

0266

BOX:

467

FOLDER:

4284

DESCRIPTION:

Cabour, Pauline

DATE:

02/11/92



4284

Witnesses:

John McCarty

146

Counsel, *146*
Filed, *11th* day of *July*, 1897
Plends, *Pauline Cabour*

THE PEOPLE

vs. B
Pauline Cabour

(Sections 322 and 365, Penal Code.)

KEEPING A HOUSE OF ILL-FAME, ETC.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray L. Linn
Foreman.

Paul J. Feinman 18/2

Paul J. Feinman

*Witnesses having been
Admitted & sworn & examined*

R. J. C.

0269

Sec. 151.

Police Court— District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by James J. McCarthy
of No. 115 Bleecker Street, that on the 1st day of June
1891, at the City of New York, in the County of New York, one John A. ...
did keep and maintain at the premises known as Number 147 West 34
Street, in said City, a House of prostitution
and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation
to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there
unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking,
dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency
of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the
statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

John A. ...
and all other disorderly and improper persons found upon the premises occupied by said John A. ...
and forthwith bring them before me, at the 147 West 34 DISTRICT POLICE
COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police
Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 10 day of June 1891
John E. Kelly POLICE JUSTICE.

0270

Police Court—.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated.....188

.....Magistrate

.....Officer.

.....Precinct.

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

.....Officer.

Dated.....188

This Warrant may be executed on Sunday or at
night.

James H. [Signature]
Police Justice.

Patrol.....188

Police Justice.

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

The within named

0271

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

John *defendant*
guilty thereof, I order that *She* be held to answer the same and *She* be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until *She* give such bail.

Dated *Dec 17* 18*91* *John E Kelly* Police Justice.

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

Dated *Dec 12* 18*91* *John E Kelly* 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.

0272

500 Bond St
Dec 16. 2 P.M.

W 2 1531
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Kelly
vs.
Pauline Carbone
1
2
3
4
Officer *Joseph...*
Clanahan...

BAILED.

No. 1, by *Quinton Hallway*
Residence *145 Blank Street.*

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Dec 16* 18*91*
John M. Kelly Magistrate.
Conroy & Sullivan Officer.
15 Precinct.

Witnesses
No. Street.
No. Street.



No. *500 B. St.* Street.
to answer
Pauline Carbone
B/S H...

0273

State of New York,
City and County of New York, ss.

James J. McCarthy

of No. *155 Duane Street*, being duly sworn, deposes and says,

that *Pauline Caborn* (now present) is the person of the name of

James J. McCarthy mentioned in deponent's affidavit of the *10*

day of *Decr* 18*91* hereunto annexed.

Sworn to before me this *11* day of *Decr* 18*91* *James J. McCarthy*

John E. Kelly POLICE JUSTICE.

0274

Sec. 322, Penal Code.

2 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

James J. McCarthy
of No. 15 Prichard Street, in said City, being duly sworn says
that at the premises known as Number 147th Street,
in the City and County of New York, on the 24th day of December 1889 and on divers
other days and times, between that day and the day of making this complaint

Jane Doe
did unlawfully keep and maintain and yet continue to keep and maintain a house of
prostitution and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain ~~residing, drinking, smoking,~~ disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Jane Doe
and all vile, disorderly and improper persons found upon the premises, occupied by said
Jane Doe
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 20
day of Dec 1889 James J. McCarthy
John S. Kelly Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Pauline Cabour

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

Pauline Cabour

(Sec. 322, Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Pauline Cabour

late of the *Fifteenth* Ward of the City of New York, in the County of New York aforesaid, on the *Seventh* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Pauline Cabour

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Pauline Cabour

(Sec. 325, Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Pauline Cabour

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Seventh* day of *December* in the year of our Lord one thousand eight hundred and

ninety-~~one~~ *one* — , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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 accense the said

----- *Pauline Cabour* -----

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows :

The said ----- *Pauline Cabour* -----

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Seventht* day of *December* — in the year of our Lord one thousand eight hundred and ninety- *one* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

0277

BOX:
467

FOLDER:
4284

DESCRIPTION:

Capitu, Antonio

DATE:
02/26/92



4284

Witnesses:

M. M. Suro

Offic. Lynch

I have examined the said
- one with the case of I have
come to the conclusion
that the ~~the~~ people can
not have a conviction
for the reason that the
only ~~reason~~ for the
people is a woman who
says that she does not
know think that the one
plaintiff and I may
say to a court or
I do not know
that the defendant was
around at the time I
accused that the
but he was charged with
our recognition
for Mr. Carson
which are

306

J. W. Mahan

Counsel,

Filed

26 / day of July

1892

Pleas,

July 27

THE PEOPLE

vs.

Antonio Capitan

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

Ray S. Germany
Foreman

Part 3 March 29/92

Ray discharged from
custody in his verbal recog.

Maria Ferrero }
vs }
Antonio Capilez }

City and County of New York ss.

Maria Ferrero of ss.

31 hereby that of said City being duly sworn deposes and says that she is the Complainant in the above entitled action that, the Complaint she lodged against the defendant of Assault at the Grand Jury Room, at that time she was in a state of excitement and that she believes now that the defendant was intoxicated and had no intention of doing her any bodily harm, your deponent further says that she may be permitted by the Court to withdraw the Complaint she made against the defendant, your deponent further says that the said defendant has been in jail since about the 21st day of February 1892, and says that the said defendant be discharged and she has no promise of any payment or of any other consideration but one of sympathy in making this affidavit and from before me

no promise of sympathy

Maria Ferrero
sworn

The 29th day of March 1892

Thos. G. Magowan
Clerk of Court
N.Y.C.

