did not have any of the money.

CROSS EXAMINATION:

I saw him in the neighborhood of nine o'clock in the morning. He just got up out of bed when I got into the house. He said he had been drunk. It was through the information given me by Pod4sky that I arrested the man Carroll.

D E F E N C E .

THOMAS CARROLL, a witness for the defence, sworn, testified:

I was not in the saloon of MR. Jahelka on the night in question. I did not steal any of his money. I did have money in my possession the following day. I found this money in 73rd street that morning about eight o'clock. It was in a pocket book and in among a lot of stones. I showed some other boys where I had found the money and they went looking to see if they could find any. I saw Podesky there and I sent him to get change of five dollars for me; he happened to go to the very saloon where the man lost money. When he brought me the change I gave him fifty cents out of it. I have never been arrested or convicted of crime.

CROSS EXAMINATION:

I have been working at peddling. The night before my arrest I went to bed about ten o'clock. I was going to look for work at the time I found this money. I stumbled over the stones in among which this pocket book was lying. When I sent Podesky for the change he brought it back to me. I do not know where he got it. I gave him fifty cents because I had found the money.

**POOR QUALITY
ORIGINAL**

05 10

372

4

I did not make any effort to find the owner . I went and got drunk on the money which I found in the pocket book . A number of people work in factories nearby where I had found this money. They did not pick it up on their way to work . Some of them would have to pass it. I do not know how long it had been lying there before I found it. I was not arrested until the day after I found this pocket book. I had known Podesky around that neighborhood before . I did not give any of the money to strangers to change for me /. I usually go to bed at ten o'clock at night . I might have stayed up later the night before my arrest, as I was drunk . I did not steal this money. I got it changed simply because I wanted to use some of the money in small change.

The jury returned a verdict convicting the defendant Carroll and acquitting the defendant Podesky.

POOR QUALITY ORIGINAL

0511

Indictment filed Oct. 14-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

THOMAS CARROLL and VINCENT
PODESKY .

Abstract of testimony, on

trial, New York October

18th 1892.

POOR QUALITY ORIGINAL

0512

Police Court 14 District. Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 426 East 73 Street, aged 38 years,
occupation Saloon Keeper being duly sworn,

deposes and says, that on the 11 day of October 1892 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:

A pocketbook containing Thirty-five
Dollars, good and lawful money of
the United States

\$ 35.00
35/100

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Thomas Carroll ^{and}

Vincent Poduska (both now here) acting
in concert, from the fact, that, on said
date about 9⁴⁵ P.M., said pocketbook
containing said money was in a drawer
behind the bar in the deponent's saloon
at the above-named premises. That
deponent was in a room in the rear
of said saloon, at said time and heard
a noise in the saloon and upon looking
in that direction he saw said Carroll
run out of said saloon and deponent then
missed the above-named property. That
deponent is informed by Officer Weller
of the 25th Precinct Police that he found

Subscribed and sworn to before me this

of

189

Notary Public

that the defendant Poduska had purchased
a saw from one Waska, of No 426
East 73rd Street, on the 5th day of October
and paid for it with a five dollar
bill which he admitted said office
he received from the defendant Carroll.
That said office ^{also informs applicant that} found in the possession
of the defendant Carroll a pocketbook
which deponent identifies as a ^{part of}
missing property. Therefore deponent
accuses defendants of larceny and
prays that they may be dealt with
as the law directs.

Sworn before me this } of Josef Tachelka
(5 day of October 1892)

J. Wilmuth
Police Justice

**POOR QUALITY
ORIGINAL**

05 14

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Philip Keller
aged years, occupation Police - officer of No.
The 25th Precinct Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Joseph Jabelka
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 6th } Philip Keller
day of October 1892 }

J. Hall
Police Justice.

POOR QUALITY ORIGINAL

05 15

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss:

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

Question. What is your name?

Answer. *Thomas Carroll*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *1428 - 1 - 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.*

Thomas Carroll

Taken before me this
day of *October* 189*2*

[Signature]
Police Justice

POOR QUALITY ORIGINAL

05 16

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss:

Vincent Poddeska 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 sees 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. Vincent Poddeska

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. Bohemia

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

Answer. 1420 Avenue A, — 1 mo.

Question. What is your business or profession?

Answer. Peddler

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.

Vincent Poddeska

Taken before me this
day of October 6
1897

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0517



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

Police Court--- 4 District

1262

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Sabella
4126 E 73rd
Thomas Corbett
Stewart Proctor
Larceny

Offence

Dated

Oct. 6 1892

Kilbuck, Magistrate.

Wells, Officer.

25- Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer

Handwritten signature and initials

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 10 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 Oct. 6 1892 J. Williams Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0518

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 Larnell and
Isaac Podesta

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Larnell and Isaac Podesta
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Thomas Larnell and Isaac*
Podesta, both
late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *October*, in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

\$35-

one pocket book of the value of one
dollar, and the sum of thirty five
dollars in money, lawful money
of the United States of America,
and of the value of thirty five
dollars,

of the goods, chattels and personal property of one Joseph Sabella.

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

7.

POOR QUALITY ORIGINAL

0519

SECOND COUNT—

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

Thomas Canale and Vincent Podesta

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Thomas Canale, and Vincent Podesta,*

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 pocket book of the value of one dollar, and the sum of thirty five dollars in money, lawful money of the United States of America, and of the value of thirty five dollars,

of the goods, chattels and personal property of one *Joseph Galbetta,*

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

Joseph Galbetta

unlawfully and unjustly did feloniously receive and have; the said *Thomas*

Canale and Vincent Podesta

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.

DE LANCEY NICOLL,

District Attorney.

0520

BOX:

497

FOLDER:

4536

DESCRIPTION:

Cassidy, William

DATE:

10/24/92



4536

POOR QUALITY ORIGINAL

0521

Witnesses:

Jimmie Harris

Accompanied
The acceptance
a plea of guilty
Lancey
Dec 9 1892
J. M. Osborne
Deputy

1892
Counsel
Filed
Pleads,
1892

Grand Larceny,
(From the Person),
Second Degree,
[Sections 898, 899,
Penal Code.]

THE PEOPLE

vs.

William Cassidy

H. D.
C. H. D.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Prosewood

Foreman.

1892
Pen one up

POOR QUALITY ORIGINAL

0522

(1305)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 285 - 14th Street, aged 35 years,
occupation Businessman being duly sworn,

deposes and says, that on the 18 day of October 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

possession of deponent, in the day time, the following property, viz:

A parcel - box containing
gold and lawful money of
the United States of the amount
and value of one ⁵⁶100 dollars
\$ 56
100

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 Cassidy (now here)

for the reasons following to wit:
on the said date as deponent was
on Bayard Street having the said
parcel box in his hands this de-
fendant seized said parcel box
from said hands.

James Harris

Sworn to before me this 19 day of October 1892
of James Harris Police Justice.

POOR QUALITY ORIGINAL

0523

(1935)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

William Cassidy

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

Australia

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

Answer.

640 Pearl St. 4 years

Question. What is your business or profession?

Answer.

Seaman

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 -
William Cassidy
mark*

Taken before me this
day of *October* 189*4*

Police Justice.

