

0677

BOX:

493

FOLDER:

4502

DESCRIPTION:

Cantalupo, Dominico

DATE:

09/16/92



4502

POOR QUALITY
ORIGINAL

0678

Witnesses :

Counsel,

Filed

Pleads,

day of 1892

THE PEOPLE
vs.

Dominico Cantalupo

DE LANCEY NICOLL,
District Attorney.

Heads of Jury

A TRUE BILL.

Foreman.

By the Court, do order
that the same be
[2681, form of 1892]

POOR QUALITY
ORIGINAL

0679

Police Court, 2 District.

City and County } ss.
of New York

of No 15 - Premier Street, aged 31 years,
occupation Police Officer being duly sworn, deposes and says,
that on the 15 day of September 1887 at the City of New
York, in the County of New York,

Dominico Cantalupo (nowhere)
who did carnally know and have
sexual intercourse in a manner
contrary to nature with a male child
Joseph Dammeliers eight years of age
in violation of Section 383 of the Penal Code
of the State of New York For the reasons
following to wit; deponents attention was called
by Louisa Marsal of no 121 Macdougall
Street and deponent looked through a window
in a frame building in no 119 1/2 Macdougall Street
and deponent saw the defendant with his pantaloons
open and the boy Dammeliers was kneeling on
a sofa with his pantaloons down and the
defendant stood behind the boy with his
arms around the boys body and making
a movement as if having sexual intercourse
with the boy and deponent arrested the

POOR QUALITY
ORIGINAL

0580

defendant and the boy informed defendant
that the defendant inserted his penis into
his said boys anus and had sexual
intercourse with him said boy
wherefore defendant prays that said defendant
maybe dealt with according to law

Shorn to before me this

10th day of Sept 1892

James M. E. White

A. J. White

Police Justice

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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Offence,

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street.

\$ to answer Sessions

POOR QUALITY
ORIGINAL

0681

(1835)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2 District Police Court.

Dominico Cantalupo 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.

Dominico Cantalupo

Question. How old are you?

Answer.

63 years

Question. Where were you born?

Answer.

Italy

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

Answer.

19 1/2 MacDougal St - 6 Months

Question. What is your business or profession?

Answer.

Shoemaker

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
Dominico Cantalupo

Taken before me this
day of *Sept* 189*8*

Police Justice.

POOR QUALITY
ORIGINAL

0682

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Dominico Cantalupo 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.

Dominico Cantalupo

Question. How old are you?

Answer.

63 years

Question. Where were you born?

Answer.

Italy

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

Answer.

19 1/2 Macdougal St - 6 Months

Question. What is your business or profession?

Answer.

Shoemaker

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
Dominico Cantalupo

Taken before me this
day of *Sept* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0683

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

1892
Police Court... District...
1147

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Butler
154 Rodman
Admission Comptroller

2 _____
3 _____
4 _____
5 _____
6 _____
7 _____
8 _____
9 _____
10 _____

Dated, Sept 10 1892

John A. White
Magistrate
S. E. White
Officer

Witnesses
No. 1 Macdonald Street
No. 2 Macdonald Street
No. 3 Macdonald Street
No. 4 Macdonald Street
No. 5 Macdonald Street
No. 6 Macdonald Street
No. 7 Macdonald Street
No. 8 Macdonald Street
No. 9 Macdonald Street
No. 10 Macdonald Street

154 Rodman
154 Rodman
154 Rodman
154 Rodman
154 Rodman
154 Rodman
154 Rodman
154 Rodman
154 Rodman
154 Rodman



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, Sept 10 1892 John A. White Police Justice.

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

Dated, _____ 1892 _____ 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, _____ 1892 _____ Police Justice.

POOR QUALITY
ORIGINAL

0684

365 Lexington Avenue.

Sept 9th '92

Hon Elbridge Gerry,
President of the Society
for the Prevention of Cruelty to
Children, Dear Sir: -

I have this day
examined the person of
Joseph Dommelleers, aged
8 years, of 124 Macdougall
Street, and find that his anus
and rectum have been injured
and penetrated by some blunt
object.

Respectfully Submitted

W. Favors Tibb M.D.

Examining Physician

**POOR QUALITY
ORIGINAL**

0685

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, Sept. 16th 1892

*Court of General Sessions of the Peace in and for the
City and County of New York.*

*The People
against*

Notice of Prosecution.

Dominico Cantalupo

*To the District Attorney of the
City and County of New York,*

Sir. This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

**POOR QUALITY
ORIGINAL**

0686

N. Y. GENERAL SESSIONS

THE PEOPLE



Crime agt Nature
CRUELTY TO CHILDREN

NOTICE OF PROSECUTION
BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

POOR QUALITY
ORIGINAL

0687

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dominico Cantalupo

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

indictment, accuse Dominico Cantalupo —

of the crime of Sodomy, —

committed as follows:

The said Dominico Cantalupo,

late of the City of New York, in the County of New York aforesaid, on the
eight day of September, in the year of our Lord one thousand
eight hundred and ninety- two, — at the City and County aforesaid,
in and upon one Joseph Dommeleers, a male person
feloniously made an assault, and him the said
Joseph Dommeleers, then and there feloniously did
casually know by the arms.

D. Saucy Nicoll, District Attorney.

0688

BOX:

493

FOLDER:

4502

DESCRIPTION:

Carlton, John

DATE:

09/07/92



4502

POOR QUALITY
ORIGINAL

0689

Witnesses:

Counsel,

Filed

Plends,

dy of

1892

THE PEOPLE

Degree,

Penal Code.]

Grand Larceny,
[Sections 528, 529,

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Part 3. Sept 12/92. J. S. S.
Pleads - Petit Larceny.

3 Nov Dec 92

POOR QUALITY
ORIGINAL

0690

Police Court 1- District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 16 Chestnut Street, aged 28 years,

occupation Truck Driver being duly sworn,

deposes and says, that on the 6 day of August 1892 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away

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

one suit of clothes - one pair of shoes

one Gold Watch + chain and

good and lawful money of the

United States amounting to four dollars

all of the value 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 feloni-

ously taken, stolen and carried away by John Carlton

(now here) for the reasons following to wit

on said date deponent missed said

property from his apartments no 16 Chestnut

Street - and on the 7th day of August 1892

he (deponent) saw the Defendant with

the said suit of clothes on his person

and deponent caused his arrest

after defendant was arrested he admitted

to deponent in the presence of Officer McCrory

of the 4th Precinct, that he had stolen said

property and that he had pawned the

said watch at Simpson's Pawn Shop no

223 Park Row. deponent further says

that he has since seen the watch

POOR QUALITY
ORIGINAL

0691

passed by Defendant and fully identified
it as his property and that the same
was stolen ~~from~~ *from* ~~the~~ *the* ~~same~~ *same*

John H. H. H.