The People of the
State of New York

David Ferris.

agent
Antonio Caputo

Applicant of certificate

John Callaghan

Attorney for Applicant

67 Centre Street

0280

0281

Police Court 1st District.

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

Maurer Ferro

of No. 40 Spring Street, aged 27 years,
occupation Housework being duly sworn
deposes and says, that on the 21 day of February 1892 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED ~~BY~~ by Antonio Caputo

(now present) who threw a glass of beer
over and upon deponent and
thereafter wilfully and maliciously
pointed and aimed a pistol loaded
with powder and a ball at her
he said deponent then and
there calling her a whore
^{and} making use of the expression
that he would kill her

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 22 day
of February 1892

Maurer Ferro
made

Wm. Jeffrey Police Justice.

0282

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Antonio Caputo

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

Italy

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

Answer.

35 Crosby St 8 years

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

Antonio ^{*his*} *Caputo*
mark

day of

Taken before me this

22

Justice

0283

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 Aug 22 1894 J. M. [Signature] Police Justice.

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

Dated Aug 22 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.

0284

205

Police Court--- District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Maurice Ferro
~~110~~
31 Crooked
Antoine Caputo

Assault
Offence

2
3
4

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

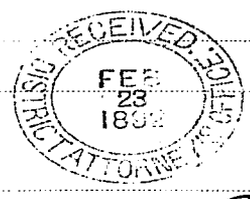
Dated *Jan. 22 92*
Duffy Magistrate.
Lynch Officer.
10 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

% *1000* to answer *G-S*



Costa
Result
7/10/92
G. S. W. C.

0285

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Caputo

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

Antonio Caputo

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

The said Antonio Caputo

late of the City of New York, in the County of New York aforesaid, on the 21st day of February 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 Marie Ferris in the peace of the said People then and there being, feloniously did make an assault and to, at and against her the said Marie Ferris a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Antonio Caputo 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 her the said Marie Ferris thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Antonio Caputo

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

The said Antonio Caputo

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 Marie Ferris in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against her the said Marie Ferris

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

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 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.

0286

BOX:

467

FOLDER:

4284

DESCRIPTION:

Carrigan, Edward

DATE:

02/08/92



4284

Go. Blake & Sullivan

Counsel,

Filed

day of

1892

Pleads,

7th by
Not Guilty!

THE PEOPLE

vs

Edward Carrigan

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry S. ...
Foreman.

James ...

James ...

Witnesses:

James ...

0288

Police Court - 1st - District.

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

of No. 6 Chatham Square Street, aged 43 years,
occupation Printer being duly sworn

William F. Oglorn

deposes and says, that on the 2^d day of February 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Edward Carrigan

(nonpresent) from the fact that deponent is informed by James W. Rebutson that he saw said defendant wilfully maliciously cut and stab him in the head with a knife (now here shown) than any blow told in the hand of said defendant cutting and injuring deponent severely

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

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

Sworn to before me, this 2^d day of February 1892

Wm F Oglorn

Police Justice.

0289

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Carpenter of No. 7
12 Barclay Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William F. O'Connell

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

Sworn to before me, this 2
day of July 1897 }

J. M. Robertson

[Signature]
Police Justice.

0290

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

Edward Carrigan 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 Carrigan

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

U - S

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

Answer.

317 Liberty St Union Hill. N.J. 18 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am guilty
Edward Carrigan

Taken before me this

2

1921

W. M. ...

Police Justice.

0291

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 two 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 January 2 1897 W.D. Wheeler 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.

0292

Police Court--- District. 134

THE PEOPLE, &c
ON THE COMPLAINT OF

William F. Ogleon
& C. Chapman, Esq.
Edward Carrigan

Offence: Assault
Arrested

Dated Feb 2 1892

W. Mahon Magistrate.

Carey Officer.

2 Precinct.

Witnesses James W. Roberts on

No. 12 Barclay Street.

Peter Lyon

No. 12 Barclay Street.

No. 12 Barclay Street.

No. 1000 to answer \$ 5

Committed per 11-1



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

Edward Carrigan

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

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

The said Edward Carrigan

late of the City of New York, in the County of New York aforesaid, on the second day of February 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 William F. Ogborne in the peace of the said People then and there being, feloniously did make an assault and beat the said William F. Ogborne with a certain knife

which the said Edward Carrigan 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 William F. Ogborne 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 Edward Carrigan of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Edward Carrigan

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 William F. Ogborne in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and beat the said William F. Ogborne with a certain knife

which the said Edward Carrigan 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.

0294

BOX:
467

FOLDER:
4284

DESCRIPTION:

Carroll, Thomas J.

DATE:
02/09/92



4284

0295

Witnesses:

Wm. H. ...
John ...

Counsel,

Filed

day of

1892

Pledges

THE PEOPLE

vs.

Thomas J. Carroll

Grand Larceny, Sections 538, 537, Degree, Pennl Code.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry ...
Foreman.

73 Feb. 17. 1892

Pledges v. H. E. ...

Emm. Ref. 23

Police Court 3 - District. Affidavit—Larceny.

City and County }
of New York, } ss:

William Kavanagh

of No. 317 Bowery Street, aged 28 years,

occupation Manager in Lodging house being duly sworn,

deposes and says, that on the 12th day of January 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 nighttime, the following property, viz:

Thirty three dollars lawful money
of the United States and a silver watch
of the value of fifteen dollars.