POOR QUALITY ORIGINAL

0524

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

1307
 1884
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Harris
John Harris

2 _____
 3 _____
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Dated, _____ 189

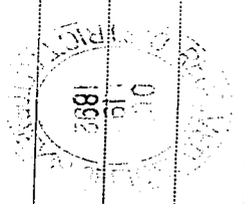
McMurry
 Magistrate

James
 Officer

Witnesses _____ Precinct _____

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

to answer _____

James
Harris

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 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, 10/19 189 McMurry Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0525

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No. 6th Precinct Street, aged 28 years,

occupation Police Officer being duly sworn deposes and says,

that on the 19th day of October 1887

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

Jennie Harris (now Mrs) is a material witness for the People against William Cassidy charged with carrying from the person and deponee believing that the said Jennie Harris will not appear unless now prop she be committed to the House of Detention for witnesses

Joseph H. Rieger

Sworn to before me, this

of

[Signature]

1887

day

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0526

504

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 Cassidy

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

William Cassidy
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

William Cassidy

late of the City of New York, in the County of New York aforesaid, on the *18th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *day*-time of the said day, at the City and County aforesaid,
with force and arms,

*the sum of one dollar and
fifty six cents in money, lawful
money of the United States of America
and of the value of one dollar
and fifty - six cents, and one pocket
book of the value of fifty cents*

of the goods, chattels and personal property of one *Jennie Harris*
on the person of the said *Jennie Harris*
then and there being found, from the person of the said *Jennie Harris*
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.

De Lancey Nicoll
District Attorney

0527

BOX:

497

FOLDER:

4536

DESCRIPTION:

Castles, Thomas

DATE:

10/07/92



4536

POOR QUALITY ORIGINAL

0528

W. H. [Signature]

Counsel,
Filed *7* day of *Oct* 1892
Plends, *Myrtle* 10

Grand Larceny,
(From the Person),
[Sections 528, 529, Penal Code.]

THE PEOPLE

vs.

Thomas Castles

DE LANCEY NICOLL,
District Attorney.

Part 2 Oct 17.92
at [illegible]

A TRUE BILL.

A. [Signature]
Oct 17.92 Foreman.

Frederic [Signature]

[Signature]
Discharged on his own recognizance

Witnesses:

Off Jordan

Perry [Signature]

Part II October 25 1892

This case was tried yesterday and the jury stood 10 for acquittal, through evidence in the case of an opinion that the witness can be secured and therefore we recommend that he be discharged on his own recognizance
A. D. [Signature]
Asst

POOR QUALITY ORIGINAL

0529

(1965)

Police Court - / District.

Affidavit - Larceny.

City and County } ss.
of New York, }

of No. 38 Cherry Pasquale Dibell
Street, aged 41 years,
occupation Labourer

deposes and says, that on the 28 day of September 1897 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:

a silver watch valued at ten 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 Thomas Castles (now here) for the reasons following to wit:

On said date deponent was in a parade with a number of others and he had the said watch in the left hand pocket of the vest that he then wore - and while he was in said parade in Baxter Street - he saw the defendant snatch said watch and run away the deponent caught defendant and caused his arrest

Pasquale DiBello

Sworn to before me this 29 day of September 1897
[Signature] Police Justice.

POOR QUALITY ORIGINAL

0530

(1233)

Sec. 198-200.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Castles

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 Castles

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

16 Batavia St One month

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty
Thomas Castles

Taken before me this

day of

29

189

Police Justice.

POOR QUALITY ORIGINAL

0531

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

Police Court... /
 District 1232

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Raymond Sibell
 38 Cherry
 Thomas Carter

Offense Larceny
 from the person

Dated, Sept 19 1892

John L. ...
 Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$1500 to answer

4.8.92

Commitment

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, _____ 189

John L. ... Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

THE PEOPLE

COURT OF GENERAL SESSIONS, PART I.

vs

BEFORE JUDGE FITZGERALD.

THOMAS CASTLES.

Monday, October 24, 1892.

Indictment for grand larceny in the first degree.

A Jury was empannelled and sworn.

Assistant District Attorney Osborne, for the People.

Mr. Charles Steckler, for the Defendant.

PASQUALE DI BELLO, sworn, and examined by Mr. Osborne through the interpreter:

- Q. What is your name? A. Pasquale Di Bello.
- Q. Where do you live? A. 38 Cherry street.
- Q. In this city? A. In this city.
- Q. "And did you live there on the 29th of September?
A. Yes, sir.
- Q. Were you on Canal street on the afternoon or the morning of
September 28th? A. Yes, sir, I was in Canal St.
- Q. Near Baxter? A. Yes, in front of the
church, near the church.
- Q. Was procession going along the street? A. Yes, sir.
- Q. And a crowd of people on the sidewalk looking at it?
A. Yes, sir.
- Q. Did you have a silver watch on your person while you were
standing in that crowd looking at the procession?
A. Yes, sir.
- Q. What kind of a watch? A. A silver watch.
- Q. What was the value of it? A. Ten dollars.
- Q. Did you see this defendant there in the crowd?
A. Yes, sir, he was standing by my side.

Q. Which side? A. On the left side.
Q. Is that the side you had your watch on?
A. Yes, sir; I had it in the left side vest pocket.
Q. Was it attached to your vest by a chain? A. Yes, sir.
Q. Well now what did this defendant do, if anything?
A. He took out the watch out of my pocket.

By the Court: Q. Who did, the defendant?
A. The defendant pulled out the chain and I caught hold of his hand and the watch came off the chain as he pulled and I caught him by the hand. I caught him with my left hand. I tried to get the watch out of his hand but he would not give it to me and with his other hand which I did not hold he took the watch out of his hand and made with the watch that way, passed it ~~that way~~ (showing). I do not know if he passed it to somebody.

Q. Ask him if he hung on to him until he was arrested?
A. I held on to him until the policeman came, I did not let go of him.

By Mr. Osborne: Q. Did you ever see your watch since? A. NO.

Q. Officer Jordan, stand up; is that the policeman who came?
A. Yes, sir.

CROSS EXAMINATION:

By Counsel: Q. What time was this? A. Nine o'clock in the evening.

Q. And this was on Baxter street? A. Yes, sir.

Q. There was a procession going through the street, was there not? A. Yes, sir.

Q. An Italina procession, a procession of your countrymen?
A. Yes, sir, there was Italiaans and English-speaking people.

- Q. There was a very large crowd of people standing in front of the church, was there not? A. Yes, sir.
- Q. There was a band of music playing in front of the church? A. Yes, it was in the church, in the rectory.
- Q. There was a raised platform in front of the church on which the band was? A. Yes, sir.
- Q. There was quite a large crowd around there? A. Yes, sir, he was near me.
- Q. A very large crowd of people there? A. Yes, sir.
- Q. You were in with the crowd? A. Yes, sir.
- Q. You say you were standing in the crowd and this defendant was standing next to you, is that right? A. Yes, sir.
- Q. Any other people next to you? A. Yes, sir, behind and in front, I was in the midst of the crowd.
- and, were there not? A. He was the closest to me, the other people were not so close to me.
- Q. Was there not a very large, dense crowd there, one shoving the other? A. Yes, sir, there were.
- Q. Now, you were standing right on the same side of the street as the church, were you not? A. Yes, sir, a little away from the church, on the sidewalk.
- Q. On the same side of the street as the church? A. Yes, sir.
- Q. You say you saw the defendant take the watch out of your pocket? A. Yes, sir, I saw it in his hand.
- Q. You saw him take it out of your pocket and have it in his hand? A. Yes, sir, I would not have held of him if I had not seen it.
- Q. And you held on to him? A. Yes, sir.