Subscribed and sworn to before me, this *8* day

of *August* 189*2*

W. T. H. H. H. *Notary Public*

POOR QUALITY
ORIGINAL

0692

(1885)

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Carlton 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.

John Carlton

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

16 Chestnut St - 1 month

Question. What is your business or profession?

Answer.

Truck loader

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

J. Barton

Taken before me this

day of

August 189 *24*

189

Police Justice.

POOR QUALITY
ORIGINAL

0693

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

Police Court---
District.

THE PEOPLE,
vs.
John Carlton

John Carlton
John Carlton

Offense
Larceny

Dated, Aug 8 1892

William
Magistrate.

Callahan & Henry
Officer.

Witnesses
Officer Henry
Callahan

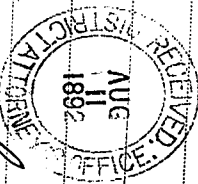
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



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

Defendant

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

Dated, Aug 8 1892 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0694

205

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 Carlton

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

John Carlton

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

The said

John Carlton

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

*one coat of the value of sixteen
dollars, one vest of the value of
six dollars, one pair of trousers
of the value of eight dollars, one
watch of the value of forty dollars,
one chain of the value of twenty
dollars, one pair of shoes of the value
of five dollars, and the sum of four
dollars in money, lawful money of the
United States of America, and of
the value of four dollars,*

of the goods, chattels and personal property of one

John Whalen

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.

POOR QUALITY
ORIGINAL

0695

SECOND COUNT—

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

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

The said

John Carlton
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 Whalen
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 Whalen
unlawfully and unjustly did feloniously receive and have; the said

John Carlton
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.

0696

BOX:

493

FOLDER:

4502

DESCRIPTION:

Charles, William

DATE:

09/12/92



4502

POOR QUALITY
ORIGINAL

0697

This fine note to be
remitted, left at
court 3 times - PBM,

Witnesses:

These representations
made by the
representative and the record -
mentioned made by the em-
ployee in behalf of debt.
and it appearing that
debt's conduct in prison
has been good, and that
his family requires his sup-
port. The within fine
is remitted. PBM
Sept 20, 1893

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

William Charles

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. L...

Foreman.

Sept 2 - Sept 15, 1892
Henry assessed 3rd deg
fine 1 yr - 1
June 1893. PBM

POOR QUALITY
ORIGINAL

0698

New York July 17th 1893.
Hon. Randolph B. Martine,
Judge, Court of General Sessions,
Sir:

I was the complainant against William Charles who was convicted of an assault upon me, and who was tried and sentenced before your Honor on the 16th day of September 1892, to a term of imprisonment in the Penitentiary for one year, and to pay a fine of Two hundred and fifty dollars.

I most respectfully petition your Honor to remit the fine imposed in this case as the prisoner has a wife and family depending upon him for support and as he has served the term of one years imprisonment imposed by your Honor and believing that the ends of justice has been satisfied in his case and that his further imprisonment would be a great hardship to his family and work an injury to them, I therefore pray your Honor to help relieve them

suffering by mitigating the sentence by the remission of the fine imposed on the said William Charles and allowing him his freedom so that he may be in a position to care for and provide for his family
Witness Anthony Morrall
E. R. Thompson

City and County of New York ss:

Anthony Morrall being duly sworn says that he is the complainant mentioned in the above petition, that he has read the foregoing petition and knows the contents thereof, that the same is true of his own knowledge and that the statements therein were made by him of his own free will and that deponent was not influenced to make them by any threat and was not in fear or under duress.

Sworn to before me this } Anthony Morrall
17th day of July 1873. }
E. R. Thompson
Commr. of Sess
N.Y. City & Co.

POOR QUALITY
ORIGINAL

0700

Police Court—2 District.

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

of No. 202 West 26 Street, aged 29 years,
occupation Groom being duly sworn

deposes and says, that on the 26 day of August 1882 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by William

Charles (now lives who cut stabbed
deponent in the back twice, and
he stabbed deponent once in the
left arm with a knife or
razor then took in his hand
by defendant

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 28 day
of August 1882

Anthony Merrall
John Ryan Police Justice.

POOR QUALITY
ORIGINAL

0701

(1885)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

2 District Police Court.

Mr Charles 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. Mr Charles

Question. How old are you?

Answer. 26

Question. Where were you born?

Answer. Mass

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

Answer. 344 6th Avenue

Question. What is your business or profession?

Answer. Writer

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

Answer. I am not guilty

William Charles

Taken before me this
day of August 1901

John D. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0702

Police Court. 2 District.

CITY AND COUNTY } ss:
OF NEW YORK,

James Sloane
of No. 19th Street Street, aged _____ years,
occupation Boatman being duly sworn, deposes and says, that

on the 27 day of August 1892 at the City of New York,

in the County of New York

and feloniously he was violently ASSAULTED and BEATEN by

Anthony Merrell William Charles now
here Deponent is informed by William Kelly
now here that he saw the said Charles stab
the said Anthony Merrell twice in the back
with a knife, and said Merrell is now
unable to appear in court in consequence of said stabbing
without any justification on the part of the said assailant.

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

Sworn to before me, this

day of August 1892

James Sloan
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

1877

William Kelly
aged 24 years, occupation Driver of No.

232 West 28th Street, being duly sworn, deposes and

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

Sworn to before me, this

day of August 1892

William Kelly
Police Justice.

POOR QUALITY
ORIGINAL

0703

BAILIED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court---

1894

1072

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Henry
Charles

2
3
4

Offense

Assault
felony

Dated

Aug 25

1894

Magistrate

Officer

Alcove

Witnesses

Mr Kelly

Prisoner

No.

232 West 4th

Street

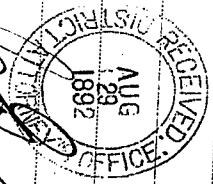
Cell Officer

No.

2000

to inspect

Street



No.