All valued Forty eight dollars

the property of his care and charge of
deponent

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

(now here) for the reasons that deponent
is the manager of and conducts
the business of a lodging house at
the above premises and the defendant
was employed by deponent as a
clerk who was to be on duty ~~from~~
~~from~~ ~~mid~~ ~~night~~ ~~until~~ ~~noon~~
each day. That on said day deponent
was suddenly called away and left
the defendant in charge of the place
and when deponent returned the de-
fendant had left without reason
and all money and property left
in his charge were missing. That

of
Shown to before me, this
189
day
Police Justice

from the entries ⁱⁿ the register kept
 in said house the defendant received
~~\$24.00~~ ^{\$24.10} in payment for lodgings and
 received the sum of \$9.00 in money and
 said watch were deposited by a guest
 with the defendant for which amount
 I was held responsible.

Sworn to before me by Wm. Kasap.
 this 30th January, 1892

Charles N. Frinta
 Police Justice

0298

3rd District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name.

Answer. Thomas Carroll

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. New York

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

Answer. 103 - Fourth St. New York

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am not guilty.

Thomas Carroll.

Taken before me this 28th day of March 1908
Charles H. ... Police Justice.

0299

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 *May 30* 188*2* *Charles A. Smith* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

03000

116

Police Court--- 37d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Caravan
317 1/2 Bowling
Thomas Caravan

1
2
3
4

Branch
Lawrence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Dated, April 30th 1892

Caravan Magistrate.

to rule Officer.

11 Precinct.

Witnesses, David Jackson

No. 37 1/2 Street.

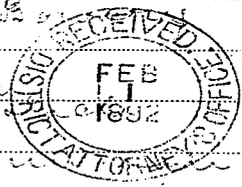
No. 70th Street.

No. 70th Street.

No. 70th Street.

No. 70th Street.

\$ 2.00 to answer



Caravan
GK

0301

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

Thomas J. Carroll

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

Thomas J. Carroll

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

The said

Thomas J. Carroll

late of the City of New York in the County of New York aforesaid, on the 12th day of January 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 thirty-three

\$33.00

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 thirty-three

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

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

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

watch of the value of fifteen dollars

of the goods, chattels and personal property of one

William Kavanaugh

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.

0302

BOX:

467

FOLDER:

4284

DESCRIPTION:

Clark, Charles

DATE:

02/02/92



4284

0303

BOX:

467

FOLDER:

4284

DESCRIPTION:

Johnson, Edward

DATE:

02/02/92



4284

0304

30, BM Feb 29 1892

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

[Signature]
Burglary in the Third Degree
Section 498, 506, 528 and 531.

THE PEOPLE
vs.

[Signature]
Charles Clark
[Signature]
Edward Johnson

DE LANCEY NICOLL,
District Attorney.

[Signature]
1892

A TRUE BILL

[Signature]
Foreman.

Feb. 9, 1892
Proth. Plead G.O. 2 copy
Booth Almira Ref.
P.M.

Witnesses:

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

Police Court— 3 District.

City and County } ss.:
of New York,

of No. 9 Second Street, aged 32 years,
occupation Agent being duly sworn

deposes and says, that the premises No 9 Second Street, 17 Ward
in the City and County aforesaid the said being a dwelling house
a room on the third floor of
~~and in which there was at the time of the same being, by name~~
which was occupied by deponent as a sleeping apartment

were **BURGLARIOUSLY** entered by means of forcibly opening the
door leading into said room by the
aid of false or imitation key

on the 31 day of December 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One box containing razors,
knives and razor strops
All valued about Thirty dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Charles Clark and Edward Johnson
in company with each other

for the reasons following, to wit: that on said day deponent
left said property in said apartment
where deponent lodged and deponent
left and securely locked and fastened
the door leading thereto and when deponent
returned in about an hour deponent
found that said apartment had been
entered and said property was missing
Deponent is informed by Annie Potock

0306

(now here) who is a servant in said house that the defendants came to said boarding house and hired a room for lodging about five or six days previous to said entry and the key in their possession used for their room was similar and fit the locks of the other rooms in said house including that of deponents aforesaid. That on said day and before the expiration of their term of hiring she saw the defendants in company with each other leaving said house with the box in their possession; that she had previously seen said box and was familiar with its appearance and informs deponent that the box carried by the defendants was the property of deponent that the defendants never returned and by reason of the premises deponent charges the defendants with acting in concert in breaking and entering said room and stealing same.

Joseph H. Miller

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated 1888 I have admitted the above named to bail to answer by the undertaking hereto annexed. There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged. Dated 1888 Police Justice

Police Court, District,

THE PEOPLE, vs., on the complaint of

Offence—BURGLARY.

1 2 3 4

Date

1888

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

Adm. of Depositions made on 24th February, 1897

J. M. Miller Police Justice

0307

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Domestic of No.

9 - Secora Street, being duly sworn, deposes and

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

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

Sworn to before me, this 1 day of July 1892 } Annie Lucia

[Signature]
Police Justice.

0308

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

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

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

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

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

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

M A 3^m 158
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Joseph H Miller
Charles Clark
Edward Johnson
1
2
3
4
Offence *Burglary*

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

Dated 188
Kellett Magistrate.

..... Officer.
..... Precinct.

Witnesses
No. Street.
No. Street.
No. Street.
§ to answer.....
.....
.....