- Q. Right standing where you found him with this watch in your hand, you held on to him till the officer came, and the officer arrested him? A. I took him to the policeman.
- Q. How far did you have to take him? A. About twenty paces, twenty steps.
- Q. The same side of the street? A. Yes, sir.
- Q. And then this defendant ran away?
A. He could not have run away, I held on to him.
- Q. Now, isn't it a fact that the defendant was arrested on the opposite side of the street, opposite from the church?
A. In front of Canal street he was arrested.
- Q. I asked him if the defendant was not arrested opposite the church, on the other side of the street?
A. The same side where the church is.
- Q. Now, you say you saw the defendant take the watch as though to throw it away and put his hand behind him?
A. Yes, sir, and he made that motion with his hand.
- Q. Did you go and look where the watch went to, yes or no?
A. No, I held on to him, I did not look where the watch was.
- Q. You did not pay any attention to the watch at all?
A. No, sir.
- Q. You do not know whether it fell on the ground or whether he passed it to anybody, you do not know what became of it?
A. I do not know if he passed it to somebody or if he threw it away.
- Q. You paid no attention to it, kept holding on to this man all the while? A. No, because if I would have tried to look for the watch he would have run away.
- Q. You wanted to hold him instead of getting the watch?
A. Yes, I was afraid he will run away, I held on to him.

ALBERT A. JORDAN, sworn, and examined by Mr.

Osborne:

- Q. What precinct are you attached to, officer? A. Sixth.
- Q. And were you attached to that precinct on the 28th of September?
A. Yes, sir.
- Q. And where was your beat in that precinct on the 28th of September?
A. On Canal street, from Broadway to Baxter street.
- Q. What tour did you have? A. The first tour, from six P. M. until twelve mid-night.
- Q. Did you see this defendant and the complainant, Pasquale Di Bello, on your beat on that day?
A. Well, they were not exactly on my beat.
- Q. Did you see them on that day? A. Yes, sir.
- Q. Where? A. Baxter and Canal streets.
- Q. Which side, which corner? A. On the north-east corner.
- Q. North-east corner? A. Yes, sir, twenty feet off my post, not exactly on the corner, it was between the middle of the street, between the two corners.
- Q. A crowd of people about there? A. There was quite a number, yes, sir.
- Q. A procession was going by? A. The procession had been through, they were playing music.
- Q. What was the defendant doing when you saw him, was he in the custody of anybody? A. The Italian had hold of him, the complainant had hold of him, and I heard him hullooming and I went over towards where he was hullooming and the complainant was bringing the prisoner towards me.
- Q. You took the prisoner in charge? A. I took him in charge, yes, sir.

- Q. You took him to the station house? A. Yes, sir.
- Q. On the way to the station house did you have any conversation with him? A. I searched him in the street in the presence of another officer and we found no watch on him. Going to the station house he says, "I did not take that." I says, "The complainant says you did." "Well, he says, "if I can get out of this thing I will make good the watch and give him some money besides." I says, "I have got nothing to do with that, I can't let you go now, you will have to come to the station house." So I took him there and the complaint was made.

CROSS EXAMINATION:

- By Counsel: Q. Officer, he was walking with the complainant towards where you were? A. They were coming, it seemed as though they had been struggling.
- Q. They were walking together towards you? A. They were coming in my direction, yes, sir.
- Q. They were not fighting when they came towards you? A. No, sir, not fighting, they were walking together, the complainant had hold of the vest of the prisoner.
- By Mr Osborne: Q. Describe how? A. He had hold of him by the collar by the left hand.
- By Counsel: Q. He walking along in that way? A. Yes, sir.
- Q. What side of the street was that on? A. Well, it was on the North side of the street.
- Q. You know where the church is? A. Yes, sir.
- Q. Where is the church? A. It is in Baxter street, about a hundred feet north of Canal.
- Q. That would make it between Canal and Hester? A. Between Canal and Hester.

- Q. You arrested the defendant on Canal street?
A. No, in Baxter street.
- Q. How far away from the church?
A. About twenty-five or thirty feet this side of the church toward Canal street.
- Q. On the opposite side of the street?
A. No, on the same side as the church, pretty near on the same side of the church.
- Q. Was it the corner of the street?
A. It was in the middle of the street, it was not on the sidewalk I arrested him.
- Q. It was opposite the church, on the middle of the street?
A. Not opposite the church, towards Canal street from the church.
- Q. Outside the church, though, on the middle of the street?
A. Yes, sir.

Mr. Osborne: That is the case, may it please the Court.

THE CASE FOR THE DEFENCE:

Counsel for the defence opened the case to the Jury.

THOMAS CASTLES, sworn and examined:

By Counsel: Q. Thomas, what is your business?

A. I am a mail-carrier on the "Evening Sun" and a driver on the "Evening Sun."

Q. On the 28th of September last, were you employed on the "Evening Sun?"
A. Yes, sir.

Q. Mr. Weiman here is the manager?
A. Yes, sir.

Q. You were employed under him on the day of the alleged larceny, the day of your arrest, is that right?
A. Yes, sir.

Q. Where were you working before that?

A. On the New York "Recorder."

- Q. What were ^{you} doing on the "Recorder?" A. Clerk.
- Q. Mr. Richardson; of the New York "Recorder," you were employed under him, were you? A. Yes, sir.
- Q. Until what time were you working that night, Thomas?
- A. From seven until half past seven.
- Q. In other words, between seven and half past seven?
- A. Yes, sir.
- Q. After you got through what did you do?
- A. I had my supper and went up through Baxter street to buy a pair of shoes.
- Q. Just tell these gentlemen and his Honor what happened while you were going through Baxter street, while you were there?
- A. I heard the sound of music, I was attracted by this parade, I went to see what kind of a parade it was, as I was standing there I went on the left hand side of the street and stood opposite the church; they were playing music on the platform; while I was standing there this man came over and grabbed me by the throat and accused me of stealing his watch. I said, "I did not steal no watch, bring me down to the officer." He brought me down, the officer searched me, no watch could be seen. I never saw him in my life before.
- Q. You were on the same side of the street as the church?
- A. No, sir, I stood on the left hand side, opposite the church.
- Q. Was there a very large crowd there?
- A. Yes, sir, there was a big crowd.
- Q. You have worked every day how long? A. I worked on the "Sun" for two years, and I worked on the "Recorder" for nearly a year.
- Q. Never saw that man until he came up there?

A. Never saw him in my life.

Q. Did you pass the watch away or throw it away?

A. I never saw the watch.

Q. Never saw the watch?

A. No, sir.

Q. Never saw that man until the day he came up to you?

A. Never saw him before in my life.

Q. Now, you heard the officer testify here, Officer Jordan, about making a statement about the watch?

A. Yes, sir.

Q. What statement did you make to the officer about the watch?

A. I said, "I would sooner give a watch than steal a watch."

Q. That was all you said to him?

A. That is all I

said to him.

Q. Did you have any watch to give the officer?

A. NO, sir.

Q. Did you know anything about the watch?

A. Never knew nothing about the watch.

CROSS EXAMINATION,

By Mr. Osborne:

Q. How about the money talk you had with the officer?

A. I had no money talk, I had only three one-dollar bills in my pocket to purchase a pair of shoes.

Q. You heard the officer's testimony?

A. Yes, sir.

Q. It is not true?

A. It is not true.

JAMES WEIMAN, sworn and examined:

By Counsel: Q. What is your business, Mr. Weiman?