2000

Street

Held without bail to
await removal of injuries

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

William Charles

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

Dated, 189

John Ryan

Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

POOR QUALITY
ORIGINAL

0704

430

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Charles

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

William Charles

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

The said *William Charles*

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

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

Anthony Merrill
William Charles

with a certain *knife* which the said

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

POOR QUALITY
ORIGINAL

0705

SECOND COUNT—

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

William Charles

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

The said

William Charles

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

Anthony Murrill

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *William Charles*
the said *Anthony Murrill*
with a certain *knife*,

which *he* the said *William Charles*

in *his* right hand then and there had and held, in and upon the
body of *him* the said *Anthony Murrill*
then and there feloniously did wilfully and wrongfully strike, beat, *cut*, *stab*
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Anthony Murrill*
causing to the great damage of the said *Anthony Murrill*
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.

0706

BOX:

493

FOLDER:

4502

DESCRIPTION:

Charlet, John

DATE:

09/27/92



4502

POOR QUALITY
ORIGINAL

0707

Witnesses:

Counsel,

Filed

day of

Pleads,

THE PEOPLE

vs.

P

John Charles

ATTEMPTING SUICIDE.
(Section 174, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. Kelly

Foreman.

Please Jury

Wm. B. Van Dine

27th Sep. 1892

POOR QUALITY
ORIGINAL

0708

Police Court 4 District.

City and County of New York ss.

of No. 4th Precinct

occupation Officer

that on the 20 day of

York, in the County of New York,

Thomas Stapleton

Street, aged years,

being duly sworn, deposes and says,

1893, at the City of New

John Charles, now here, did with
the intent to take his own life take a
quantity of poison in violation of
Section 174 of the Penal Code of the State
of New York, for the following reasons, to
wit: That in said state department's attempt
was called and depositions were taken at the house
to 230 East 29 Street, and there found the
defendant, one of the rooms of the premises
lying on a bed sick. That deponent called
a doctor and a surgeon after an
examination the information was then
the defendant had taken poison of some
kind. That deponent is further
informed by Francis Labada that he
defendant, admitted to him, Francis, that
he, defendant, took a quantity of poison
with the intent to kill himself.

Therefore deponent prays that said
defendant be dealt with according
to law.

Done before me 3
this 27th day of September 1893 Thomas Stapleton

J. T. W. W. W.

Police Justice

POOR QUALITY
ORIGINAL

0709

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY
OF NEW YORK,

John Charles 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 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.

John Charles

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Italy

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

Answer.

No 730 East 17th St - Brooklyn

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty -
John Charles
mark

Taken before me this
day of *Sept* 189*7*

Police Justice.

John Mark

0710

Residence ...

1194

THE PEOPLE, &c.,
ON THE COMPLAINT OF

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Geo. Washington

John D. Smith

Offered

at Suicide

Dated

1

1

Witness

NO.

No. 5

 $\gamma_0, \dots, \gamma_T$

100

— 10 —

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 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 Sept 25 1892 J. W. Smith Police Justice.

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

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

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

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

POOR QUALITY
ORIGINAL

0711

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 24 years, occupation Bookbinder of No.

730 East 129 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Thomas H. H. H.

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

Sworn to before me, this

day of Sept 1897

Frank L. Lakeda
Mar

Frederick
Police Justice.

POOR QUALITY
ORIGINAL

0712

Court of General Sessions of the Peace

503

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Rhoads

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

John Rhoads

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said *John Rhoads*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *August*, in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to take *his* own life,

did feloniously take and swallow
down into his throat a quantity of
a certain deadly poison to the
great injury aforesaid unknown.

the same being an act dangerous to human life, 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.

0713

BOX:

493

FOLDER:

4502

DESCRIPTION:

Chater, Philip

DATE:

09/07/92



4502

POOR QUALITY
ORIGINAL

0714

Counsel,

Filed

Pleads,

32 THE PEOPLE

vs.

Philip Chater

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Sept. 22, 1892.

tried and convicted of
forgery in the 2nd Degree.

Jan 9 mo

Sept 24/92 RSM

Witnesses:

Subpoenaed
for 30th - 1st

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DAY OF

1892

Albino King

POOR QUALITY
ORIGINAL

0715

COURT OF GENERAL SESSIONS OF THE PEACE,

City and County of New York.

T H E P E O P L E ,

-against-

PHILIP CHATER.

Before

*** HON. RANDOLPH B. MARTINE,

and a Jury.

TRIED, NEW YORK, SEPTEMBER 22ND, 1892.

INDICTED FOR FORGERY IN THE SECOND DEGREE.

INDICTMENT FILED SEPTEMBER 7TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY TOWNSEND,

THEODORE DINGLEDEIN, ESQ.,

For THE PEOPLE.

For THE DEFENSE.

JAMES RYAN, testified that he lived at 220 South 5th Avenue. On or about the 3rd of September, 1892, he was working for the Postal Telegraph Company, in this City, as messenger boy, and had been so employed for about 5 weeks. He first saw the defendant at the Washington Buffet, on Broadway, about five doors from Exchange Place; he thought it was on a Thursday. This presentation occurred about a week afterwards. The first time he saw the defendant was on a Thursday, and the second and last time was on a Saturday. He saw the defendant on both occasions at the same place. The defendant called the witness aside, and said, "Are you busy?" The witness had his uniform on. The defendant said, "Where are you going?" The witness said, "To Broad Street." And the defendant sent the witness to the Stock Exchange, in New Street. The defendant asked the witness to deliver a message and get an answer. The defendant said, "Go to Mr. Goncouria," at the same time handing the witness a note. He identified a note---envelope---shown to him in court, as the note referred to. He took the

**POOR QUALITY
ORIGINAL**

0717

3

note to the Stock Exchange, as he had been directed. It was a little after 12 o'clock---about noon. He waited for Mr. Goncouria about 15 minutes and gave him the note. He saw Officer Bonnoil about 10 minutes afterwards and Mr. Goncouria was present at the time, and the witness saw the envelope or note in Mr. Goncouria's hand, and he did not give it back to him, the witness. Then the witness went with the officer to where the defendant was, on the opposite side of Broadway, near the Buffet, standing there, and when he saw the witness coming he crossed the street to get the answer. The witness was alone, and the detective followed him, and the witness handed the defendant "the note with a blank piece of paper in it," which Mr. Goncouria gave him. It was enclosed in an envelope. He, the witness, did not see that the piece of paper was blank. The envelope was sealed. It was not addressed to the defendant, but had "Stock Exchange" on it. It was a Stock Exchange envelope, and was not addressed to any one. The officer was there at the time, and followed the witness up to the defendant after he gave the envelope to the defendant. The defendant then gave the witness 10 cents, and as the

witness turned to leave, he saw the officer enter into conversation with the defendant, and he, the witness, walked away, leaving them there, and returned to his work. All that the witness heard pass between the officer and the defendant was, "Come with me." The officer said that to the defendant, and the defendant went with him. In

C r o s s - E x a m i n a t i o n,
the witness testified that before he became a messenger he sold newspapers. He only delivered one note to the defendant. The envelope had on it, "Mr. Goncouria, Private". He was sure it was the envelope.