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Klada and
Edward Johnson

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

Charles Klada and Edward Johnson

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

The said Charles Klada and Edward Johnson, both

late of the 17th Ward of the City of New York, in the County of New York aforesaid, on the
Xmas Eve day of December, in the year of our Lord one
thousand eight hundred and ninety-one in the day time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the dwelling house of
one Joseph H. Miller,

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

0311

SECOND COUNT—

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

Charles Clark and Edward Johnson

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

The said *Charles Clark and Edward Johnson, both* —

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

one box of the value of one dollar,
two razors of the value of one dollar
each, two knives of the value of
one dollar each, and two razor
trays of the value of one dollar
each,

of the goods, chattels and personal property of one *Joseph H. Miller,*

in the *dwelling house* of the said *Joseph H. Miller,* —

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

Joseph Miller
Attorney

03 12

BOX:

467

FOLDER:

4284

DESCRIPTION:

Clark, Charles

DATE:

02/10/92



4284

0313

Witnesses:

Mary Clark
Off. Followed

58

Counsel,

Filed 10. 11. 1895

Pleas,

THE PEOPLE

vs.

T

Charles Clark

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

Dr. LANCEY NICOLE,

District Attorney.

936633
J. P. ...

A TRUE BILL.

[Signature]
J. P. ...
Prothon.

Charles Clark with 2.00
S.P. 2 yrs. - P.M.

At a Court of General Sessions of the Peace, held in and for
the City and County of New York, at the City Hall, in
the said City of New York, on the 24th day of
February 1892

Present,

THE HONORABLE Randolph B. Martine,
Justice.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Charles Glava

The District Attorney having heretofore, to wit: on the fourth day of
February 1892 submitted to the Grand Jury of this County, empanelled in
this Court for the present term, and then in session, a certain charge against
the above-named defendant for murder in the first degree,

and the said Grand Jury having, after a consideration of the evidence produced before it in support
of the said charge, dismissed the same, twelve grand jurors of the said Grand Jury not concurring in
finding an indictment against the said defendant for the charge so submitted, and the depositions and
statements setting forth the said charge having been duly returned to this Court, with an indorsement
signed by Henry S. Sherman Esquire, Foreman of the said Grand
Jury, to the effect that the said charge was so dismissed.

Now, on reading and filing the affidavit of John J. Sullivan
whereby it appears to the satisfaction of the Court that a material witness
for the People was not examined by the
Grand Jury on the investigation, before it,
that the charge is well founded both in law and on the evidence, that justice requires that an indictment
be found, and that there is reason to believe that if the said charge is again submitted to the Grand
Jury evidence can and will be adduced, sufficient to warrant the finding of an indictment, and that
an indictment will be found against the said defendant for the said charge, notwithstanding such
dismissal, and on motion of the District Attorney, it is

Ordered, that the said charge be, and the same is hereby directed to be again submitted
to the Grand Jury of this County.

Randolph B. Martine
Judge of Genl. Sess.

03 15

New York General Sessions.

THE PEOPLE

vs.

John Clark

**Order directing the re-submission
of charge to the Grand Jury.**

(§ 270 Code of Crim. Pro.)

John R. Holloway

~~JOHN R. HOLLOWAY~~

District Attorney.

Entered _____ day of _____ 188 .

my General Sessions

People
vs
Charles Clark

on complaint for
murder, first degree

City and County of New York.

I, John T. Lindsay, Judge of the Court of Sessions, do hereby certify that I am a deputy assistant circuit attorney for this County.

On the examination before the Grand Jury of the charges against the above named defendant, Officer Sullivan of the 21st Precinct Police, who is a material witness for the People was not examined by the Grand Jury and his evidence was not before them.

In my opinion there is sufficient evidence admissible to warrant the finding of a indictment.

Shown to before me this

5th day of February 1892.

John T. Lindsay

John T. Lindsay

~~Notary Public~~
Notary Public
W. Y. B.

0317

Police Court - 4th District.

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

of No. 336 East 33rd Street, aged 50 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 30 day of January 1892 the City of New
York, in the County of New York,

she was violently and feloniously ^{attempted to be} ASSAULTED and BEATEN by

Charles Clark, who.

did then and there threaten to
cut deponent's heart out with
a razor, which he had in
his possession at the time.

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 31 day }
of January 1892

Mary Clark

E. H. [Signature] Police Justice.

0318

Police Court, 42 District.

THE PEOPLE, &c.,
on the complaint of

Mary Clark
vs.

1 Chas. Clark

2

3

4

Offence-Felonious Assault & Battery

Dated Jan 31 1892

Nogan Magistrate.

Sullivan Officer.

21st Street

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

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

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 1888 Police Justice.

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.....

0319

Sec. 198-200.

Hoh

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Clark*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *411 W. 27 St - 1 day*

Question. What is your business or profession?

Answer. *Paper-hanger*

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*
Chas. K. Clark

Taken before me this *31*
day of *Jan.* 189*4*
[Signature]
Police Justice.

0320

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 *Jan 31st* 18*92* *[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.

0321

58. 109.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Clark
336 & 33 St.
Chas. Clark

Office Attempted
Fel. Assault

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 Jan. 31 1892

Argue Magistrate.

Sullivan Officer.

21 Precinct.

Witness

No. DISMISSED Street.

No. *July 4 1892*



No. Street.

\$ 5.00 to answer

(Signature)

0322

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles Clark

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

Charles Clark

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

The said Charles Clark

late of the City of New York, in the County of New York aforesaid, on the 30th day of January 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 Mary Clark in the peace of the said People then and there being, feloniously did make an assault and ^{here} the said Mary Clark with a certain razor

which the said Charles Clark 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 ^{attempt to} strike, beat, cut, stab and wound,

with intent ^{her} the said Mary Clark 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

Charles Clark

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

The said Charles Clark

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 Mary Clark in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and ^{her} the said Mary Clark with a certain razor

which the said Charles Clark 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 ^{attempt to} 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

0323

BOX:

467

FOLDER:

4284

DESCRIPTION:

Clark, Frank

DATE:

02/15/92



4284

0324

221

Witnesses:

James H. ...
W. H. ...
John Cottrell

Counsel,

[Signature]
Filed *17* day of *July*, 189*2*
14 Pleads, *Asst. Guild*

THE PEOPLE

vs.

