

0117

BOX:

487

FOLDER:

4449

DESCRIPTION:

Calnan, John

DATE:

07/07/92



4449

Witnesses:

Patrick Cullen
Officer McDonald 2377

July 20th 1892
After an examination
of this case I am
convinced that no em-
broidery can be obtained.
The defendant is a boy
who handles the em-
broidery it was
shewn, I have heard
him say to the U.S.
authorities who are with
his certificate, and
embroidery to furnish the
guilt upon the persons
responsible. I recom-
mend that the indictment
be returned

De Lancey Nicoll

Counsel,

Filed 7 day of July
Pleads, Not Guilty

1892

THE PEOPLE

vs.

John Calnan

Countergait coin
[Section 326, Penal Code]

DE LANCEY NICOLL,

District Attorney

De Lancey Nicoll

A TRUE BILL.

John M. Cullen

Pat 2 - July 20/92 Foreman.
On motion of the Def.
Atty Indictment is
returned.

Handwritten notes at the top of the page, possibly a signature or initials.

0119

Court of General Sessions
The People
vs
James Calnan

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, July 5th 1892.

CASE NO. 65830 OFFICER King
DATE OF ARREST July 1st 1892
CHARGE Circulating counterfeit-money
AGE OF CHILD Fifteen years
RELIGION Catholic
FATHER Edward (dead)
MOTHER
RESIDENCE Julia 752 - 8th Avenue

AN INVESTIGATION BY THE SOCIETY SHOWS THAT on February 6th 1891 his mother brought him to the 4th Dist. Court where he was reprimanded for being a juvenile delinquent. On August 12th 91. He was arrested for juvenile delinquency and was again discharged with a reprimand. On December 11th 91 on his mother's complaint of juvenile delinquency he was committed to the Catholic Protectors where he remained until April 1892. His mother is respectable. Home is comfortable. Boy has not worked in over three weeks.

All which is respectfully submitted

E. Bellows Secretary

To The Court

0120

Report of

General Sessions

Boarding Court

The People

vs

James Mahan

PENAL CODE

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

0721

Police Court 4 District.

City and County of New York } ss.

of No. 752 First Avenue, aged 36 years,
occupation bartender being duly sworn, deposes and says,
that on the 1st day of July 1892 at the City of New
York, in the County of New York,

John Calnan (now here) did wilfully and unlawfully violate the provisions of Section 526 of the Penal Code of the State of New York by having in his possession, with intent to utter, use and circulate a counterfeit of a silver coin of the United States to wit a silver dollar, in the manner following to wit: Defendant, on said date came to premises No. 752 First Avenue, and obtained from deponent a pint of lager beer for which he offered in payment a counterfeit of a silver dollar. That defendant returned in about fifteen minutes and asked for another pint of beer and offered deponent in payment thereof another counterfeit of a silver dollar. Wherefore deponent prays that defendant may be dealt with as the law directs.

Sworn before me this }
1st day of July 1892 } Patrick Cullen

J. J. Whitcomb
Police Justice

0722

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK ss.

John Calman being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right 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 Calman*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *6762 3rd Avenue - Eighteen months*

Question. What is your business or profession?

Answer. *Quicker*

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 Calman

Taken before me this *1* day of *July* 1934
J. J. [Signature]
Police Justice.

0123

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 5 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 July 18 92 St. Vincent Police Justice.

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

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

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

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

0124

805
Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Cullen
John Calnan

Offense: *Harvey possession of County Jail Cor.*

2
3
4

Dated July 1 1892
Kilbuck Magistrate.

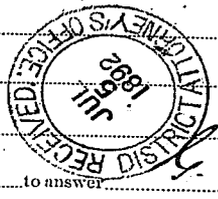
McDanilo Officer.
23 Precinct.

Witnesses: *Wm H King*
No. 108 E 23rd Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer



[Signature]

BAILED.

No. 1, by *Mrs Julia Calnan*
Residence *762 - 3rd ave* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0125

(155)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Calnan

The Grand Jury of the City and County of New York, by this indictment accuse *John Calnan* —

of the crime of *having in his possession counterfeit silver coins,* —

committed as follows:

The said *John Calnan,*

late of the City of New York, in the County of New York aforesaid, on the *first* day of *July,* — in the year of our Lord one thousand eight hundred and ninety- *two,* — at the City and County aforesaid, did feloniously have in his possession a certain counterfeit of the silver coin of the United States of the kind known as dollars, he the said *John Calnan* then and there well knowing the same to be counterfeited, with intent to utter, use and circulate the same as true; 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.

D. Sancey Thiele, District Attorney.

0 126

BOX:

487

FOLDER:

4449

DESCRIPTION:

Carlisle, Bernard

DATE:

07/13/92



4449

0727

165

Counsel, Hooper. on
Filed, 13 day of July 1892
Pleads, Not guilty.

THE PEOPLE
vs.
Bernard Carlisle
Grand LARCENY, 2nd degree
(False Pretenses)
[Section 529, and 581, Penal Code.]

DE LANCEY NICOLL,
District Attorney.
Said 2 July 22. 92 1286

A TRUE BILL.
Donald C. ...
Said 2 - July 22 1892
Pleads Guilty of P.C.
Emos per ...

Witness:
John Kelly
57. 9. 105
Mr Stone
57. 9. 105

0728

4
June 20th 1892

Received 24 Dollars from
John Stone for rent on
the top floor west
from the 15th of June
to the 15th of July 1892
rent for one month
only

Bernard Carlisle
Janet
5/1

0729

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, 5 DISTRICT.

Arthur L. Finch

of No. *28 St. 132d* Street, aged *35* years,

occupation *Iron Business* being duly sworn, deposes and says

that on the *20* day of *June* 189*2*

at the City of New York, in the County of New York. *he was and*

is at the present time the owner of the premises 57 St. 105 St. That Bernard Carlisle, the defendant, had no authority or was ever authorized by defendant to collect the rent from any tenants of said premises.

Arthur L. Finch

Sworn to before me, this *22* day of *June* 189*2*
Charles W. Smith
Police Justice.

0730

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 5 DISTRICT.