ALBERT V. DE GONCOURIA, testified that he lived at 28 West 56th Street, in the City of New York, and was a stock broker. He knew a gentleman by the name of Joseph M. George, and had known him about 10 or 12 years. He had not seen him often in the last 4 or 5 years, but, before that he had seen him nearly every day, and he was a friend of the witness. The witness recollected the 3rd of September. He was in the Stock Exchange on that

**POOR QUALITY
ORIGINAL**

0719

5

day. He received the envelope shown to him on the 3rd of September, while on the Stock Exchange floor, from the messenger who was just on the witness stand. He opened the note and read it and was surprised to receive such a note. Then the witness went over to a gentleman named Quick, who was an intimate friend of Mr. George's, and talked to him and had him read the note and he made a statement to him, the witness. After talking with Mr. Quick, the witness sent for a detective, and Officer Bonnoil came, and the witness handed the officer the letter, which was in the envelope. After talking with the officer the witness took a Stock Exchange envelope and a blank sheet of paper and put it in it---with nothing written on it. The witness then handed the envelope to Mr. Quick, who addressed it. He saw him do it. He addressed it to Mr. J. M. George, and then the witness handed the note to the messenger boy, Ryan, who testified a few minutes ago, and gave him some instructions, in consequence of which the boy left him, the witness, then. The officer went away with the boy. The witness did not know the defendant, and first saw him in court on this occasion of his, the witness,

testifying in the case. In

C r o s s - E x a m i n a t i o n,

The witness testified that he did not know where the letter came from, and did not know who wrote the letter. The witness is not familiar with the handwriting of Mr. George, and never before saw a letter from the defendant.

OFFICER MORRIS BONNOIL, testified that he was a detective officer, in this City, and he remembered the 3rd of September 1892, and was on duty in front of the Stock Exchange. A messenger came to him there, and, in consequence of that, he went around to the New Street entrance of the Stock Exchange. There he met the messenger again, and Mr. Quick and Mr. Goncouria. He had not known Mr. Quick before. Mr. Goncouria handed the letter and envelope(now shown to the witness) to Mr. Quick and Mr. Quick handed them to the witness. The messenger boy Ryan, was sent out ahead of him, the witness, and he followed him up Exchange Place into Broadway, and there he saw the defendant standing on the curbstone,

**POOR QUALITY
ORIGINAL**

0721

7

looking to the right and to the left. As the messenger approached, the defendant crossed the street and met him. And the messenger, Ryan, handed the defendant a note which he had received from Mr. Quick. The witness saw Mr. Quick write on the envelope the name "J. M. George," and hand it to the messenger, who afterwards handed it to the defendant, who held it in his hand. The witness said to the boy Ryan, in the presence of the defendant, "This man?" and the boy said yes. Then the officer seized the defendant and said, "You are a nice fellow doing this. 'George' is not your name. Why didn't you write your own name?" He said, "Well, I didn't want to let them know I was here." Then the witness took the defendant to the Stock Exchange, where Mr. Goncouria and Mr. Quick and several other persons were. Mr. Quick said, "You are a nice man to do this work." The defendant said, "Fred, let me talk to you". Mr. Quick said, "Don't you call me 'Fred.' You are a scoundrel." The witness said to the defendant, while they were on a Broadway car, "Do you know that this is forgery?" The defendant said, "Well, whatever there is about it, of course I have done it." That was all the

conversation. The defendant was taken to Police Headquarters. On Sunday morning the witness took the defendant to the police court, and he was remanded until Monday morning, when Mr. George made a complaint against him. The defendant asked Mr. George not to prosecute him, and Mr. George refused to comply with the defendant's request.

JOSEPH M. GEORGE, testified that he lived at San Antonio, Texas, and arrived here on the steamer about the 26th of July. He was here previous to that---in June. He had known Mr. Goncouria since 1875 and is a friend of his, the witness. On September 3rd, 1892 the witness was at Bellport, Long Island. He left the City for Bellport on the Saturday following the 26th of July. He did not remember the date. The next day he went to Moriches, and he was not in the City of New York until Labor day---from the 30th day of July; Monday, Labor day, was the first day that the witness was back again in the City. He was not in the City, in the meantime, at all. He knew the defendant about 10 years. He had not seen

POOR QUALITY
ORIGINAL

0723

9

him for about 4 years. Prior to that he used to see him every day or every day or so. After looking at the envelope and letter in this case, the witness testified that the signature was not his. He had seen the defendant write, and was familiar with the defendant's handwriting, and testified that the signature in question was in the handwriting of the defendant. He also testified that the signature was not in his, the witness's handwriting. The witness did not, on or about the 3rd day of September, or at any time since the first day of July, write a letter to Mr. Goncouria. In

C r o s s - E x a m i n a t i o n, _ _

the witness testified that he compared the handwriting of the letter in question with other handwriting of the defendant.

THE DEFENSE.

(None)

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

-----X
The People of the State of New York, :
agst. :
Philip Chater. :
-----X

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

Richard King, being duly sworn, says that he is
~~a member~~ of the New York Stock Exchange and is the broth-
er-in-law of defendant, Philip Chater, having married
said Chater's sister. That he has been acquainted with
said Chater for the past sixteen years and that he has
previously borne a good reputation, That deponent is
willing, if said Chater is discharged, to advance the
means necessary for him to leave the State and Country.
That said Chater was in the employ of deponent's firm
for about four years and during the whole of said time
said Chater was upright and honest.

Sworn to before me this

15th day of September, 1892.

Richard King

Witnesses

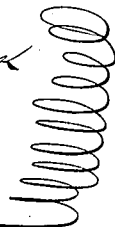
R. A. Wylie M. D.
W. Chater

Court of General Session of the Place
In and for the City and County of New York.