Frank Clark

[Signature]
[Signature]
[Signature]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman

[Signature]
another *[Signature]*
[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Frank Clark

The Grand Jury of the City and County of New York, by this
Indictment accuse *Frank Clark*

of the crime of *Burglary in the third degree*
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York,
on the *seventeenth* day of *January*, in
the year of our Lord, one thousand eight hundred and *eighty-eight*.

before the Honorable *Henry A. Gillersleeve, Judge*
of the Court of General Sessions
and Justice of the said Court, the said *Frank Clark*

by the name and description of *Robert Wilson*
was in due form of law convicted of *a felony,*

to wit: *Burglary in the third degree*
upon a certain indictment then and there in the said Court depending against *him*

the said *Frank Clark* by the
name and description of *Robert Wilson*

as aforesaid,

and one Robert Johnson
for that *he, and the said Robert Johnson*

then *both* late of the *Twelfth*

0326

Ward of the City of New York, in the County of New York aforesaid, on the
fifth day of December in the
year of our Lord, one thousand, eight hundred and eighty seven,
year aforesaid, at the Ward City and

County aforesaid, with force and arms, a certain building
there situate, to wit: the store of one
George F. Heisenbittel, feloniously
and burglariously did break into and enter,
with intent to commit some crime therein,
to wit: with intent the goods, chattels and
personal property of the said George F.
Heisenbittel in the said store then and there
being, then and there feloniously and burg-
lariously to steal, take and carry away; and
also for that he and the said Robert
Johnson then both late of the Ward,
City and County aforesaid, afterwards, to
wit: on the day and in the year aforesaid,
at the Ward, City and County
aforesaid, in the night-time of the said
day, with force and arms, the sum
of one hundred and fifty dollars in money,
lawful money of the United States
and of the value of one hundred and
fifty dollars, one written instrument
and evidence of debt, to wit: an order
for the payment of money of the kind
called bank cheques, for the payment of
and of the value of one hundred dollars, and
five pieces of paper of the value of one
cent each piece, of the goods, chattels and

personal property of one George F. Heissenbuttel, in the store of the said George F. Heissenbuttel then situated, then and there being found, in the store aforesaid, then and there feloniously did steal, take and carry away, and also for that he, and the said Robert Johnson, then both late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, one written instrument and evidence of debt, to wit: an order for the payment of money of the kind called bank cheques, for the payment of, and of the value of one hundred dollars, and five pieces of paper of the value of one cent each piece, of the goods, chattels and personal property of one George F. Heissenbuttel, by a certain person or persons to the Grand Jury aforesaid unbeknown, then lately before feloniously stolen, taken and carried away, from the said George F. Heissenbuttel, unlawfully and unjustly did feloniously receive and have; he, and the said Robert Johnson then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away.

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that the said *Frank Clark* by the name and description of *Robert Wilson* as aforesaid, for the *felony and burglary* whereof *he* was so convicted as aforesaid, be imprisoned in the *State Prison* at hard labor for the term of *three years* as by the record thereof doth more fully and at large appear.

And the said *Frank Clark* late of the *Twenty-second Ward* of the *City of New York*, in the County of *New York* aforesaid, having been so as aforesaid convicted of the said *felony and burglary* in manner aforesaid, afterwards, to wit: on the *fifteenth* day of *January* in the year of our Lord one thousand eight hundred and *ninety two* at the *Ward*, City and County aforesaid, with force and arms, in the night time of the same day a certain building there situate, to wit: the shop store of one *Jacob Freund* there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Jacob Freund* in the said store then and there being then and there feloniously and

burglariously to steal, take and carry away, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

Second Count.

And the Grand Jury aforesaid, by this indictment further accuse the said Frank Clark, of the crime of Grand Larceny in the second degree as a second offense, committed as follows:

The said Frank Clark, late of the Ward, City and County aforesaid, having been as, as aforesaid convicted of the said felony and burglary as set forth in the first count of this indictment, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the night-time of the said day, with force and arms, the sum of two hundred and eighty dollars in money, lawful money of the United States of America and a more particular description whereof is to the Grand Jury

• • •
aforesaid unknown), of the
value of two hundred and eighty
dollars, of the goods, chattels and
personal property of one,
Jacob Freund, in the store of the
said Jacob Freund there situated,
them and there being found, in the
store aforesaid, them 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 Laucy Nicoll,
District Attorney

0331

BOX:

467

FOLDER:

4284

DESCRIPTION:

Clark, Nelson

DATE:

02/23/92



4284

0332

BOX:

467

FOLDER:

4284

DESCRIPTION:

Bynner, Frank L.

DATE:

02/23/92



4284

0333

2600th Street
J. L. Linn
1892

Counsel,
Filed
Plends
day of
1892

Grand Larceny, (Section 523, 524, 525 Penal Code),
Degrees,

THE PEOPLE

vs.

Nelson Clark
and

Frank E. Byrner

DE LANCEY NICOLL,
District Attorney.

[Handwritten signature]
[Handwritten signature]

A TRUE BILL.

[Handwritten signature]
Foreman.