A. Superintendent of the wagon delivery of the "Evening Sun."

Q. How long have you been connected with the "Evening Sun?"

A. Five or six years.

Q. Do you know the prisoner at the bar? A. Yes, sir.

Q. How long have you known him? A. About four years.

Q. Has he worked for you on and off during that time?

A. Yes, sir.

Q. In what capacity? A. Driver, till-boy what they call till-boy, carrying mail and two or three other things around.

Q. He has handled money for you there, has he not?

A. Yes, sir.

Q. Quite large sums? A. Sometimes.

Q. What is his character and reputation for honesty among those who know him? A. I always knew it to be the best.

Q. Was he working for you on the day of his arrest, the 28th day of September? A. I believe he was.

Q. Until what time that night? A. About a quarter after seven.

Q. And if he had not been locked up that night he could have come back the next day? A. Yes, sir.

Q. You would take him back to work again? A. Yes, sir.

Q. You have confidence in his honesty? A. Yes, sir.

CROSS EXAMINATION:

By Mr. Osborne: Q. Was he at work on the 28th of September, you swear you believe he was, you have made some investigation since he was arrested, can't you tell that Jury whether he was at work on that day? A. I guess he was.

Q. Do you know? A. Yes, sir, I do know.

Q. Do you swear on your oath he was? A. Yes, sir.

Q. How do you know he was? A. Because he had been to work; the next day he did not show up, I wanted to know

where he was, nobody seemed to know where he was; I made inquiries to know whether he was sick or not, that afternoon around five or six o'clock some one came and told me he was arrested; I was pretty positive that he was to work the day before, the night before he was arrested because he did not show up the next day.

Q. How long had he been at work for you before he was arrested, how long immediately previous to this one day that he was absent?

A. I guess he had been at work steady for four or five months.

Q. Do you want the Jury to understand that he was at work for you as a driver or as a till-boy every day, except Sunday, during all those six months before that?

A. About five months.

Q. Five months, is that right?

A. Yes, sir.

Q. Never missed a day?

A. No, sir.

Q. Until this particular day?

A. That is the day he missed, I heard of him being arrested.

Q. Q. He was working the day before?

A. Yes, sir.

Q. Until what time?

A. About quarter or half past seven, I am not sure about the time.

STEPHEN J. RICHARDSON, sworn and examined:

By Counsel: Q. You are connected with the New York "Recorder," a newspaper published in this city?

A. Yes, sir.

Q. In what capacity are you engaged there?

A. I am superintendent of circulation.

Q. Do you know the defendant here?

A. Yes, sir.

Q. How long have you known him?

A. About two years.

Q. He has been employed by your concern?

A. In the early days of the "Recorder" I employed him. He came to me, I believe, at that time from the News Boys' Lodging House to do miscellaneous work around the office. He worked steadily and was industrious, I had no fault to find with him.

Q. An honest boy?

A. Yes, sir, honest boy, I believe him to be.

Q. You believe him to be honest?

A. Yes, sir, I believe him to be honest, he worked about six months and left of his own accord, he said he was going to work for his uncle, I have not seen him until I heard about the arrest. That is all I know about the case.

FABRICE CASTLES, SWORN AND EXAMINED.

By Counsel: Q. What is your business, Mr. Castles?

A. I work

at buildings.

Q. You are the uncle of the prisoner?

A. Yes, sir.

Q. What is his reputation for honesty, is he a good boy?

A. He is a good boy from his infancy; he always worked, didn't need to steal nothing, honest and good as I knowed him, came in and out of my family, I knew nothing bad in my life, not a penny's worth.

Q. Did he live with you?

A. No, sir, he did not live with me but he came regularly to see me and I knew the boy always worked, I never knew of a penny's worth to his charge before.

Q. Are his parents living or dead?

A. His father is dead about fifteen years, I was watching over him, any place I would show him but he never wanted any check from me

and he always kept his place.

Q. Will you tell the Jury, his father has been dead about fifteen years, who did he live with after his father died?

A. He boarded down here, I do not know who he lived with, I guess he kept in the News Boys' Home awhile.

Q. You do not know when he went in do you?

A. No, sir.

Q. You did not keep very close track of him?

A. I did,

pretty close, I knew he was there, he came to see me.

Q. He kept track of you?

A. I kept track of

him, I knew he was there quite a while.

Q. Tell the Jury when, please?

A. He lived with me

about twelve months when he was a young boy, after his father died, and then he went to the News Boys' Home. He would come to see me every two weeks or so, and I never knew one

Q. How old is Thomas now?

A. Going on twenty-one.

Q. He was about six years old when his father died, is that right?

A. Yes, sir, about that.

Q. You have given the jury the extent of your knowledge and information since that time, is that right?

A. Yes, sir.

Q. He comes up to see you frequently, he visits your family?

A. Yes, sir, he does, nearly every two weeks.

Q. He earns his own living?

A. Yes, sir, he works

all the time, he made his own living to my knowledge.

Q. You know that?

A. Yes, sir.

Q. He did not look to you to support him or keep him?

A. No, he never wanted my support, he always made his own living.

Counsel: That is our case.

POOR QUALITY ORIGINAL

0545

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 Castles

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

Thomas Castles

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

The said *Thomas Castles*

late of the City of New York, in the County of New York aforesaid, on the *28th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *righttime* of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of ten dollars

[Large flourish]

of the goods, chattels and personal property of one *Pasquale Di Bello* on the person of the said *Pasquale Di Bello* then and there being found, from the person of the said *Pasquale Di Bello* 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.

Wm. Lawrence McCall,
District Attorney.

0546

BOX:

497

FOLDER:

4536

DESCRIPTION:

Clark, Andrew W.

DATE:

10/07/92



4536

POOR QUALITY ORIGINAL

0547

Witnesses:

Wm Wade

Counsel,

Filed

Pleads,

7 day of *Oct* 189*2*

THE PEOPLE

vs.

Andrew W. Clark

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

Dr LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Foreman.

John J. [Signature]

Henry [Signature]

S.P. [Signature]

13

POOR QUALITY ORIGINAL

0548

(1885)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 55 3rd Avenue Street, aged 40 years,
occupation Photographer being duly sworn,

deposes and says, that on the 14th day of August 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Two photographs lenses of the value of about One hundred dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Andrew W. Clark (now here) for the reasons that the defendant was in deponent's employ as a photographer operator and on said day left the defendant in full charge of deponent's business at the above premises. Deponent missed the property and is informed by Charles J. Wade (now here) that he saw the defendant in possession of two lenses which the defendant pawned with a pawnbroker and deponent has since seen the lenses and identifies them as his property.

Bruno Kuhlmann

Sworn to before me, this 14th day of August 1892
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0549

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged: 38 years, occupation Detective of No. 300 Mulberry Street, being duly sworn, deposes and

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

Sworn to before me, this 4 day of October 1892 Charles J. Wade

[Signature]
Police Justice.

[Lined area for additional text]

POOR QUALITY ORIGINAL

0550

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Andrew N. 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 sees 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. Andrew N. Clark

Question. How old are you?

Answer. 42 year

Question. Where were you born?

Answer. Virginia

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

Answer. 143 Bowery St. 3 years

Question. What is your business or profession?

Answer. Photographer

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

Answer. I am guilty
A. N. Clark

Taken before me this 4th day of October 1898
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0551

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

Police Court... 3
 District... 1242

THE PEOPLE, etc.,
 ON THE COMPLAINT OF
 James Sullivan
 vs. 8th Ave
 Andrew M. Black
 Offence... Murder

Dated Oct 4 1932

Justice
 Made...
 to D. N.

Witness
 Charles A. Mady

No. 300 Mulberry Street.

No. Street.