Sarah Stone

of No. *57 W 105* Street, aged *43* years,

occupation *Housekeeper* being duly sworn, deposes and says

that on the *20* day of *June* 189*2*

at the City of New York, in the County of New York *she paid to*

Bernard Carlisle the sum of twenty four dollars for rent of Flat in House No 57 W 105 St for the month of June, 1892, as per receipts hereto attached.

Sarah Stone

Sworn to before me, this *27* day of *June* 189*2*

J. J. [Signature]
Police Justice

0731

CITY AND COUNTY OF NEW YORK. } ss.

POLICE COURT, 5 DISTRICT.

Sarah Cousins

of No. *57* *W.* *105* Street, aged *61* years,

occupation *Housekeeper* being duly sworn, deposes and says

that on the *20* day of *June* 189 *2*

at the City of New York, in the County of New York *she* paid

to Bernard Carlisle Twenty six dollars for the rent of a Flat in House No 57 West 105th Street for the month of June, 1892.

Sarah Cousins

Sworn to before me this

John W. ...

189 *2* day

Police Justice

0132

(1885)

Police Court— 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 57 W. 1105 E Street, aged 36 years,
occupation Plumber being duly sworn,

deposes and says, that on the 20 day of June 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:

Fifty Dollars (\$50)
good and lawful money
of the United States

the property of

deponent

Sworn to before me, this

day

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 Bernard Carlisle (now

here) from the fact that on
said date said defendant
collected said money from two
tenants of deponent without
the permission or authority
of deponent. That he failed
to turn over said money to
deponent, and deponent is
informed by Robert B. Matt,
an officer of the 16 Precinct,
that said defendant acknow-
ledged to him (Matt) that he
collected said money and
spent part of it.

Police Justice.

Therefore deponent charges
said defendant with having
stolen, stolen & carried away
said money and asks
that he be let dealt with as
the law directs.

Sworn to before me
this 5th day of } John Kelly
July, 1892 }
Charles W. Linton
Police Justice

0734

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Robert B. Matt

aged years, occupation Police Officer of No.

160 Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John Kelly

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

Sworn to before me, this

day of

5
July 1892

Robert B. Matt

Charles N. Linton
Police Justice.

0735

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Bernard Carlisle 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. *Bernard Carlisle*

Question. How old are you?

Answer. *41 yrs.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *57 M 100 St - 9 mo.*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *I am not guilty*
Bernard Carlisle

Taken before me this *5* day of *July* 189*8*
Charles W. Brewster
Police Justice.

0736

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, *July 8* 189 *Charles M. Luntz* 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.

0737

#500. for 27
July 5th 1892 / 2 P.M.
July 8/92. 9 P.M.

P10841

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Kelly
57th N. 105th
Bernard Carlisle

Handwritten signature
Magistrate

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 5 - 1892

Magistrate.

Clara J. Matt Officer.

26 Precinct.

Witnesses Arthur L. Finch

No. 28 West 132^d Street.

Sarah Stone

No. 57 West 105th Street.

Sarah Cousins

No. 57 West 105th Street.

to answer



Handwritten signature

0730

Dear Mr. [unclear]
 I have the [unclear]
 we want 26 Dollars
 from this [unclear]
 recent [unclear] the [unclear]
 from [unclear] in [unclear]
 the [unclear] [unclear]
 from the [unclear]
 to [unclear]
 [unclear] [unclear]
 [unclear] [unclear]

Deming

Boonville [unclear]

0139

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Bernard Partridge

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

Bernard Partridge —

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

The said Bernard Partridge,

late of the City of New York, in the County of New York aforesaid, on the twentieth
day of June, — 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 David Cousins, who was
then and there the tenant of certain apartments
in the building, the situate, known as number
105th Street, which were then and there
owned by one Arthur S. Smith, to whom the
said David Cousins then owed the sum of twenty
six dollars for rent for the said apartments for the month of June, 1892,
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

David Cousins, —

That the said Bernard Partridge
was then and there an authorized
collector for the said Arthur S.
Smith, and was then and there authorized
by him to collect and receive from
the said David Cousins the said sum
of twenty six dollars in payment of
the rent of the said apartments for the
said month of June 1892, for and
on behalf of the said Arthur S. Smith.

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

Bernard Partida —

did then and there feloniously and fraudulently obtain from the possession of the said *Sarah Rousin*, the sum of twenty six dollars in money, lawful money of the United States of America, and of the value of twenty six dollars,

of the proper moneys, goods, chattels and personal property of the said *Sarah Rousin*,

with intent to deprive and defraud the said *Sarah Rousin*, —

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 *Bernard Partida* was not then and there an authorized collector for the said *Arthur E. Fitch*, and was not then and there authorized by him to collect or receive from the said *Sarah Rousin* the said sum

of twenty six dollars in payment
of the rent of the said apartments for
the said month of June 1892, for and
on behalf of the said Arthur D.
Tind.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Bernard Radtke _____
to the said Dante Roumier _____ was and were
then and there in all respects utterly false and untrue, as he the said
Bernard Radtke _____
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said
Bernard Radtke, _____
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Dante Roumier, _____
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.

0142

BOX:

487

FOLDER:

4449

DESCRIPTION:

Cassidy, James P

DATE:

07/20/92



4449

0743

226

Witnesses:

Counsel, *James P. Cassidy*

Filed *20* day of *July* 189*7*

Pleads, *Not Guilty*

THE PEOPLE

*25 Howard St
263
Cardinal B.P.*

James P. Cassidy

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James P. Cassidy

Forw'd 3. Sept. 8. 97 Foreman.

Pleads Guilty
Sept 8 97
Wm. J. Kelly
Foreman

Pen. 20 yd.
Schiff

0744

Police Court— 4 District.

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

of No. 100 Duane Street, aged 30 years,
occupation Partner being duly sworn

deposes and says, that on 14 day of July 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James P. Cassidy

(Mr. here) who shot and wounded *deponent* in the left leg with a leaden ball, then and there fired and discharged from a revolving pistol, held in the hands of the defendant Cassidy.

Deponent further says that such 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 dealt with according to law.