[Handwritten signature]
Booth Elmeria
P.S.M.

Witnesses:

[Handwritten signature]
[Handwritten signature]

0334

(1385)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. William H. Jamerson
860 Broadway Street, aged 32 years,
occupation Silver Smith being duly sworn,
deposes and says, that on the 24 day of January 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:

A satchel containing
silverware valued at
three hundred dollars
\$300⁰⁰
300⁰⁰

the property of The Alvin Manufacturing
Company and in the care and
custody of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by William H. Jamerson and Frank
Byrnes (who were acting in concert
the said Byrnes having received the
said property from the deponent and whom
he will identify the same is being
stolen for the purpose following to wit:
Byrnes having missed the said prop-
erty from his store or premises 860
Broadway the deponent Charles also
was in the employ of deponent admits
and confesses to having stolen the said
property and he informed deponent that
the deponent Frank L. Byrnes told him
Charles to steal the said property and
he Byrnes would have a reason to buy

of
189
before the
day

Police Justice

0336

CITY AND COUNTY }
OF NEW YORK, } ss.

Edgar S. Slanson

aged _____ years, occupation *Detective* of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *William H. Jansounean*

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

Sworn to before me, this *11*
day of *February* 189*0*

Edgar S. Slanson

[Signature]

Police Justice.

0337

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Frank L. Byrner

Question. How old are you?

Answer. 28 yrs

Question. Where were you born?

Answer. U.S.

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

Answer. 523 Nostrand Ave Bklyn 4 yrs

Question. What is your business or profession?

Answer. Salesman

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. By advice of counsel I have nothing to say

F. L. Byrner

Taken before me this 11 day of Feb 1894. Justice

0338

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Nelson Clark*

Question. How old are you?

Answer. *20 yrs*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *68 Hillside Ave Newark N.J. (1 year)*

Question. What is your business or profession?

Answer. *Salesman*

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*

Nelson Clark

Taken before me this
day of *April* 1934
at *Newark*
Police Justice

0339

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.....

Reynolds
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *fifteen* Hundred Dollars, *1500* 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* 18*92* 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.

0340

109
Police Court--- 2 District. 179

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Sammon
Geo. D. Wood
Nolan Clarke
Thomas L. Byrnes

Officer
Wm. J. Sammon

3
4

Dated *July 11* 1892

Wm. J. Sammon Magistrate.
Thomas L. Byrnes Officer.
Co Precinct.

Witnesses *Officers*
No. Street.

No. Street.

No. Street.

% *1500* to answer *J. J.*

[Signature] 4 22
[Signature]



BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0341

Affidavits - Nelson Clark case

To Whom it may concern:

This is to certify that Nelson Clark was a student of the Newark Technical School during the years 1887-'88, 1888-89 up to January 1890. He resided during that time at 244 Walnut St and 14 Frelinghuysen Avenue, Newark.

As a student I always found him industrious, well behaved with a good record in his studies and attendance. He was at all times of a quiet, diffident nature, and no occasion ever arose during his connection with the school when his ~~actions~~ conduct was otherwise than excellent.

New Jersey, Essex County: Charles A. Colton of
 full age being duly sworn
 on his oath saith that he deponent is the
 Principal of the Newark Technical
 School, and ^{that} the statements made
 in the foregoing certificate are true
 to the best of his knowledge & belief
 Subscribed & sworn to Charles A. Colton

0343

before me this 23^d
day of February
A.D. 1892
Elewood C. Barkis
Notary Public
of New Jersey

0344

No. 1.

408

District Attorney's Office.

PEOPLE

vs.

Melrose W. Clark

Please ask to ask
who seems this
case to speak to me
about it. I wish
to make a recom-
mendation that this
boy be sent to a fa-
mily.

Deborah Nicole

Before C.J. Feb. 1997

0345

VAN WAGONER & WILLIAMS CO.,

HARDWARE MANUFACTURERS,

82 BEEKMAN STREET, NEW YORK.

Nelson Clark was in our employ for about seven months in 1887, and to the best of our recollection he discharged his duties to our satisfaction, and we had no reason to question the excellence of his character or habits.

Van Waggoner & Williams Co.

by Wm. A. Williams

Sworn to before me this 23rd of
February, 1892.

Wm. Barrett

State of New Jersey
County of Essex, ss.

John S. Cook of full
age being duly sworn on his
oath says that he has been
well acquainted with Nelson
Clark for three years last past,
has seen him on an average
of at least twice a month during
that time and has had a opportu-
nity to observe his general conduct
and character, and deponent further
says that from his personal knowl-
edge and the general reputation of
said Nelson Clark deponent believes
him to be of good character and
an upright and honest person,

Sworn and subscribed
before me this twenty
third day of February
A.D. 1892, at Newark, N.J.

George N. Laurent
Master in Chancery of New Jersey

John S. Cook

N.Y. address
Case Flags Cutting Co.
11 Murray St

tere & the employ of the Alvin
Wells Co. about the year 1890.

She has worked for them until
the present month.

Lavinia Clark

State of New Jersey
County of Essex

Lavinia Clark

being duly sworn according to law
on her oath deposes and saith
that the foregoing is true.

Subscribed to
before me at Newark
this 23rd day of February
AD 1892

Lavinia Clark

M. B. Adams
Notary Public

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Nelson Clark
and
Frank L. Byrner*

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

Nelson Clark and Frank L. Byrner
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Nelson Clark and Frank L. Byrner, both*

late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*two* at the City and County aforesaid, with force and arms,

*one satchel of the value of ten
dollars, and diverse articles of
silverware, (a more particular
description whereof is to the
Grand Jury aforesaid unknown,
of the value of three hundred
dollars*

of the goods, chattels and personal property of *one* a corporation called

the Alvin Manufacturing Company

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.