No. Street.
 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 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 4 1932 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0552

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew W. Clark

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

Andrew W. Clark

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

The said

Andrew W. Clark

late of the City of New York, in the County of New York aforesaid, on the *14th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

*two photographers' lenses of
the value of fifty dollars
each*

of the goods, chattels and personal property of one

Bruno Kuhlmann

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

*De Lancey Nicoll,
District Attorney*

0553

BOX:

497

FOLDER:

4536

DESCRIPTION:

Clark, George

DATE:

10/07/92



4536

POOR QUALITY ORIGINAL

0554

Perkins a
by
W. H. [unclear]
Counsel,
Filed, *7* day of *Sept* 1892
Pleads, *Guilty*

Grand LARCENY, (False Pretenses)
[Section 528, and 537, Penal Code.]

THE PEOPLE
vs.
George Clark
Gov. v. [unclear]

DE LANCEY NICOLL,
District Attorney.

W. H. [unclear]

A TRUE BILL.

B. Lockwood
Sept 2 - October 11, 1892
Foreman,
Jury and Council
J. M. [unclear]
Oct. 20th 1892

Witnesses:
off Flaherty
off [unclear]
give us all of
business for
Subpoena nobody

POOR QUALITY ORIGINAL

0555

Court of General Sessions.
City and County of New York.

Part II.

-----x
The People :
vs : Before the
George Clark. : Hon. Frederick Smyth,
: and a jury.
-----x

Indicted for grand larceny in the second degree.

Indictment filed October 7th, 1892.

Tried October 11th, 1892.

-----x
Appearances:

Assistant District-Attorney Macdona for the People.

Jacob Berlinger, Esquire, for the Defense.
-----x

G E N E R O C A S O, called by the People, being duly sworn, testified through the interpreter that he lived at No. 323 East 115th street. On the 1st of October, 1892, he saw the defendant, George Clark, with another man whose name he, the witness, did not know. The other

**POOR QUALITY
ORIGINAL**

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man was an Italian. The defendant and the Italian were taking together in English. He, the witness, understood English very well. He asked the defendant and the Italian "Is this a good bill?" and both of them said "Yes". They showed the bill to him but did not give it to him in his hands. The Italian held it in his hand. The Italian said that he and the defendant had to divide the money in equal halves and asked him, the witness, if he could change it. He said yes. Then he, the witness, took out the money and gave it to the Italian and the Italian gave him, the witness, a \$100 bill, in evidence, after he gave the Italian the change. As soon as he, the witness, took the bill in his hands, by the feeling of the paper, he recognized that it was a bad bill, and the Italian ran away. Then the defendant ran away also. The defendant and the Italian did not divide the money between them in his, the witness's, presence. The Italian ran away with the money. He the witness, gave them \$100 in bills for the bad \$100 bill. The whole affair occurred in 115th street, near Second avenue. He, the witness, ran after the men and caught the defendant Clark. He could

not catch the Italian. He caught Clark in 113th street near Second avenue. It was 7 o'clock in the evening. It was dark. The money was all that he, the witness, had, except \$2 in change. He had the \$100 at home. The two men waited for him at the door and he went up and got the money. They waited for him in front of his house. The Italian did not offer to sell the bill to him, the witness, for \$40. The Italian said to him, "It is good money, it is American money. That is a good bill." He, the witness, never saw the defendant before in his life. There were a good many people on the street as he, the witness, chased the defendant but he did not lose sight of the defendant.

J O H N F. F L A H E R T Y, called by the people, being duly sworn, testified that he was an officer, attached to the Twenty-ninth Precinct. He arrested the defendant, Clark, on the 1st of October, 1892, at five minutes of 7 o'clock, in the evening, in 113th street, between First and Second avenue, in the middle of the block. The complainant had hold of the defendant by the throat and the defendant was trying to struggle away. He, the witness, took the defendant to the stat-

**POOR QUALITY
ORIGINAL**

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ion house and the complainant showed the bill. The complainant said there was another man with the defendant but did not say the other man was an Italian. The complainant said they met him at the corner of 119th street and Third avenue and got into conversation with him and asked him to change the bill. He, the witness, searched the defendant in the station house but did not find any money in his possession. He, the witness, was standing on the corner of Third avenue when he heard hollering and that was why he made the arrest. He had no conversation with the defendant when he arrested him. The complainant said that the defendant gave him a bad bill and the defendant denied it and said that he did not have anything to do with it, that he ran with the crowd and the complainant happened to grab him. The bill in evidence was the bill that the complainant had in his hand. It was a counterfeit.

G E O R G E C L A R K, the defendant, being duly sworn, testified that on the evening of October 1st, between 7 and 8 o'clock, he was going down Third avenue when he was grabbed by the complainant by the throat. The

**POOR QUALITY
ORIGINAL**

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complainant asked him to give him his money. He, the witness, said he had no money and the complainant said that another man with him, the defendant, took his, the complainant's, money. The complainant commenced to holler police and held him by the throat until the officer arrested him, and he was taken to the station house, and they searched him and he did not have any money. In the police court the complainant swore that he gave him, the defendant, \$50 and the other man \$50. He, the defendant, had never been convicted of any crime. He lived at No. 280 Bowery, a lodging house. He was a peddler of toys or anything that he could get. He was not a faker. Before he went to No. 280 Bowery, he lived at No. 143 Bowery, another lodging house. He was walking down town on the night in question. He went into 113th street, where he was arrested, because there was a big crowd and he wanted to see what was going on. When he saw the crowd run he followed them. The officer was mistaken if he said that he saw him, the defendant, running, as he did not run at all. He bought his goods for peddling from Charles Broadway Rouss. The last goods that he bought

POOR QUALITY ORIGINAL

0560

there was about five, six or seven months ago. The goods were pencils. He did not get \$50 from the complainant.

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[Faint, mostly illegible text]

[Faint, mostly illegible text]

**POOR QUALITY
ORIGINAL**

0561

[78]



POST-OFFICE ADDRESS,
CONCORD JUNCTION,
MASS.

Commonwealth of Massachusetts.

Massachusetts Reformatory.

JOSEPH F. SCOTT, SUPERINTENDENT.

2114.

Concord, Oct. 15th. 1892

Wm. W. McLaughlin, Esq.,

Inspector Detective Bureau,

300 Mulberry St., New York City.

Dear Sir:-

In reply to yours of 13th. I would say, Joseph Carey was committed to this institution Aug. 18th. 1888 for breaking and entering, and was released on ticket of leave Aug. 8th. 1889.

His permit was revoked by the commissioners of prisons and he was returned here Dec. 24th. 1890, for having been convicted of idle and disorderly conduct after his release; he was released on ticket of leave a second time June 24th. 1892.

I know Carey quite well, and do not think him to be naturally vicious; he has no home, and I think his misconduct has been caused more by circumstances, than by any natural inclination he has in that direction.

I would be glad, if not asking too much, if you will advise me of the cause of his arrest, where he is sentenced, and for how long a time.

Respectfully Yours

Joseph F. Scott

Sup't.

POOR QUALITY
ORIGINAL

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DETECTIVE BUREAU

Police Department of the City of New York

No. 300 MULBERRY STREET,

NEW YORK, October 13 1892

To

Hon. Frederick Smyth,
Recorder, of the City of New York.

Sir:-

I would most respectfully report that after bringing the prisoner George Clark to this office he made the following statement.

He said his real name was Joseph Carey, that he was born in Boston and lived there with his guardian Mrs Ellen Ryan, at 11 Hudson St. He stated he was convicted of Burglary in Boston in 1888 and sentenced to the Reformatory where he stayed for one year, when he was paroled on Ticket of Leave. He was re-arrested in Boston in 1890, for failing to fulfill the conditions of his ticket of leave and was discharged on June 24 1892. He returned to Boston, and stayed there until a month ago, when he came to this city.