Sworn to before me, this 14 day of July 1892 by Henry Gesele

J. W. Smith Police Justice.

0745

Sec. 198-200

4

District Police Court.

CITY AND COUNTY OF NEW YORK. } SS

James 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. *James Cassidy*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *426 3rd Avenue St. 12 years*

Question. What is your business or profession?

Answer. *Law driver*

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

Answer. *I am not guilty*
James O Cassidy

Taken before me this
day of *July* 188*1*
J. J. [Signature]
Police Justice.

0746

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

Dated July 4 95 18..... 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.

0747

Police Court---

44 District. 767

THE PEOPLE &c.,
ON THE COMPLAINT OF

Henry Seal
James Cassidy

Offence

BAILED,

No. 1, by ^{4/24/92} Michael O'Connor
Residence 587 Grand Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated July 14 1892
Magistrate.

Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
\$ 1000 to answer



Asst. Justice

my General Sessions
The People
James Cassidy

City Court of New York ss
I Thomas F. Burke
being duly sworn according
to law do depose & say:

I am a private car-
rying on business at 44 Madison
St. N.Y.C.

I know the defendant
for the past 2 years, and I
know other people who
know him.

His reputation for honesty
& good character is good.

He is a quiet, hardworking
& sober young man & he has
never been in the way.

Sworn to before me this
9 day of Sept 1892

Thomas F. Burke
John J. Buckley
Com. of Deeds N.Y.Co.

my Grandfather

The People

James Cassidy

As County of New York
being duly sworn to depose &
say

I am a laborer & work
for Grand & Grump at 453
Cherry St. New York
I know the defendant
on 3 years

He worked with me &
I found him to be a hoodlum
sort of a hard young man
I have heard of him having
been arrested before & he has
a good reputation in the
neighborhood as what he needs

I saw to know me this
9 days before
John J. Buckley
Comptroller of the City of New York

My Grandsons

The People

James "Candy"

Affiant of Jm Candy

Edw. M. Cochrane

Friday Sept 9 / 92

to whom it may
concern this is to certify
that I the undersigned have
known James Cassidy for the
past 7 years and have all
the time found him to be quiet
and respectable

James W. Bortley
233 Monroe st
City

2510

GREGORY & JENNINGS

Respectfully

Dear Sirs
who may read this
employment by their
known that he had
we should be glad to
indulgence than and
in time - He is a Captain
for the past three years
has been in our employ
bearer in the capacity
It is to certify that the

New York, May 31st 1892

Office New York City Dept Mills,
397 to 405 Cherry Street,
GREGORY & JENNINGS.

Office NEW YORK CITY DRUG MILLS,
397 to 405 Cherry Street.
GREGORY & JENNINGS.

NEW YORK, *May 31st* 1892

This is to certify that the
bearer *Mr. J. Cassidy*
has been in our employ
for the past three years
or more. He is a Capable
industrious man, and
we should be glad to
know that he had
employment by those
who may need his
services

Respectfully

GREGORY & JENNINGS

0154

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James P. Cassidy

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

James P. Cassidy

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

The said James P. Cassidy

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of July 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 Henry Besel in the peace of the said People then and there feloniously did make an assault and to, at and against him the said Henry Besel a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said James P. Cassidy in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said Henry Besel 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

James P. Cassidy

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

The said James P. Cassidy

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 Henry Besel in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Henry Besel a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said James P. Cassidy 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 shoot off and discharge, 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.

0155

BOX:

487

FOLDER:

4449

DESCRIPTION:

Cataldon, John

DATE:

07/08/92



4449

88

Witnesses:

John Cataldo

857 Mmms

off Shanker

13th Pennsylvania

Counsel, *J. F. Moss (a)*

Filed *8* day of *July*

Pleads, *Not Guilty.*

1891

THE PEOPLE

vs.

John Cataldo

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

*July 14/92 -
Tried and Acquitted*

0151

10101

Police Court - 3 District.

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

Domnick Degio

of No. 307 Monroe Street, aged 27 years,
occupation Driver being duly sworn

deposes and says, that on the 6th day of July 1897 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John

Cataldo (now here) who cut and
stabbed deponent in the right
shoulder with the blade of
a knife which he held in his
hand, said assault was so
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 6th day of July 1897 } John X Cataldo
of 307 Monroe Street }
[Signature] Police Justice.

0158

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Cataldo 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 Cataldo*

Question. How old are you?

Answer. *16 years.*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *7. 2. St. 4 weeks*

Question. What is your business or profession?

Answer. *Driver.*

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

Answer. *I am not guilty*
John Cataldo

Taken before me this
day of *July* 189*2*
[Signature]
Police Justice.

0154

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

five 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 July 6 1892 [Signature] Police Justice.

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

Dated.....18 Police Justice.

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

Dated.....18 Police Justice.

0160

Police Court--- 3 District 830

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dominick DeLeo
307 1/2 1st St
John Cataldo

Offence
Willie Smith

2
3
4

Dated July 6 1892
3800am Magistrate.

Shelvin Officer
13 Precinct.

Witnesses

No. Street

No. Street

No. Street

\$ 500 to answer As.

Cur

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Cataldo

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

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

The said

John Cataldo
late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *July* 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 *Dominick Degio* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Dominick Degio* with a certain *knife*

which the said

John Cataldo
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 *Dominick Degio* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

John Cataldo
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 *Dominick Degio* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Dominick Degio* with a certain *knife*

which the said

John Cataldo
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.

W. Lancy Mcoll.
District Attorney

0162

BOX:

487

FOLDER:

4449

DESCRIPTION:

Cosgrove, Michael

DATE:

07/20/92



4449

0163

Witnesses:

Counsel,

Filed, 29 day of July 1892

Pleads, Guilty Vol 17 p 2

THE PEOPLE

vs.

B
Michael Cozgrove

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 23.]

Complaint sent to the Court
of Special Sessions,

Part II, C. C. Vol. 15, p. 18, f. 1

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John M. ...

Foreman.