The People of the State of New York

vs

Philip Chater



City and County of New York ss

Horace B. Fry of New York City
being duly sworn says - That he was formerly a
member of the Philadelphia Stock Exchange and
afterwards member of the New York Stock Exchange
for a period of twenty years -

I have known Philip Chater since he was
twenty one years of age, and always believed him
of good moral character and business standing
His dealings with me, as I recollect them in
the office of his brother in law, Richard King Jr
were all they should be - I knew Philip Chater
as a young man of rather convivial habits, but
among associates of a kind with whom criminal
conduct of the nature of forgery or speculation was
altogether foreign - I believe therefore that he is
not by nature depraved or of a temperament
or tendency from which nothing was to be hoped.
On the contrary I believe that if the crime for
which he now stands accused, could be condoned,
his return to decent honest and law abiding

conduct could be expected: particularly in view of the disgrace he has already suffered and of his firmly expressed intention to leave the city and country so as to avoid the contamination of his late associates and be in a position to make new and honorable ones. For a man hitherto a gentleman, of good family and former good associations, the son of an honorable father and mother, it is certain that a fortnight's incarceration in a cell, the transportation in a prison van, the public exhibition as a convict, handcuffed to another convict, is an experience too grave to be lightly held or ever effaced.

Although deponent feels it his duty ^{to testify} to certainty of character in Philip Chater and an indifference on his part to serious study in directions towards which nature seems to have endowed him, deponent does not doubt that Philip Chater now understands fully the enormity of his conduct and that his reform and total abandonment of his evil course are to be expected as the result of judicial leniency to him now.

Seen & before me this

16th day of September 1892

Caleb M. Hillman

Notary Public.

N.Y. County

Horace P. Fry

POOR QUALITY
ORIGINAL

0727

General Sessions Court

The People of the
State of New York

Against

Philip Blatin

Affidavits

THEO. DINGELDEIN,
Attorney for

45 Broadway, N. Y.

Due and true service of a copy of the within
is hereby admitted.

Dated N. Y.,

Attorney for

To

Attorney for

POOR QUALITY
ORIGINAL

0728

General Sessions Court

The People of the
State of New York

Against

Philip Blatin

Affiant

THEO. DINGELDEIN,
Attorney for *Blatin*
45 Broadway, N. Y.

Due and true service of a copy of the within
is hereby admitted.

Dated N. Y.,

Attorney for

To

Attorney for

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
vs
Philip Chater

City and County of New York ss
Richard H. Halsted being
duly sworn says that he is a member of
The New York Stock Exchange

I never heard anything to the disadvantage
of Philip Chater until the publication in the
newspapers of his having forged the name of
one J. M. George to an application to borrow
ten dollars - Some months ago I received a
note from said Chater signed by him in his
own name asking for a loan - I thereupon
lent him Ten Dollars - This is the only
application I ever had from him to borrow
money - I have never seen any other writing
of his or purporting to be his except the one
above mentioned -

Dependent upon this affidavit because it
has been reported that I have been deceived
by said Chater to my loss - Such is not so
I lent him the money knowing him to be poor
sum to before me this

day of September 1892
William J. Robinson
Notary Public
New York County

Richard H. Halsted

POOR QUALITY
ORIGINAL

0730

Police Court, 2 District.

City and County } ss.
of New York,

of No. San Antonio Texas Joseph M George
occupation Cattle Ranchman Street, aged 33 years,
that on the 9th day of September 1887, being duly sworn, deposes and says,
York, in the County of New York, at the City of New

One Philip Chateau
did make utter and forge a
certain instrument of writing herewith
unnamed wherein the deponent's name
imports to be signed, for the purpose
of obtaining ^{ten dollars in} money or deponent's credit
from A. V. de Goicouria. Deponent
is informed by Detective Maurice
Bronnail now here that he saw the
defendant on said date receive
the answer to said letter from a
messenger boy and upon his
arrest the defendant admitted
and confessed that he, defendant
had written said letter and
signed deponent's name thereto.
Deponent avers that defendant
be held to answer said charge.

Sworn to before me this 6 day

of September 1887

McGeorge

Police Justice.

POOR QUALITY
ORIGINAL

0731

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Philip Chater 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

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

Police Justice.

POOR QUALITY
ORIGINAL

0733

518

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Philip Chater

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

Philip Chater

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

The said

Philip Chater

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

My dear Goscawine

*I have just
arrived in town in somewhat of
a fix and can't put my hand
on any one at the moment. Can
you oblige me by sending ten
dollars by boy. I will see you
at the Club or perhaps later in the
day at Exchange and explain.*

Yours &c

J. M. George

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

**POOR QUALITY
ORIGINAL**

0734

SECOND COUNT.

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

Philip Chater

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

The said

Philip Chater

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

My dear Goicouria,
I have just
arrived in town in somewhat
of a fit and can't put my hand
on any one at the moment - Can
you oblige me by sending ten
dollars by boy - I will see you
at the Club or perhaps later in
the day at Exchange and explain.
Yours &c
J. M. George

the said

Philip Chater

then and there well knowing the same to be forged, 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.

0735

BOX:

493

FOLDER:

4502

DESCRIPTION:

Chatfield, Daniel

DATE:

09/16/92



4502

POOR QUALITY
ORIGINAL

0736

Counsel,

Filed

day of

1892

Plends

THE PEOPLE

vs.

Daniel Chatfield

Grand Larceny, First Degree,
(DWELLING HOUSE),
[Sections 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Paul B. Sepp 23/92
Sworn and Requested

POOR QUALITY
ORIGINAL

0737

Witnesses:

Counsel,

Filed

day of

1892

Pleaded,

THE PEOPLE

vs.

Daniel Charfield

Grand Larceny, First Degree,
(DWELLING HOUSE),
[Sections 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

Dr LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Paul B. Soper 23/92

Sworn and Requested

POOR QUALITY
ORIGINAL

0738

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 608 West 47th St Street, aged 36 years,
occupation Liquor Dealer being duly sworn,
deposes and says, that on the 7 day of March 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:

A quantity of clothing of the value
of about thirty dollars
\$30.00

the property of Deponent and his brother John Swallow

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 James (Charles) (numbers)

and one James Marrow who has been arrested
and convicted in the General Session
for the said Larceny (and other in cases)

from the fact that on said date
said property was in a room in the
rear of deponent's store in said premises
and on said date deponent missed
said property. Deponent is informed by

Philip Vetter of 603 West 47th Street
that on said date he saw the said
defendant leaving the premises 610 West
47th Street next door to deponent with
a bag in his possession and in company
with the said Marrow. Said Marrow

Sworn to before me, this

day

of

189

Police Justice.