I would further state he is not known by any of the officers connected with this Bureau.

- Philip Rulley
Detective Sergeant.

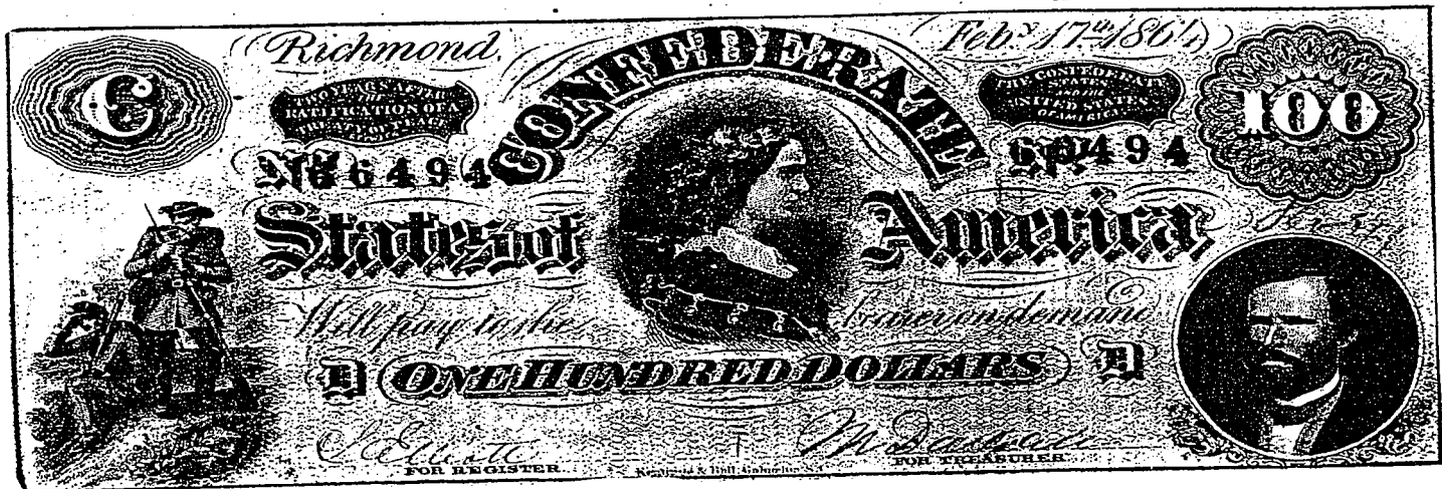
**POOR QUALITY
ORIGINAL**

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Rehee
Clark
McKees

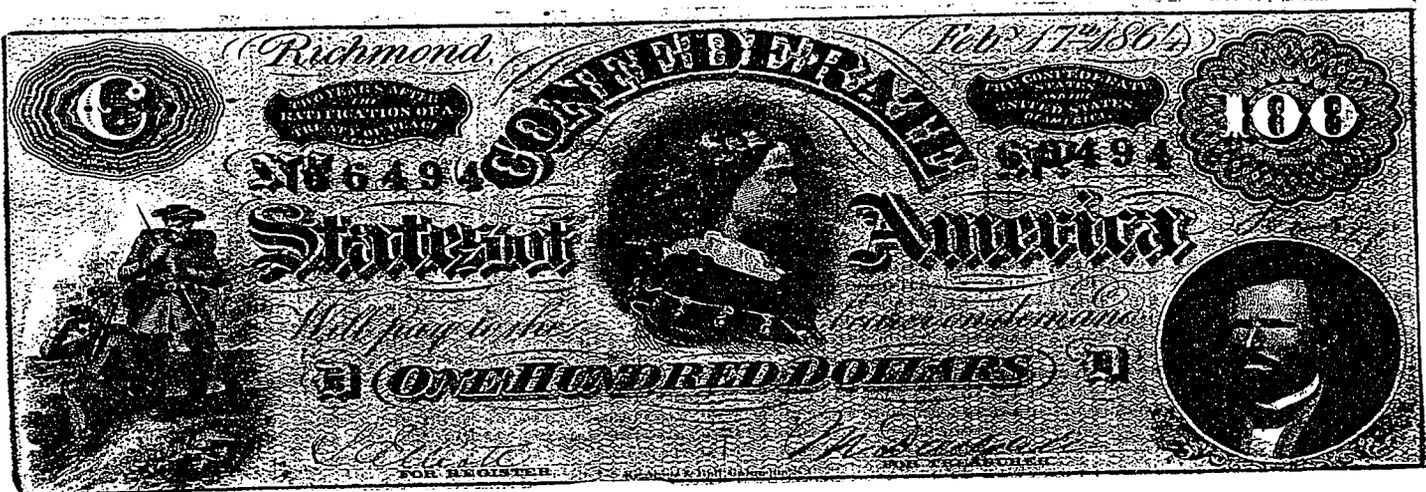
POOR QUALITY ORIGINAL

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POOR QUALITY ORIGINAL

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Police Court 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Guano Cases
of No. 323 E. 115th Street, aged 38 years,
occupation Labrer being duly sworn,

deposes and says, that on the 1st day of October 1897 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:

Good and lawful money of the United States to the amount and value of one hundred dollars.
(\$100.00)

the property of deponent

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

and another man unknown to deponent and not yet arrested. From the fact that at about the hour of 7 o'clock P.M. said date the defendant and the said unknown man were together and in company with each other and met deponent in Third Avenue at 119th St. and after some conversation the said unknown man not arrested asked deponent to change the bill he had annexed, telling deponent that it was a one hundred dollar bill and that they wanted to divide it equally between himself and this defendant, and

Sworn to before me this 1st day of October 1897

Police Justice

represented to defendant that said bill
was good. defendant believing that the bill
was good. changed it for the said
unknown man. giving him the said
sum of one hundred dollars. and as
soon as the said unknown man got
possession of said sum of money he
and the defendant started and ran
away the unknown man making
his escape, and this defendant being
caught by Officer Flaherty of the
79th Precinct Police. defendant then
disclosed that the bill he had changed
for the said unknown man was a
counterfeit bill and written.
Wherefore defendant charges this defendant
and said unknown man not yet
arrested. with being together and acting
in concert with each other and
feloniously obtaining possession of said
sum of money with the intent to defraud
by color or aid of a written note or bill

Sworn to before me }
this 2^d day of Oct 1892 }
John B. Wooding
Police Justice

Emmaro Oaso

POOR QUALITY ORIGINAL

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Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

5 District Police Court.

George 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *George Clark*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *280 Broadway, 2 weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty.*

George Clark

Taken before me this

day of *October* 189 *2*

John H. McDonald
Police Justice

POOR QUALITY ORIGINAL

0569

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

Police Court... District.