0164

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 Cosgrove

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

of the CRIME OF *Michael Cosgrove* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Michael Cosgrove*

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

of the CRIME OF *Michael Cosgrove* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Michael Cosgrove*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0165

BOX:

487

FOLDER:

4449

DESCRIPTION:

Costa, Salvatore

DATE:

07/20/92



4449

Witnesses:

Counsel,

Filed 20 day of July 1892

Plends, *Wm. Sullivan*

THE PEOPLE

vs.

Salvatore Costa

(2 Cases)

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

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edmund J. ...

Foreman.

*July 27/92
Tried and convicted
Assault 3rd
9 M.A. ...
July 29/92*

0161

Police Court— / District.

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

Antonio Matzo

of No. *112 Elizabeth* Street, aged *40* years,

occupation *Goldsmith* being duly sworn

deposes and says, that on the *24* day of *May* 188*7* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Salvatore Geseta (nowhere)
who wilfully cut and stabbed
deponent twice on the left
breast and once in the back
with a knife then and there
in his house

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 *15* day
of *July* 188*7*

Antonio Matzo

[Signature]
Police Justice.

0168

(1835)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Salvatore Grasta 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. *Salvatore Grasta*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *156 Matt Street 1 year*

Question. What is your business or profession?

Answer. *Sailor*

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*
Costa Salvatore

Taken before me this *15*
day of *Sept*, 189*7*
[Signature]
Police Justice

0164

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

Lejeune

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of ⁵⁰⁰ ~~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, *July 11* 189 *[Signature]* 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.

0110

Police Court---

District 871

1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Mata
1112th Elizabeth St
Salvatore Grata

2.....
3.....
4.....

Offense

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Dated, *July 15* 189 *3*

Sever Magistrate.

Jacobs Officer.

10 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *500* to answer *GS*



C

Ambr-1

Antonio Matza went into James Wood's Saloon at 156 Mott Street between 7 and 8 P.M. on May 24. Salvatore Costa was standing outside drunk. Costa said to Matza "go to hell". Matza said "Go to hell and 1/2". Costa again said "Go to hell" and Matza then placed his hands on Costa's coat lapels and Costa struck Matza with key upon the hands several times. Matza said "Go away, don't make any trouble" and then went inside for a glass of beer. Costa was then pushed away by the saloon-keeper.

Then Costa came in and Matza said "If he wants to kill me I have a razor" and at the same time pulled out his pipe and held it in his hand. He then lit his pipe.

Costa came in and stabbed him in left side twice and in back once.

Matza knocked knife from Costa's hand and picked it up. Doctor in Elizabeth street has knife now.

Officer George R. Jacobs - 10th Precinct

It was reported at Station House that there was trouble in Mott Street on Night of May 24 - about 8 P.M. the officer arrived at 156 Mott Street - saloon-keeper and

his wife told the officer that there had been no trouble in the place - after ward found out that Matza was cut - at about 9 P.M. went Matza's house 113 Elizabeth Street and found Matza lying in bed - his wounds had been dressed by doctor -

Found Prisoner July 15 at tailoring shop in West 13th way where he worked - Asked Costa through an interpreter why he cut these men and he said because he was drunk.

0773

Police Court— District.

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

Frank Guzzi

of No. *113 Mulberry* Street, aged *32* years,

occupation *Painter* being duly sworn

deposes and says, that on the *24* day of *May* 188*7* at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Salvatore Gesta (now dead)

who feloniously and wilfully

cut and stabbed deponent

on the right arm with a knife

then and there held with his hand

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

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

Sworn to before me, this *15* day *of* *July* 188*7* *Frank Guzzi*

[Signature] Police Justice.

0774

(1385)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Costa Garavito 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. *Costa Garavito*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *156 Matt Street 1 year*

Question. What is your business or profession?

Answer. *Sailor*

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*
Costa Garavito

Taken before me this *14* day of *Sept*, 189*2*
Justice

0775

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

..... *Dependant*
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *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, *July 11* 189..... *W. H. ...* 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.

0776

Police Court--- District.

871
1334

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Lucas
1113 Washington
Salvatore Crada

2
3
4

Offense *Le*

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *July 11* 189

Lucas Magistrate.

Jacob Officer.

10 Precinct.

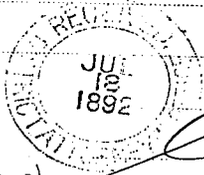
Witnesses

No. Street.

No. Street.

No. Street.

\$ *500* to answer *GS*



C *April 1*

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Salvatore Costa

The Grand Jury of the City and County of New York, by this indictment, accuse
Salvatore Costa
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Salvatore Costa*
late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *May* 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 *Frank Guzzi* in the peace of the said People
then and there being, feloniously did make an assault and *him* the said
Frank Guzzi with a certain *knife*

which the said *Salvatore Costa*
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 *Frank Guzzi*
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
Salvatore Costa
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Salvatore Costa*
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
Frank Guzzi in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Frank Guzzi*
with a certain *knife*

which the said *Salvatore Costa*
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.

De Lancey Nicoll,
District Attorney.

Witnesses:

Counsel,

Filed 20 day of July 1892
Plends, not admitted

231

THE PEOPLE

vs.

Salvatore Costa
(2 cases)

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

DR LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edmund E. Brown

Foreman.

*Samuel J. ...
and other direct*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Salvatore Costa

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

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

The said *Salvatore Costa*

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *May* 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 *Antonio Mazza* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Antonio Mazza* with a certain *knife*

which the said *Salvatore Costa* 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 *Antonio Mazza* 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 *Salvatore Costa* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Salvatore Costa*

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

which the said *Salvatore Costa* 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.

THIRD COUNT—

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

Salvatore Costa

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

The said *Salvatore Costa*

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

which *he* the said *Salvatore Costa* in *his* right hand then and there had and held, in and upon the *breast and back* of ~~him~~ the said *Antonio Mazza* 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 ~~Salvatore Costa~~ *Antonio Mazza* 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.*

0781

BOX:

487

FOLDER:

4449

DESCRIPTION:

Crimmins, Michael

DATE:

07/20/92



4449

774

Witnesses:

Counsel,

Filed 20 day of July 1897

Pleas, Not Guilty

THE PEOPLE

vs.