POOR QUALITY
ORIGINAL

0739

was arrested shortly afterward with
part of said property in his possession
and convicted as aforesaid. Defendant
therefore charges with having acted
in concert with said and taking
stolen and carrying away said
property and asks that he may be
dealt with as the law directs.

Subscribed and sworn to } Jacob Esselhorn
County of September 1899

W. A. Wythe
Police Justice

POOR QUALITY
ORIGINAL

0740

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

✓ District Police Court.

Daniel Chaffee 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. *Daniel Chaffee*

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. *136 West 49 Street 2 Years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
Daniel Chaffee

Taken before me this
day of

[Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0741

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

178
Police Court---
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Just. Powell
608 West 47 St
Municipal Court

Offence Larceny fel

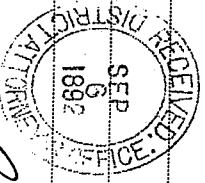
Dated Sept 8 1892

Charles Magistrate.
Henry W. B. Allen Officer.

Witnesses Philip Smith
25 Precinct.

No. 603 Precinct 47
Street.

No. _____
Street.



No. 700
to instruct. John Supp.

47
St

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

Dated Sept 8 1892 Wm. A. Smith 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.

POOR QUALITY
ORIGINAL

0742

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Philip Ritter
aged 33 years, occupation Butcher of No. 603 West 4th Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Jacob Esselbou
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 4
day of September 1892

Philip Ritter

W. A. Wells

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

Daniel Chatfield

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

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

The said *Daniel Chatfield*

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

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

of the goods, chattels and personal property of one

in the dwelling house of the said

Jacob Esselborn
Jacob Esselborn

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

SECOND COUNT—

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

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

The said

Daniel Chatfield
late of the *22nd* Ward of the City of New York, in the County of New York
aforesaid, on the *seventh* day of *March* in the year of
our Lord one thousand eight hundred and ninety-*two*, at the Ward, City and
County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one

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

Jacob Esselborn
unlawfully and unjustly did feloniously receive and have; the said

Daniel Chatfield
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.

0745

BOX:

493

FOLDER:

4502

DESCRIPTION:

Cleary, Patrick

DATE:

09/22/92



4502

POOR QUALITY
ORIGINAL

0746

Witnesses:

Counsel,

Filed

Pleads

1892

THE PEOPLE

vs.

Patrick Cleary

Grand Larceny,
(From the Person,
[Sections 888, 890,
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. Leary

Per 3. Sept 28/92 Foreman.

Ind and Acquitted

Per 3 Sept 28/92

G.S.A.

POOR QUALITY
ORIGINAL

0747

Police Court—3rd District.

(1365)

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 32 Catharine Annie Foster
Street, aged 27 years,
occupation Keep House

deposes and says, that on the 9 day of September 1892 being duly sworn,

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of person of deponent, in the night time, the following property, viz:

One pocket book containing
good and lawful money ~~and~~
to the amount of one dollar and
sixty cents and one Latch Key.

Altho of the value two dollars and Eleven cents
(\$2.11)
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 Abner Cleary (nowhere) from

the fact: that at about 8 o'clock
P.M. said date deponent was
going through Trinity Street
and had the said pocket book
in her hand when the said
defendant did feloniously take
steal and carry away the
said property from deponent's
person

Annie Foster
sworn

Sworn to before me, this
day of Sept 1892
of John J. [illegible]
Justice.

POOR QUALITY
ORIGINAL

0748

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

3
District Police Court.

Patrick Cleary being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he 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. *Patrick Cleary*

Question. How old are you?

Answer. *47 years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *528 East 135 St. 8, 11 years*

Question. What is your business or profession?

Answer. *Iron Moulder.*

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*
Patrick Cleary

Taken before me this

day of

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0750

504

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Cleary

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

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

The said

Patrick Cleary

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

*the sum of one dollar and
sixty cents in money, lawful money
of the United States of America,
and of the value of one dollar and
sixty cents, one pocketbook of the
value of twenty-five cents and one
key of the value of twenty-five cents*

of the goods, chattels and personal property of one *Annie Taxton*
on the person of the said *Annie Taxton*
then and there being found, from the person of the said *Annie Taxton*
then and there feloniously did steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

De Lancey McCall
District Attorney.

0751

BOX:

493

FOLDER:

4502

DESCRIPTION:

Coffee, Kate

DATE:

09/27/92



4502

POOR QUALITY
ORIGINAL

0752

313

195
~~195~~

Witnesses:

Counsel,

Filed

Day of

1892

Pleads,

THE PEOPLE

vs.

P

States Coffee

Assault in the Second Degree.
(Section 219, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

Per [Signature]

Oct 7 1892

A TRUE BILL.

[Signature]

Foreman.

Oct 2 - Oct. 7, 1892.
Trial and Verdict

27th Sep. 1892

POOR QUALITY
ORIGINAL

0753

Police Court, Fourth District.

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

of No. 53rd West 49th Street, aged 37 years,
occupation Keep House being duly sworn
deposes and says, that on 13 day of September 1892 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by
Katie Coffey, who cut and stabbed
deponent once in left eye and once in
the left side of the head with the blade
of a knife which she, Coffey, then and
there held in her hand.

Deponent further says that
such assault was committed

527 W 47
2 P M

Claus

with the Key

with the felonious intent to ~~take the life of deponent~~, or to do ~~her~~ 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 13 day }
of September 1892 } Nelli McDonald

J. W. Smith Police Justice.

POOR QUALITY
ORIGINAL

0754

Sec. 151.

Police Court 14 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 William McDonnell
of No. 53rd West 49 Street, that on the 13 day of September
1884 at the City of New York, in the County of New York,

me Mrs Katie Coffey did violently
and feloniously assault Complainant
with a knife

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

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 said Defendant and bring him
forthwith before me, at the 14 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

13 day of Sept 1884

William McDonnell

POLICE JUSTICE.

See 440 100

POOR QUALITY
ORIGINAL

0755

age 28 US. Res 548 W 43, St

The within named

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.

Dated _____ 188

Police Justice

Arrested by Officer 632
West 49th St. 11/1/88

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Warrant-General.

vs.