1234 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Dav
323 E 15th
George Blank

Offense Grand Larceny

Dated October 2 189 2

Magistrate
H. H. Haskin

Witness
John T. Haskin
29th Precinct

No. _____ Street _____
 No. _____ Street _____
 to answer
 cm

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

Heffner

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of \$200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, October 2 189 2 John P. ... Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0570

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

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST
Figueroa Planda

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

Figueroa Planda

of the CRIME OF *Fraud* LARCENY in the second degree, committed as follows:

The said *Figueroa Planda*,

late of the City of New York, in the County of New York aforesaid, on the *1st* day of *October*, in the year of our Lord one thousand eight hundred and ninety *two*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Figueroa Pass*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

Figueroa Pass,

That a certain paper writing in the words and figures following, to wit:

" *Ordinance*, *Feb. 17th 1864*
two years after *the Confederate States of America*
ratification as a *United States of America*
 treaty of Peace
between *States of* *America*
no 66494 *no 66494*
Will pay to the bearer on demand
one hundred dollars
with *M. Barclay*
to receive *or Treasurer*"

which the said *Figueroa Planda* then and there

POOR QUALITY ORIGINAL

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produced and delivered to the said *Agumero Pass*, was then and there a good and valid bill of paper money, and a current legal tender note, of the United States of America, of the denomination and value of one hundred dollars;

By color and by aid of which said false and fraudulent pretenses and representations, the said

George Blada

did then and there feloniously and fraudulently obtain from the possession of the said

Agumero Pass, the sum of one hundred dollars in money, lawful money of the United States of America, and of the value of one hundred dollars,

of the proper moneys, goods, chattels and personal property of the said

Agumero Pass

with intent to deprive and defraud the said *Agumero Pass*

of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said paper money was not a good and valid bill of paper money, or a current legal tender note, of the United States of America, of the denomination and value of one hundred dollars, but was then and

POOR QUALITY ORIGINAL

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These money matters.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said George Blanda
to the said Germano Carr was and were
then and there in all respects utterly false and untrue, as the the said
George Blanda
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said
George Blanda,
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Germano Carr,
then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0573

BOX:

497

FOLDER:

4536

DESCRIPTION:

Clark, Martin D.

DATE:

10/24/92



4536

POOR QUALITY ORIGINAL

0574

175
Judge Johnson

Counsel, *[Signature]*
Filed, *[Signature]* day of *[Signature]* 1892
Pleas, *[Signature]*

JURY TO PROPERTY.
[Section 654, Penal Code.]

THE PEOPLE

vs.

Martin D. Clark

[Signature]
[Signature]

DE LANCEY NICOLE

Dist. Ct. Chicago, Ill.

A TRUE BILL.

[Signature]

Foreman.

Part 3. May 17/93

Tried and found guilty
1/2 for aeg

Witnesses:

[Signature]

The jury upon the facts hereof that
which was committed by
case having stood New for signature
determined that deft. is dis-

charged on his *[Signature]*
Feb. 1. 95
[Signature]
a. d. a.

POOR QUALITY ORIGINAL

0575

1175
Counsel, *Henry J. Hoffman*

Filed, *July 20* 189*2*
Pleadings

JURY TO PROPERTY. [Section 654, Penal Code.]

THE PEOPLE

26.

B
Martin D. Clark

July 21/92
Robert D. [unclear]

DE LANCEY NICOLA

District Attorney

A TRUE BILL.

A. L. [unclear]

Foreman.

Part 3. May 17/92

Tried and [unclear]
12

Witnesses:

Chas. Falkenberg

The jury upon the facts hereof the
with and consent of [unclear]
and having found [unclear] for acquittal
do recommend that [unclear] be dis-
charged on his own recognizance
July 11, 1902

Robert D. [unclear]
A. D. [unclear]

Peo v. Martin D. Clark. Malicious Mischief

City and County of New York SS:

Daniel Sullivan being duly sworn deposes and says: He is a police officer detailed in the sixteenth precinct in this city. That he is the officer who made the arrest of Martin D. Clark, charged with malicious mischief on October 6th 1892. That he did not see the alleged crime committed and that he knows nothing of the facts except that he made the arrest on the charge of the complainant Falkenburg.

Sworn to before me } Daniel Sullivan
this 25th day of Jan. 1895 }
Sanitary v. Cahill
Notary Public
Ch. Y. County

POOR QUALITY
ORIGINAL

0577

Alford

in

Geo

Clark

Malins

Mischief

POOR QUALITY ORIGINAL

0578

Police Court, 2 District.

City and County of New York } ss. Charles Falkenberg
of No. 30 East 3rd Street, aged 36 years,
occupation Shirt Manufacturer being duly sworn, deposes and says,
that on the 6 day of Oct 1887, at the City of New
York, in the County of New York, Martin D. Clark

(to where) while in charge of and driving
a team of horses attached to a truck
did willfully and maliciously drive
said team and truck against a light
wagon that deponent was in charge
of destroying and damaging said
light wagon by breaking the
hind axle of said light wagon
and forcing and splintering the
hind wheels of said wagon
and causing damage of the
quantity and value of about
two hundred dollars to the property
of deponent

Sworn to before me
the 6th day of Oct 1887
A. J. White

Police Justice

POOR QUALITY ORIGINAL

0579

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

Martin D. 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.

Martin D. Clark

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York State

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

Answer.

445 West 13th St - one year

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty

Martin D. Clark

Taken before me this

day of

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0580

BAILED

No. 1 by Conrad L. Ruddy
 Residence 649. Broadway Street.

No. 3 by _____
 Residence _____ Street.

No. 4 by _____
 Residence _____ Street.

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 Police Court...
 District...
 1262

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Charles F. Kelly
Attorney at Law

Office W. M. Kelly

Date: Oct 6 1892
 Magistrate White
 Officer Paul A. Kelly

Witnesses _____
 No. _____ Street.

No. _____ Street.

No. _____ Street.
 to answer W. M. Kelly

Barrett

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 W. M. Kelly

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 6 189 W. M. Kelly Police Justice.

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

Dated, Oct 7 189 W. M. Kelly Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions:
.....

The People ex rel Charles Falkenberg

vs

Martin D. Clarke.
.....

City and County of New York. SS.

Cornelius F. Duffy, being duly sworn, deposes and says: I am a merchant in Gansevoort Market in the City of New York, engaged in the produce business, and have been so for over 20 years; that about the first of November, 1892, the above named Martin D. Clarke, who was an employee of this deponent, while engaged in the duties of his employment as a driver, accidentally had his truck collide with the wagon driven by the above named complainant, and that thereafter, said Clarke was arrested and indicted for malicious injury of the property of said complainant.

Ans this deponent further says, that on or about the 18th day of November, 1892, the said Charles Falkenberg commenced an action in the Fifth District Court, of the City of New York, before Justice Goldfogle, against this deponent to recover the sum of \$250, for the alleged negligent act of the said Martin D. Clarke in injuring the wagon of the said complainant. That issue was duly joined on the 25th of November, 1892, and that this deponent appeared in said action by Jacob Levy, Esq., attorney at law of 25 Chambers St., and that said Levy has persistently urged the said action

2

on for trial, but that the complainant has persistently endeavored to obtain postponement of the said trial, and has had it postponed from time to time, until about the first of April, 1893, when the case was set down for the 17th day of April inst., by agreement with the plaintiff's attorney, to be positively tried on that day. That on said day, this deponent appeared with his counsel, Jacob Levy, and eight witnesses, all of whom were laboring men, prepared for trial, and that his said attorney urged the case on for trial, when, in open Court, H. Josephs, Esq., in behalf of the plaintiff, withdrew and discontinued the said suit.

That this deponent verily believes and so charges that the act of the complainant in having the said Martin D. Clarke indicted, was for the mere purpose of forcing this deponent to pay heavy damages to him, when there was no cause of civil action against this deponent, nor was there any cause for a criminal charge against the said Martin D. Clarke.

And this deponent further says, that twice he appeared at General Sessions with his witnesses, when the indictment against Martin D. Clarke was up for trial, and that the said Charles Falkenberg each time begged and besought this deponent to settle the said civil suit with him, when he would withdraw the criminal proceeding against his said employee, Martin D. Clarke, but that this deponent absolutely refused to make any settlement whatever.

That deponent has carefully inquired into the merits of this case, and has several witnesses to show that his driver was innocent of any wrong doing or contributory

**POOR QUALITY
ORIGINAL**

0583

3

negligence on his part in regard to the collision.