Michael Cummins

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward J. ...

Foreman.

July 26-1897

July 25/97
Given & admitted

0783

Police Court _____ District.

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

Margaret Cunningham
of No. *54 Pine* Street, aged *30* years,
occupation *Servant* being duly sworn
deposes and says, that on the *14* day of *July* 188*2* at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by
Michael Corinnis (number)
who struck deponent a violent
blow on the head with the
blade of an axe which he
then held in his hand and
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 *15* day of *July* 188*2* } *Margaret Cunningham*
of _____ }
[Signature] }
Police Justice.

0784

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Michael Crimini

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

54 Prince St. Newark

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 -
M. Crimini*

Taken before me this *3*
day of *Nov* 189*2*
Police Justice.

0785

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 Five Hundred Dollars, ⁵⁰⁰ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, July 13 1892 *[Signature]* 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.

0786

872

Police Court, ~~Dist~~

~~COPIES &c.~~
IN THE COMPLAINT OF

Maryann Cunningham
1574 Prince
Michael Crummins
1
2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *July 15* 1892

Riggs Magistrate.
Rowley Officer.
10 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ *500* to answer *G. S.*



C
Walt

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 Crummins

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

Michael Crummins

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

The said Michael Crummins

late of the City of New York, in the County of New York aforesaid, on the 14th day of July 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 Margaret Cunningham in the peace of the said People then and there being, feloniously did make an assault and her the said Margaret Cunningham with a certain axe

which the said Michael Crummins 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 her the said Margaret Cunningham 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

Michael Crummins

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

The said Michael Crummins

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 Margaret Cunningham in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said Margaret Cunningham with a certain axe

which the said Michael Crummins 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.

De Lancey Nicoll District Attorney

0788

BOX:

487

FOLDER:

4449

DESCRIPTION:

Cullen, Mary

DATE:

07/07/92



4449

Witnesses:

James Keenan
1892. 9. 20

John Foley - H. Court

800
LA

Counsel,

Filed 7 day of July 1892

Pleads,

THE PEOPLE

vs
Edward vs.

Mary Cullen

Grand Larceny, *5*
Degree *1st*
[Sections 528, 530, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Keenan
Foreman.

July 8/92
Pleads G. L. L. deg
1/11/96 James Keenan
LA

0790

Police Court— 3 District.

(1885)

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 292 Ninth Avenue John Heggrell
occupation Braso filer Street, aged 36 years,
deposes and says, that on the First day of July 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:

book
A pocket containing gold and
lawful money of the amount
value of Sixteen dollars

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 Mary Cullen (maisonnet)

That deponent is informed by
John Foley of the 11th
Precinct Police that he found
said pocket book containing
part of said money in the
possession of said defendant
John Axel Heggrell

Sworn to before me this
July 1892
of

[Signature]
Police Justice.

0791

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation John Foley of No.

1116 Prumont Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Heggwall

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

Sworn to before me, this 3 day of July, 1892 John Foley

[Signature]
Police Justice

0792

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Mary Cullen

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

28 Delany St / years

Question. What is your business or profession?

Answer.

Operator

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 found the property

Mary Cullen
mcc

Taken before me this
day of

[Signature]

Justice

0793

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, July 3 1892 [Signature] 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.

0794

506

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Heggrell
292 1/2 9th
Mary Sullivan

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *July 3* 18*92*

Duffy Magistrate.

Foley Officer.

John Foley Precinct.

Witnesses *John Foley*

H. M. Prumet Precinct.

No. Street.

No. Street.

\$ *5.00* to answer *A. S. H.*



Committed

0795

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

528

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Cullen

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

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

The said *Mary Cullen*

late of the City of New York in the County of New York aforesaid, on the *first* day of
July in the year of our Lord one thousand eight hundred and ninety-*two*
at the City and County aforesaid, with force and arms, in the *right*-time of said day,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *sixteen*

dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *sixteen*

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

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *sixteen dollars, and one pocketbook*

of the value of fifty cents

of the goods, chattels and personal property of one *John A. Haggwall*, on
the person of the said John A. Haggwall then and there being found,
from the person of the said John A. Haggwall
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

Second COUNT:--

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

Mary Cullen

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

The said

Mary Cullen

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,

*the same goods, chattels and
personal property described in the
first count of this indictment*

of the goods, chattels and personal property of one

John A. Haggwall

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

John A. Haggwall

unlawfully and unjustly, did feloniously receive and have;

she

the said

Mary Cullen

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.*

0797

BOX:

487

FOLDER:

4449

DESCRIPTION:

Cummingham, Daniel

DATE:

07/06/92



4449

Witnesses:

Counsel, *Moss*
Filed *6* day of *July* 189*2*
Pleads, *Not Guilty.*

THE PEOPLE

19 225 P vs. 414 E. P. (Kirkham's case)
Carroll Cunninghamham
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

Am. Assoc
A TRUE BILL. *July 5 1892*
James D. Orr.

John 2 - July 11, 1892
Pleas account 2 dep
Sp 3 vs 18 no
St. John 1892

Subpoena
off + comp 4/2

0799

Police Court— District.

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

Thomas Dates

of No. 425 1st Avenue Street, aged 22 years,

occupation Butter & Eggs Dealer being duly sworn

deposes and says, that on 25th day of June 1887 at the City of New

York, in the County of New York, Patrick Kearns

he was violently and feloniously ASSAULTED and BEATEN by

Daniel Cunningham

in the manner following to wit:

Deponent was in a saloon at number

431 First Avenue in this City on said

date. Defendant came into said place.

That deponent heard the defendant

ask a person in said saloon whom

is Baker (the name that said Kearns is

known by) that said person informed

deponent when said Kearns was

that deponent then saw the defendant

draw a pistol from his coat pocket

and discharge the contents of two

barrels of said pistol into the leg of

said Kearns

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 dealt with according to law.

Sworn to before me, this 27th day

of June 1887

Thomas F. Dates

[Signature]
Police Justice

0800

Sec. 198-200.

4th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Daniel Cunningham 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. *Daniel Cunningham*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *44 East 25th Street - 2 months*

Question. What is your business or profession?