SECOND COUNT—

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

Frank L. Bynner

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

The said

Frank L. Bynner

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 satchel of the value of ten dollars, and divers articles of silverware (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of three hundred dollars

of the goods, chattels and personal property of ~~one~~ *a corporation called the Alvan Manufacturing Company* by ~~one Nelson Clark, and~~ *other*

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

unlawfully and unjustly did feloniously receive and have; the said

Frank L. Bynner

~~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.

0350

BOX:

467

FOLDER:

4284

DESCRIPTION:

Cleary, John F.

DATE:

02/04/92



4284

0351

POOR QUALITY ORIGINAL

Witnesses

John H. Lowmery
John P. Lynch

Counsel,

Filed ⁵⁹ 4 day of July 1892

Pleas, *Guilty*

THE PEOPLE

vs.

John S. Cleary

Grand Juror, Second Degree.
[Sections 98, 99, Penit Code.]

John S. Cleary

DE LANCEY NICOLI,
District Attorney.

Ind. and 1292 1892

A TRUE BILL.

Henry S. ...

April 13/92 Foreman.

Henry S. ...

See suspended ...

I believe the deft in the within case is a victim of others and his offense if any should be condoned in view of the most excellent character the deft bears, I urge upon the Court a suspension of sentence herein
April 13 Washburn
A.D. 1892

Court of General Sessions.

----- x
 T h e P e o p l e , & c . ,
 -against-
 J o h n F . C l e a r y .
 ----- x

City and County of New York, ss:-

JOHN McCARVILL being duly sworn deposes and says that he is engaged in the tailoring business at No.14 Clarkson Street in the City of New York. Deponent further says that the defendant is a man of good moral character, and that his reputation for honesty and uprightness during the past 22 years which he has known him, has always been excellent. Deponent further says that he knows a great many other persons who know this defendant, and that defendant's reputation among his friends and acquaintances is of the very best, and has never before been questioned.

Sworn to before me this 12th

day of April, 1892. *John McCarvill*
Samuel J. Landow
 Commissioner of Deeds
 N. Y. C.

Court of General Sessions.

-v- - - - - x
 The People &c., :
 -against- :
 John F. Cleary. :
 - - - - - x

City and County of New York, ss:-

PATRICK WALSH being duly sworn deposes and says that he is a boot and shoe-maker engaged in business at No. 223 Varick Street in the City of New York. That deponent's acquaintance with the above named defendant extends over a period of thirteen years. That the defendant is an intelligent, industrious and honest man, who has earned the respect and confidence of all who know him. And deponent further says that he knows a number of persons who know this defendant, and that defendant's reputation among his friends and acquaintances is of the very best, and has never before been questioned.

Sworn to before me this :
 12 day of April, 1892. :

Patrick Walsh
Samuel J. Landow
 Commissioner of Beeds
 N. Y. C.

Court of General Sessions.

----- x
The People & c. ,
-against-
John F. Cleary .
----- x

City and County of New York, ss:-

JOHN F. WALSH, being duly sworn deposes and says that he is a shipwright and caulker, engaged in business at 350 West Street, in the City of New York. That he knows the above named defendant, ^{as of} ~~with whom~~ ^{in deponent's employ} ~~personally acquainted~~ for fifteen years. Deponent further says that the defendant is an honest, sober and industrious man, and has always maintained a good reputation among those who know him.; and deponent further says that he knows a great many other persons who know this defendant, and that defendant's reputation among his friends and acquaintances, is of the very best and has never before been questioned.

W. J. B

Sworn to before me this : John F. Walsh
^{12th} day of April, 1892. :

W. J. Bergin 63
Notary Public
W. J. Co

0356

U.S. General Sessions Court.

Please take notice, that the within is a true copy of a
in the within entitled action, this day duly entered, and filed in the office of the Clerk of this Court.

Dated, N. Y., 189

Yours &c.,

LEVY, FRIEND & HOUSE,

Attys for

against

John T. Beary

Esq.,

Affidavit.

Attorney for

LEVY, FRIEND & HOUSE,

Defendants - ATTORNEYS,
WORLD BUILDING,

PARK ROW, COR. FRANKFORD ST.,
NEW YORK.

Due and timely service of a copy of the within

is hereby admitted.

this _____ day of _____ 189

Attorney for

0357

FORM 804.
5, '91-10,000

M. *J. M. Valentine & Co.*
97 Franklin St.

No. Fr't Bill *11247* To NEW YORK, LAKE ERIE & WESTERN RAILROAD

No. Way-Bill *2247* For Freight and Charges from *chester*

Date of W.-B. *Nov 18* Car No. *6671* T. S. No. *26*

No. Packages.	DESCRIPTION.	WT.	RATE.	FREIGHT.
<i>1</i>	<i>Bl. block.</i>	<i>100</i>		<i>9</i>
	<i>1779</i>			
Received payment, <i>2</i> the			TOTAL,	

PAID 1891

Police Court - 2nd District.

Affidavit - Larceny.