Deponent further says that he has had a competent carriage maker examine the damages to the complainant's carriage, and the same did not exceed the sum of twenty-five dollars.

Sworn to before me this
22nd day of April, 1893.

Cornelius F. Dwyer

John J. Coleman
Justice of the Peace, Dist. Court,
County of N.Y., City of N.Y.

POOR QUALITY ORIGINAL

0584

City and County of New York, ss.:

sworn, says, that on the _____ day of _____
at No. _____

being duly
189

he served a copy of the annexed

in the City of New York,

upon

the

to him known to be the Attorney for

herein, by delivering the same to and leaving it with a
person having charge of the office of said Attorney during the absence of
said Attorney therefrom.

Sworn to before me this

day of _____

189

Court of General Sessions
The Peoples
vs. Falkenberg
against

Martin S. Clark

Offendant

JERLOMAN & ARROWSMITH,
Attorneys for *Def.*
229 BROADWAY,
NEW YORK CITY.

To

Attorney for

Due and timely service of a copy of within
is hereby admitted.

Dated, N. Y.,

189

Duk

Sir :

Take notice that the within is a copy
of _____ this day duly
entered in the within action in the office
of the Clerk of the within named Court.

Dated, N. Y., _____ 189

Yours, &c.,

JERLOMAN & ARROWSMITH,

Attorneys for

229 BROADWAY,
NEW YORK CITY.

To

Attorney for

POOR QUALITY ORIGINAL

0585

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST
Martin D. Prada

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

Martin D. Prada
of the CRIME OF UNLAWFULLY AND WILFULLY INJURING PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said Martin D. Prada,

late of the City of New York, in the County of New York aforesaid, on the sixth day of October, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, a certain vehicle, called a freight wagon,

of the value of four hundred dollars,
of the goods, chattels and personal property of one Charles S. ...
then and there being, then and there feloniously did unlawfully and wilfully injure to the amount of the value of two hundred dollars, by then and there forcing and driving it, against and upon the said freight wagon, a certain vehicle called a truck, drawn by two horses, then and there being driven by him the said Martin D. Prada, thereby breaking the said axle of the said freight wagon, and one of the hind wheels thereof, and otherwise damaging and diminishing the worth and value of the same to the extent aforesaid, 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.

Attorney General,
District Attorney

0586

BOX:

497

FOLDER:

4536

DESCRIPTION:

Clark, Thomas

DATE:

10/31/92



4536

POOR QUALITY ORIGINAL

0587

Witnesses:

Susan Friend

Now

Counsel,

Filed *31* day of *Nov*

1892

Pleas,

THE PEOPLE

vs.

Thomas Clark

Supplary in the Third Degree
Section 486, 526, 528, 530, 532, 534, 536, 538, 540, 542, 544, 546, 548, 550, 552, 554, 556, 558, 560, 562, 564, 566, 568, 570, 572, 574, 576, 578, 580, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 610, 612, 614, 616, 618, 620, 622, 624, 626, 628, 630, 632, 634, 636, 638, 640, 642, 644, 646, 648, 650, 652, 654, 656, 658, 660, 662, 664, 666, 668, 670, 672, 674, 676, 678, 680, 682, 684, 686, 688, 690, 692, 694, 696, 698, 700, 702, 704, 706, 708, 710, 712, 714, 716, 718, 720, 722, 724, 726, 728, 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 776, 778, 780, 782, 784, 786, 788, 790, 792, 794, 796, 798, 800, 802, 804, 806, 808, 810, 812, 814, 816, 818, 820, 822, 824, 826, 828, 830, 832, 834, 836, 838, 840, 842, 844, 846, 848, 850, 852, 854, 856, 858, 860, 862, 864, 866, 868, 870, 872, 874, 876, 878, 880, 882, 884, 886, 888, 890, 892, 894, 896, 898, 900, 902, 904, 906, 908, 910, 912, 914, 916, 918, 920, 922, 924, 926, 928, 930, 932, 934, 936, 938, 940, 942, 944, 946, 948, 950, 952, 954, 956, 958, 960, 962, 964, 966, 968, 970, 972, 974, 976, 978, 980, 982, 984, 986, 988, 990, 992, 994, 996, 998, 1000

DE LANCEY NICOLL,

District Attorney.

W. H. ...

A TRUE BILL.

A. A. ...

Foreman.

Henry ...

Henry ...

S. P. ...

POOR QUALITY ORIGINAL

0588

Police Court— District.

City and County }
of New York } ss.:

of No. 504 West 48th Street, aged 25 years,
occupation Janitor being duly sworn.

deposes and says, that the premises No. 504 West 48th Street, 2nd Ward
in the City and County aforesaid the said being a five-story tenement
building the basement of
and which was occupied by deponent as a dwelling apartment
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly pushing down
the upper portion of a window leading to
said apartment from the street

on the 21st day of October 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of clothing, and a quantity
of articles of household furniture,
the whole of the value of Two Hundred Dollars

\$ 200 00
100

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

Thomas Clark (now here)

for the reasons following, to wit: That, at about 7. P.M. on said
date, deponent opened the door leading to
her apartment in the above premises and
found defendant in said apartment, and
a table which had been standing in said
room at said window was pushed over to
the wall and a number of articles which had
been standing on said table were thrown on
the floor. That deponent also found a drawer

POOR QUALITY ORIGINAL

0589

of a bureau in said room to be open and a number of articles which had been in said drawer had been disturbed. That deponent gave an alarm and defendant escaped through the said window into the street. That deponent followed defendant and caused his arrest by Officer Totten of the 22^d Precinct Police. Therefore, deponent accuses defendant of burglary and prays that she may be dealt with as the law directs.

Sworn to before me this }
22^d day of October 1892 } Mrs. Susie Freund
Charles W. Linnister
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 _____
vs.
1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Date, _____ 1888 _____
Magistrate, _____
Officer, _____
Clerk, _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0590

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Thomas Clarn

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 sees 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 Clarn*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *408 W. 19 St.*

1 year

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty.*

Thomas Clarn

Taken before me this

day of

189

Charles H. ...

Police Justice.

POOR QUALITY ORIGINAL

0591

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____
 No. 5, by _____
 Residence _____ Street _____

Police Court... 4 District
 1390

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Susan Freund
 504 W 48th St
 Thomas Black
 Offence: Burglary

1
 2
 3
 4

Dated Oct 22 1889
 Justice Magistrate

Officer: Jester
 Precinct: 22

Witnesses
 No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____
 No. _____ Street _____

No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____

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

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

Dated Oct 22 1889 Charles A. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0592

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

402

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Clark

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

Thomas Clark

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

The said *Thomas Clark*

late of the *2nd* Ward of the City of New York, in the County of New York aforesaid, on the
21st day of *October* in the year of our Lord one
thousand eight hundred and ninety-*two*, with force and arms, in the *night* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Susan Freund

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said
Freund in the said dwelling house then and there being, then and there
feloniously and burglariously to steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

POOR QUALITY ORIGINAL

0593

SECOND COUNT—

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

Thomas Clark
of attempting to commit the crime of
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:
The said

Thomas Clark

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

*divers articles of clothing and
wearing apparel of a number
and description to the Grand
Jury aforesaid unknown,
of the value of one hundred
dollars, and divers articles of
furniture of a number and
description to the Grand Jury
aforesaid unknown, of the
value of one hundred dollars*

of the goods, chattels and personal property of one

Susan Truand
Susan Truand

in the dwelling house of the said

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.

De Lancey McCall
District Attorney