Answer. *Marble Rubber*

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
D Cunningham*

Taken before me this *17* day of *July* 188*9*
[Signature]
Police Justice

0801

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.....

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

Dated *June 27* 18*92* *W. J. ...* Police Justice.

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

Dated..... 18..... *W. J. ...* Police Justice.

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

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

0802

Police Court--- District. ⁷⁸⁵

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thos Oates
vs. *Paul Cunningham*

1
2
3
4

Offence

Wm. J. Sullivan
J. J. Sullivan

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 27* 1892
Hoyan Magistrate.

Robinson Fullin Officer.
Central Precinct.

Witnesses *Wm Burgo*
No. *448* *2nd Ave* Street.

Edward Reilly
No. *431* *1st Ave* Street.

John Henigan
No. *241 E 25th* Street.

5000 to answer

Pat. Heahot
341 E. 25.



Wm. J. Sullivan

0803

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 4th DISTRICT.

Martin J Robinson

of No. Central Office Street, aged _____ years,
occupation Office being duly sworn, deposes and says
that on the 26th day of June 1892
at the City of New York, in the County of New York we arrested

Daniel Cunningham
Charged with Felonious Assault
upon Complainant of Patrick J Kearns
Deponent says that said Kearns
is now confined at Bellevue
Hospital and is now unable to
appear in Court from the effect of
injuries received. Deponent prays
that the defendant be held
in order to await the result
of medical injuries
Martin J Robinson

Sworn before me, this

of June 26th 1892

day

[Signature]
Deputy Justice

0804

Police Court, 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Daniel Korman

AFFIDAVIT.

4 June 27th 1892
3 P M
[Signature]

Dated June 26th 1892

Hopson Magistrate.

Robinson & Sullivan Officer.

Witness, [Signature]

Disposition

0805

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, 4th DISTRICT.

William Burns

of No. *448 2nd ave* Street, aged *30* years,

occupation *Bartender* being duly sworn, deposes and says

that on the *25* day of *June* 189*2*

at the City of New York, in the County of New York *that on said*

*date deponent was in the Saloon
at number 431 7th ave in this city
that he saw Daniel Cunningham
draw a pistol from his pocket
and discharge the contents of two
barrels of said pistol at Patrick
F Keams. that deponent heard said
Cunningham ask for said Keams before
he fired said shots at said Keams
Wm Burns*

Sworn to before me, this
1892

Wm Burns

27 day

Wm Burns
Justice

0806

This Certificate that Patrick F.
Keenan, is now in Bellevue
Hospital with bullet wound
of the leg but is not considered
in condition to attend Court
or leave said Hospital
W. Littleington
Bellevue Hospital
June 26/93

June 27
This is to certify that
Fat Stearns is gradually
improving. He will not be able
to go to Court for at least two
weeks

A. Esph
J. H. Littleton
House 404 E. 4th

0000

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Cunningham

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

Daniel Cunningham

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

The said Daniel Cunningham

late of the City of New York, in the County of New York aforesaid, on the twenty fifth day of June 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 Patrick J. Stearns in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Patrick J. Stearns, a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Daniel Cunningham in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent to kill the said Patrick J. Stearns 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

Daniel Cunningham

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

The said Daniel Cunningham

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 Patrick J. Stearns in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Patrick J. Stearns

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Daniel Cunningham

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 shoot off and discharge, 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.

Witnesses:

Subpoena
off to court

Counsel, *Moss*

Filed *6* day of *July* 189*2*

Pleads, *Not Guilty.*

THE PEOPLE

19 *625* *us.*
414 E 25 P
Public matter
James Cunningham

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

DE LANCEY NICOLL,

District Attorney.

Wm. H. H. H.

A TRUE BILL, *July 5, 1892*

James D. H. H.

Foreman.

Part 2 - July 11, 1892

Sheds account 2 dep

SP 3 no 88 no

Wm. H. H. H.

08 10

BOX:

487

FOLDER:

4449

DESCRIPTION:

Curley, Edward J

DATE:

07/08/92



4449

88

X

Witnesses:

James J. Reilly

38. Chaubon et

Friday

Supd. Edw Curley
1491 Dep arch

Fg

Counsel,

Filed 8 day of July 1892

Pleads,

THE PEOPLE

vs.
21 Weston
36 Weston
Edward J. Curley

Grand Larceny, Degree. Penal Code. [Sections 628, 680, 681]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Foreman.

July 11/92
Pleads guilty
7/11/92 J.P. [Signature]
July 15/92

POOR QUALITY
ORIGINALS

0812

Officer Kiddell
of the 15th Precinct Camp
he was arrested for a gold
watch which was found on
him Camp could not be found
Discharged arrested with an
other young man for stealing a
horse and truck loaded with
coal and lumber in
in their prison discharged
he is one of the worst of thieves
and hard to catch so as to
get a conviction, he is sure
to be a big payee

Police Court— 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James J. Reddy
of No. 28 Charlton Street, aged 22 years,
occupation clerk being duly sworn,

deposes and says, that on the 30 day of June 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:

A pocketbook, containing good and
lawful money of the United States
of the amount of forty five dollars—
and a pass on the New York Ontario
and Western Railroad (No 2468)

the property of deponent and said pass in deponent's
care and custody

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 Edward Curley (now here) from

the following facts to wit: That about
the hour of 10.15 o'clock P. M. of the aforesaid
date whilst deponent was passing along
and through Charlton Street, the defendant
came up to deponent, and inserted his
hand into a pocket on the inside of
the Coat worn on deponent's person and
feloniously took stole and carried away the
aforesaid pocketbook containing said property
from said pocket, and that deponent is
informed by Officer George Fletcher of the 8th
Precinct Police that he found a pocketbook
in the possession of the defendant, containing
45 dollars in money & a pass on the New York

Subscribed and sworn to before me this 30th day of June 1892

Notary Public

Ontario & Western Railroad - and whose
 pocketbook containing said money and
 said pass document has been and recognized
 the same as his property - and as the
 property stolen from him by said defendant
 document therefore asks that the defendant
 may be held to answer

Shorn to before me

this 1st day of July 1892

James J. Brady

Justice

08 16

CITY AND COUNTY }
OF NEW YORK, } ss.