Dated _____ 188

Magistrate

Officer.

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

Officer.

Dated *Sept-25* 188*9*

This Warrant may be executed on Sunday or at
night.

Police Justice.

POOR QUALITY
ORIGINAL

0756

Sec. 198—200.

H⁹ District Police Court.

CITY AND COUNTY OF NEW YORK ss:

Kato Coffee 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 he sees fit, to answer the charge and explain the facts alleged against her; that he 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.

Kato Coffee

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.

No. 548 West 43rd Street. Two weeks

Question. What is your business or profession?

Answer.

House Keeper

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

Answer.

I am not guilty
Kato Coffee
Mark

Taken before me this

day of

Sept. 1899
Police Justice

POOR QUALITY
ORIGINAL

0757

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

Police Court---

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia M. [unclear]
532-40-49
Miss [unclear]

Officer

Dated

Sept 23rd
1894

Magistrate

Officer

Recorder

WITNESSES

Amie Claus-

No.

527-10, 49-47-42

No.

527-10, 49-47-42

No.

532-40-49-42

No.

532-40-49-42

No.

532-40-49-42

No.

532-40-49-42

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

Dated *Sept 25* 1894 _____ Police Justice.

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

Dated *Sept 25* 1894 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0758

480

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Kate Coffee

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

Kate Coffee

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

The said

Kate Coffee

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

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

Hellie Mc Donald
Kate Coffee

with a certain *knife* which she the said

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

SECOND COUNT—

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

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

The said

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

Hellie Mae Donald
in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Kate Coffey*
the said *Hellie Mae Donald*
with a certain *knife*

which *she* the said *Kate Coffey*
in *her* right hand then and there had and held, in and upon the
eye and head of *her* the said *Hellie Mae Donald*
then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab*
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Hellie Mae Donald*
to the great damage of the said *Hellie Mae Donald*
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.

0760

BOX:

493

FOLDER:

4502

DESCRIPTION:

Compano, Angelo

DATE:

09/26/92



4502

POOR QUALITY
ORIGINAL

0761

Witnesses:

G. Lapina

Off Moran

Counsel,

Filed

1892

Pleads,

THE PEOPLE

vs.

Angelo Corbiano

Oct 17/92

Spied & Connected

of County 2009

S.P. 14-1001

DE ANCEY NICOLL,

District Attorney.

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

A TRUE BILL.

Jamie T. Lunn

Foreman.

Sept 29/92

POOR QUALITY
ORIGINAL

0762

4-2/92

80 1/2

THE PEOPLE

COURT OF GENERAL SESSIONS, PART I.

vs

BEFORE JUDGE COWING.

ANGELO COMPANO.

Thursday, October 6, 1892.

Indictment for assault in the first degree.

ASSISTANT DISTRICT ATTORNEY OSBORNE, FOR THE PEOPLE.

MR. Le BARBIERE FOR THE DEFENDANT.

A Jury was empanelled and sworn.

GIRARDO LAPINO, sworn, and examined by Mr. Osborne,
through the interpreter:

Q Where do you reside? A I live in Brooklyn, 48 Nostrand
avenue.

Q Where did you reside on the 30th of August, 1892? A. #17
Meserole Street, Brooklyn.

Q What is your business? A. Shoe-maker.

Q And how long have you been in the United States? A. Five
years.

Q Do you know the defendant? A Yes, sir.

Q What is his name? A. Angelo Compano.

Q How long have you known him? A. Since we were boys.

Q You knew him in the old country? A We belong to the same
place in Italy.

Q Whereabouts? A Potenza, Basilicata.

Q Did you see the defendant on the 30th of August, 1892? A When
he shot me.

Q Where were you at that time? A I came to see my sister-in-
law for private business.

Q Whereabouts? A. #61 Oliver street, in the city of New York.

Q What time was it you got there? A About seven o'clock in
the evening.

Q Was the defendant there at that time? No, sir, I did not see

**POOR QUALITY
ORIGINAL**

0763

him at that time.

Q What time did he get there? A I met him, for the first time, when I was going to make some----

Q Where did you first meet the defendant on the evening of the shooting? A I met him the first time on Oliver street.

Q About what number? A Close to the elevated railroad.

Q How far was it from his sister-in-law's house that he first met him? A There was a certain distance.

Q About what time of day was it? A. About six o'clock, between half past five and six o'clock, in the afternoon.

Q What conversation took place between the defendant and him?
A We did not have any conversation at that time.

Q Did you speak? A No, sir.

Q What was the next time you saw the defendant? A I met him about an hour afterwards.

Q Whereabouts? A The second time I did not see him, I only saw him on the road and this man shot me twice.

By the Court:

Q Which man? A. The prisoner at the bar.

Q The prisoner shot him twice? A Twice.

Q Where? A One shot, I was hit by one shot here (pointing to the back, about the middle of the back), and another shot on my elbow and another shot on my arm.

Q Three shots? A Two shots, but the one on the elbow came out through the other side of the arm.

Q He was shot in the back once and shot in the elbow once?

A Shot in the back once and in the elbow once.

Q By the prisoner? A. Yes, sir.

Q In the city of New York? A Yes, sir.

By Mr. Osborne:

Q Did he say anything to you at the time? A He said nothing

~~Mr. Osborne:~~ (The Interpreter: He wants to tell his story.)

Mr. Osborne: Tell him that he won't be allowed to tell his story, tell him we want to know the facts in the case, to answer my questions, and tell what he knows.

By Mr. Osborne:

Q Did the defendant say anything to you at the time that he shot you? A I did not hear anything, he shot me and I fell down.

Q Had you ever had a quarrel with the defendant at all? A No, sir, we never had a quarrel before; three days before we dined together in my own house.

Q What made the defendant shoot you? A To the best of my belief, he was jealous of my business.

Q What is your business? A Shoe-maker.

Q And what business is the defendant in? A He is a shoe-maker also, and he was in my employ for three months.

Q Did you discharge him from your employ? (Objected to). A He was discharged, not by me, by the foreman.

Counsel: I move that be stricken out on the ground that it is irrelevant, improper, and immaterial.

The Court: That, of itself, would not be material, but if you follow it up, going to show that the complainant instigated the discharge, it would be a motive for shooting him. You may renew your motion.

By the Court:

Q The prisoner was working in the same place with the complainant? A We were working in the same factory, we were working together in the same factory.