City and County } ss.
of New York, }

of No. 97 Franklin Street, aged 32 years,
occupation Salesman

deposes and says, that on the 11th day of November 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A quantity of cloth of the value of Eighty-Six dollars \$ 86⁰⁰/₁₀₀

the property of J M Valentini and Company of which said deponent is a salesman

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 John Clean (number) from the fact that on said date said property was sent to pier 20 North River for shipment by said deponent as informed by Officer Barleigh that he arrested the defaulter with a Roll of Cloth in his possession which cloth deponent has identified as the owner property that was shipped as aforesaid. Deponent further says that the annexed receipt bearing the number 1779 corresponds with a similar number on a tag attached to said Cloth. Deponent therefore charges the defaulter with larceny stolen said property and prays that he be held to answer

John A. Louwery

Sworn before me, this 19th day of November 1891

Police Justice.

0359

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

John Cleary

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

Question. What is your name?

Answer. *John Cleary*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *6 Clarkson Street 33 years*

Question. What is your business or profession?

Answer. *Ship Caulker*

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 H. Cleary*

Taken before me this

day of *December* 1891

James H. Kelly

Police Justice.

0360

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.....

D. J. ...
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *See* 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.....18 *John E. Keely* 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.

Police Court--- 2nd District. 1559

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Lorussem
97 Franklin St
John Cleary

Offence *Law*

Dated Dec 19th 1891

Ryan Magistrate.

Burleigh Officer.

9th Precinct.

Witnesses *John W. Tilden*

No. *21 N.R.* Street.

Jacob Finstein

No. *H. Clarkson* Street.

No. _____ Street.

No. _____ Street.

\$ *1.000* answer.



Comm. *FN*

BAILABLE

No. 1, by *John W. Tilden*
Residence *417 W. 42nd* 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 F. Cleary

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

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

The said

John F. Cleary

late of the City of New York, in the County of New York aforesaid, on the *11th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety- *one*, at the City and County aforesaid, with force and arms,

*forty three yards of worsted
cloth of the value of two
dollars each yard*

of the goods, chattels and personal property of one

Joseph M. Valentine

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.

SECOND COUNT—

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

John F. Cleary
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John F. Cleary*

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

*forty three yards of cloth
of the value of two dollars
each yard.*

of the goods, chattels and personal property of one

Joseph M. Valentine

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

Joseph M. Valentine

unlawfully and unjustly did feloniously receive and have; the said

John F. Cleary

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.

0364

BOX:

467

FOLDER:

4284

DESCRIPTION:

Cliff, Michael

DATE:

02/03/92



4284

4866a

Witnesses:

Louis Perry
Sam A Perry

Counsel,

Filed *3* day of *July* 189*2*
Plends *Michael*

THE PEOPLE

Franklin M. ...
vs
Michael Cliff

Michael Cliff

Robbery, (Sections 224 and 22 & Penal Code.)
Degree.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm J. ...
Foreman.

Part 3. 7 day 8/9 2.
Pleads Robbery 2nd deg.

J. P. 8 ...
11

0366

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK } ss.

Police Court--First District.

Louis Perry
of No. *320 Franklin Ave Bklyn* Street, being duly sworn, deposes
and says, that on the *30* day of *January* 1892
at the *Sixth* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, *the following property viz:*
one Silver Watch with chain attached
all

of the value of *Eleven* Dollars,
the property of *Deponent aged 24 years*
occupation Conductor

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 force and violence as aforesaid, by

Michael Cliff (unpresent) and two others
whose names are unknown who escaped
Deponent says that about the hour of 6-30
A-M on said date he was walking along
Mulberry Street near North Street in
said City when said Cliff caught
hold of deponent and placed his arm
over his mouth, and one of said unknown
persons caught him by the arms and they
both held him while other said person
took the aforesaid property from his pocket
and ran away

Louis Perry

Sworn to, before me, this

day

[Signature]
Police Justice

0367

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

William a Perry
aged *21* years, occupation *Barber* of No. *32*
Franklin Ave Billys Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Louis Perry*
and that the facts stated therein ~~on information of deponent~~ are true of deponent's own
knowledge.

Sworn to before me, this *30*
day of *January* 189*2*

W. A. Ferris

W. A. Ferris
Police Justice.

0368

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

Saverio Piroda
aged 23 years, occupation Labourer of No. 127 Mulberry Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Louis Perry and that the facts stated therein ~~on information of deponent~~ are true of deponent's own knowledge.

Sworn to before me, this 30 day of July 1892

Saverio Piroda
his mark

[Signature]
Police Justice.

0369

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Michael Cluff being duly examined before the undersigned 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~~ 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 Cluff

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

No home in this City

Question. What is your business or profession?

Answer.

Cotton Spinner

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

Answer.

I am not guilty

Michael Cluff

Taken before me this

day of

[Signature]
Police Justice

0370

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

Henry guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated June 30 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.

Police Court--- 1st District. ¹¹⁹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Perry
320 Franklin Ave
Brooklyn
Michael Cliff

Reddy
Offence

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 January 30 1892

Duffy Magistrate.

Burns Officer.

6 Precinct.

Witnesses William A Perry
No. 320 Franklin Ave Street.
Brooklyn

Saverio Prota
No. 127 Mulberry Street.

John J Burns
6th Precinct Place Street.

to answer.

Committed



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 Rizzo

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

Michael Rizzo

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

The said *Michael Rizzo*,

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *January*, in the year of our Lord one thousand eight hundred and ninety-*two*, in the *day* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Dennis Perry*, in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of eight dollars,
and one chain of the value of three
dollars,

of the goods, chattels and personal property of the said *Dennis Perry*, against the will and by violence to the person of the said *Dennis Perry*, then and there violently and feloniously did rob, steal, take and carry away, *the said Michael Rizzo, being then and there aided by an accomplice, actually present, whose name is to be ascertained by the Grand Jury aforesaid as yet unknown.*

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

De Lancey Mill
Dennis attorney