George Fletcher

aged _____ years, occupation *Police Officer* of No. _____

H. Precourt *Police* _____ Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *James J. Reddy*

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

Sworn to before me, this _____

day of *July* _____ 1890 *2*

George Fletcher

A. J. White
Police Justice.

0817

(1885)

Sec. 198-200.

N

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Curley*

Question. How old are you?

Answer. *21*

Question. Where were you born?

Answer. *New York*

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

Answer. *36 Clinton Place - 4 Months*

Question. What is your business or profession?

Answer. *Master*

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

Answer. *I am not guilty*

Edward J. Curley

Taken before me this *14* day of *July* 189*9*
[Signature]
Police Justice.

08 18

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

John 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, July 1892 A. J. White Police Justice.

I have have admitted the above-named _____ to bail to answer by the underlaking 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.

0819

83

2

Police Court, District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

James J. Reddy
vs
Edward Curley

Offense: *from the Court*

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated..... 189

John J. Fletcher
Magistrate.
Officer.
Precinct.

Witnesses.....

No..... Street.

No..... Street.

No..... Street.

\$..... to answer.....

Wm. J. Murray

0820

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward J. Curley

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

Edward J. Curley

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

The said Edward J. Curley

late of the City of New York in the County of New York aforesaid, on the 30th day of June in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the night-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty-five

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty-five

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

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

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

forty-five dollars, one pocketbook of the value of one dollar, and one piece of paper of the value of ten cents

of the goods, chattels and personal property of one James J. Ready, on the person of the said James J. Ready, then and there being found, from the person of the said James J. Ready, 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.

0821

BOX:

487

FOLDER:

4449

DESCRIPTION:

Curtin, Cornelius

DATE:

07/13/92



4449

0822

147

alter @

Counsel, *vs. De launcey*
Filed, 13 day of July 1892
Pleas, *not guilty* (13)

THE PEOPLE

40 E 117th St.
331 Longhoman
Cornelius Curtin

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 2 July 20, 1892

A TRUE BILL.

James D. ...

Part 2 - July 20, 1892. Foreman.
Tril and convicted of
Misdemeanor, with the
commandation to serve
City Prison 10 days.

Witness:

John ...
1892. 2nd ans

Off. Price
29. P.

0823

5

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Cornelius Curtin 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. *Cornelius Curtin*

Question. How old are you?

Answer. *42 yrs*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *332 E 114 St - 1 yr*

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 guilty.*
Cornelius Curtin
mark

Taken before me this
day of *Sept* 189*9*
Charles J. Javitz
Police Justice.

0824

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

Defendant

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

Dated, *July 8* 189*2* *Charles N. Feintz* 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.

0825

840
Police Court, 5 District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Downey
500 E 115
vs.
Cornelius Curtin

Malicious
Mischief
Offense

3
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated July 8 1892

Taintor Magistrate.

McNeil Officer.
29 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. 305 to answer _____
\$ _____



Lawyer
July 12 1892

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

.....
T h e P e o p l e,
vs.
CORNELIUS CURTIN.
.....

Before
HON. JAMES FITZGERALD,
and a Jury.

Tried JULY 20TH, 1892.

Indicted for INJURY TO PROPERTY.

Indictment filed JULY 13TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,
For THE PEOPLE.

MARK ALTER, ESQUIRE,
For THE DEFENCE.

0827

2

JOHN DOWNEY, THE COMPLAINANT, testified that he kept a liquor saloon at 500 East 115th street. He remembered the 8th of July, 1892. The defendant came into his saloon on that day, about half-past eight o'clock in the morning and asked for a glass of beer, which was given to him. Another man came into his, the complainant's, saloon under the influence of liquor, and the complainant refused to sell him drinks and was compelled to put him out. The defendant said to him, the complainant, "You couldn't do that to me, your son of a bitch." The complainant said to the defendant, "If you don't behave yourself, I will have to put you out." The defendant tried to hit him, the complainant, with his shovel, and he, the complainant, went from behind the bar and threw the defendant out of the saloon. The defendant attempted to hit him the complainant again, but missed him and broke the panel of the door. The defendant followed him into the saloon. He, the complainant, went behind the bar and got a club, and again put the defendant out of the saloon. He told the defendant to go home, and the defendant turned around, as if to go away. He, the com-

0828

3

plainant, walked back in the saloon. Just then the defendant broke the plate glass window with his shovel. He, the complainant, did not see the defendant when he broke the window.

In cross-examination the complainant testified that he had known the defendant by sight for about one year and nine months, but the defendant had been in his saloon very seldom. He, the complainant, had never seen the defendant working. The defendant was pretty nearly drunk when he came into the saloon.

OFFICER HUGH O'NEILL testified that he was attached to the 29th police precinct. He heard of the affair about nine o'clock in the morning. The complainant, told him, the witness, that the defendant had broken the window, and he, the witness, went to the defendant's home and arrested the defendant. The defendant was intoxicated at the time of his arrest, and he, the witness, did not have any conversation with the defendant in regard to the case.

FOR THE DEFENCE, CORNELIUS CURTIN, THE DEFENDANT, testified that he

0829

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lived in 117th street and was a married man. He was a longshoreman and had been working as a longshoreman for nine or ten years. He had never been in trouble before. On the day in question he was not drunk. He went into the saloon of the complainant and had a glass of beer. He did not know what caused the trouble between the complainant and himself. The complainant drew a club and told him to get out of the saloon, and the complainant clubbed him, the defendant, nine or ten times. He, the defendant, lifted the shovel to strike the complainant, but missed him and broke the window. He was on his way to work at the time and had the shovel with him. His, the defendant's, arm was in such a condition from the blows of the complainant that he could not use it.

In cross-examination the defendant testified that he had not had a doctor to attend to his arm. There were a couple of men in the saloon at the time of the clubbing, but he did not know who they were. He was only put out of the saloon once. He had never had any words before with the complainant. After leaving the saloon, his arm pained him and he drank. He, the defend-

0830

5

ant, had inquired of the complainant for a certain man who used to frequent the complainant's place, and the complainant ordered him, the defendant, out.

0831

CITY AND COUNTY } ss.
OF NEW YORK.

POLICE COURT, 5 DISTRICT.

John Downey
of No. *500* *East 115th* Street, aged *44* years,
occupation *Sign Store* being duly sworn, deposes and says
that on the *8* day of *July* 189*2*
at the City of New York, in the County of New York.

*Cornelius Curtin (now here) did will-
fully and maliciously break a
plate glass window in depen-
dents store 278 Pleasant Avenue, by
striking the same with a
shovel then and then held in
said defendants hand, said
glass being valued at Seventy
five dollars.*

John Downey

Sworn to before me this *8* day of *July* 189*2*
Charles W. Stewart Police Justice

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Cornelius Curtin

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

Cornelius Curtin

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

The said

Cornelius Curtin

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

one pane of plate glass

of the value of

seventy-five dollars

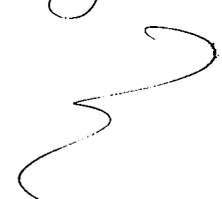
of the goods, chattels and personal property of one

John Downey

then and there being, then and there feloniously did unlawfully and wilfully

break

and destroy;



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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
Cornelius Curtin
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *Cornelius Curtin*
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 pane of plate glass -

of the value of *seventy five dollars*
in, and forming part and parcel of the realty of a certain building of one *John*
Downey there situate, of the real property of the said
John Downey
then and there feloniously did unlawfully and wilfully *break and*
destroy:

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

DE LANCEY NICOLL,
District Attorney.

0834

BOX:

487

FOLDER:

4449

DESCRIPTION:

Cusick, Mary

DATE:

07/07/92



4449

Witnesses:

Edmund P. May

61. Grand Square South

Whitely Dalton

W. W. W. W.

[Handwritten signature]

42

Counsel,

Filed 7 day of July 1892
Pleads, Wash Suitly

THE PEOPLE

22 vs.
23 Mary Cusack

Grand Larceny, Degree, Penna Code

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Handwritten signature]

Foreman.

July 17/92
reads Suitly.
O. W. W. W. W.
July 24/92

Police Court - 3 - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

Edward W. May

of No. 89 East 4th Street, aged 40 years,
occupation Reporter being duly sworn,

deposes and says, that on the 15th day of May 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One gold watch of the value of 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 Mary Busick (now here)

for the reasons that deponent invited the defendant to his room at the above premises and deponent placed the watch in a bureau drawer. The defendant went to said drawer to look to see the time and then she closed the drawer and immediately left. Deponent then went to the drawer and said watch was missing. The defendant admits to deponent that she took, stole and carried away said watch.

Edward W. May

Sworn to before me this 17th day of June 1893

Charles W. ... Police Justice.

0037

Sec. 193-200.

3 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Mary Busick

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Ireland

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

Answer. 235 East 36th Street; 3 weeks

Question. What is your business or profession?

Answer. Domestic

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

Mary Busick

Taken before me this

24

1897

day of June 1897
Charles W. Stearns

Police Justice

0838

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

defendant

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

Dated, *June 24* 1892 *Charles Maitre* 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.

0839

Police Court, 3 District, 770

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward W. May
Mary Busick
89 E. 4

Garafano

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

Dated, June 24 1892

Paulo Magistrate.

Meehan Officer.

14 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.



500 to answer GS.

Com gt

0840

Court of General Sessions of the Peace

505

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Busick

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

Mary Busick of the CRIME OF GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Mary Busick

late of the City of New York, in the County of New York aforesaid, on the 12th day of May in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

one watch of the value of one hundred dollars,

of the goods, chattels and personal property of one Edward W. May

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

0841

BOX:

487

FOLDER:

4450

DESCRIPTION:

Dietz, Conrad

DATE:

07/11/92



4450

0842

Counsel,

Filed, 11 day of July 1892
Not Guilty (13)

THE PEOPLE

vs.

B
Cornad Dietz

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 22.]

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

James L. ...

Part 3, Dec. 5/93 Foreman.

Forfeited

Witness
Roth ...
31/92

0843

Excise Violation—Selling on Sunday.

POLICE COURT, 5 DISTRICT.

CITY AND COUNTY OF }
NEW YORK, } ss.

Robert Charlton

of the Precinct Police

of the City of New York, being duly sworn, deposes and says, that on SUNDAY, the 10 day

of June 1897, in the City of New York, in the County of New York,

at premises No. 2750 Cuyahoga Street,

Conrad Seitz (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold and GIVEN AWAY under his direction or authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk as a beverage, contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said *Conrad Seitz* may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 17 day of June 1897 } *Robert Charlton*

[Signature]
Police Justice.

0844

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Conrad Sutz being duly examined before the under-
signed according to law, on the annexed charge, and being informed that it is h's right to
make a statement in relation to the charge against h; that the statement is designed to
enable h if he 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's waiver cannot be used
against h on the trial.

Question. What is your name?

Answer. *Conrad Sutz*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *677 50 - 8th Avenue 3 months*

Question. What is your business or profession?

Answer. *Partner*

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

Answer. *I am not guilty and demand
a jury trial
Conrad Sutz*

Taken before me this *27* day of *July* 18*97*
[Signature]
Police Justice.

0845

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

Dated, *June 27* 189 *2* *Conway* Police Justice

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

Dated, *June 27* 189 *2* *Conway* Police Justice

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

Dated, 189 _____ Police Justice.

0846

Selling on Sunday

496

Police Court, 5 District.

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

Robt Church
Complainant

Offense

BAILED,

No. 1, by

Frederick Rott

Residence

Weg Amsterdam av

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated

June 27 1892

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

1.00

to answer

Bailed



0847

Court of General Sessions of the Peace

1897

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Conrad Dietz

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

of the CRIME OF *Conrad Dietz* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Conrad Dietz

late of the City of New York, in the County of New York aforesaid, on the *Twenty Sixth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

of the CRIME OF *Conrad Dietz* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Conrad Dietz

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.