Q And their common employer discharged him, the defendant?

A The common foreman discharged the prisoner at the bar.

**POOR QUALITY
ORIGINAL**

0765

Mr. Osborne: It is consented that that part of the record which states that the defendant was discharged from his employ as shoe-maker, be stricken out.

Counsel: Yes.

The Court: Yes.

By Mr. Osborne:

Q Did the defendant make any threats with respect to you at all?
(Objected to).

Q State what conversation the defendant did have with you previous to the shooting, showing an intention on his part to quarrel with you? Objected to on the ground that it is immaterial and improper. Question withdrawn.

Q What was the last time you saw the defendant previous to the evening on which he was shot? A Three or four days before that the defendant came and had dinner in my house.

Q Did he take dinner with you? A Yes, sir, we had dinner in the evening.

Q You had no conversation with him from that time up to the time you were shot? A No, sir.

Q Were you taken to the hospital after you were shot? A Yes, sir.

Q What weapon did the defendant use when he shot you? A A revolver.

Q How long did you remain in the hospital? A I was in the hospital for seven days and then I saw that the ball could not be extracted from my back and then I went to die at my house.

Counsel: I move to strike out that part that he wanted to die.

The Court: Yes, strike it out.

By Mr. Osborne:

Q The ball has never been extracted from you, has it? A The ball is still there, and I can't work and I can't walk.

Mr. Osborne: I will consent to strike out that he can't work and

**POOR QUALITY
ORIGINAL**

0766

can't walk.

CROSS EXAMINATION, by Counsel:

Q Were you at work on the 30th of August? A No, sir.

Q How long previously to that day had you not been at work? A I don't remember.

Q Can you state whether it was a week or more than that? A A couple of weeks.

Q Where was your place of business? A I worked first with Mr. Wichert.

Q That is in #24 Boerum place, Brooklyn? A Yes, sir.

Q How long did you work for him? A Eight or nine months.

Q Have you been steadily working for Mr. Wichert previous to the two weeks when you were not working? A Yes, sir; working every day.

Q When you first went to work with Wichert did you or not meet the defendant there? A Yes, sir.

The Court: Is your defence self-defence?

Counsel: Our defence is self-defence.

By Counsel:

Q Do you belong to any association of labor? A His answer was, he belongs also to a society.

Q Do you belong to it? A Yes, sir.

Q What is the name of that association, is your association called the "Knights of Labor?" A Yes, sir.

Q And that association gave----

The Court: Now look here---

Counsel: Question withdrawn.

By Counsel:

Q How long have you belonged to that association? A Three or four months.

Q On the 30th of August, 1892, at about exactly where was it

that you met the defendant the first time? A I met him before arriving at the Five Points.

Q Was it your habit to come over here to New York in the evening? A Yes, sir; I came here to buy my goods.

Q And did you or not frequently visit in Oliver street? A. Yes.

Q You say on the night in question you came over to see your sister-in-law? A I came over to see my sister-in-law about some private business, to get some money she owed me.

Q So that you saw her that night? A I did.

Q When you first saw the defendant that evening was he on the side of the street that your sister lived on? A. Yes, sir.

Q How long were you in his company at that time? A Not half a minute, He would not speak to me.

Q Did you speak to him? A I did speak to him, I called him but he did not come.

Q How far from you was he when you called him? A About four or five feet.

Q Where did he go at that moment when he would not come to you? A He went towards the Five Points.

Q You say that about one hour later you saw him again? A I saw him, I was going from my business, it was an hour afterwards, and then he shot me.

Q Where was the place, what side of the street was this? A I was walking on one side walk and he was walking on the other side-walk, and when I was opposite #51 Oliver street he came as far as the middle of the road and there he fired.

Q Number 51 Oliver street---is that the place where your sister-in-law lives? A No, my sister-in-law lives at #61.

Q Had you been in #51 Oliver street that night? A Yes, sir, I went there to bid good-night to some friends of mine.

Q What time was it that you bid them good-night? A About

seven o'clock.

Q Did you leave that place alone? A Alone.

Q Was anybody right outside on the side-walk, or near there, when you were leaving those premises? A There was a woman who he called here as a witness, there was the land-lady, and two other people that are witnesses in the case.

By the Court:

Q How many were there? A There was a woman who he called as a witness in this case, the land-lady---

Q Two men were witnesses? A Two women and two men.

Q Did they see the shooting? A I believe they did.

By Counsel:

Q I understand you now to say that the shooting took place immediately opposite #51 Oliver street? A No, sir.

Q Where, exactly, did it take place? A He says that the lawyer wants to know too much from him; he don't remember.

Mr. Osborne: Tell him he is only a witness here, to tell the truth and answer all the questions.

A About twelve steps away from #51 Oliver street.

By Counsel:

Q Towards Oak street or towards Madison street? A Towards Oak street.

Q Toward your side of the street or the other side? A I walked on the same side I was walking, he crossed the street, he came over and shot me.

Q When you were shot were you on the side-walk, on the side of #51 Oliver street? A Yes, sir.

Q Did you see him advancing towards you? A No, sir, I did not.

Q Did you see him there with any revolver in his hand? A After he shot me----

Q No, before he shot? A No, sir, I did not.

Q And at that moment, just before he shot, did he do or say anything to you? A I did not hear anything.

Q How did you know that you were shot? A At the first shot I fell down, and then he fired the second shot.

By the Court:

Q He says he fell down after the first shot? A Yes, sir.

Q Which was the one that hit him, the second time? A The first one was on the elbow, the second one was on the back.

Q After he was down he shot him the second time in the back?

A After he fell down he shot him the second time in the back.

By Counsel:

Q How far were you from the defendant when the first shot was fired? A Four feet.

Q Just previously to that moment of the firing, did you see the defendant pointing that revolver at you? A I did not see him, I saw him when he was going to fire and put up my arm.

Q At that moment did he say anything to you? A Nothing.

Q You fell down to the side-walk; now then exactly what happened? A He came close to my body and fired the second shot.

By the Court:

Q Did he fall on his face, on his back, or on his stomach? A He fell on his side.

By Counsel;

Q What did the defendant do, step up? A He shot me the second time.

Q Did you see him, on the second shot, pointing the revolver at you? A I was half dead, I could not see him.

Q Did you see him before you at that moment, yes or no? A Yes, sir, the second time I saw him pointing the revolver to me before he shot.

Q Upon that statement, in order that we may know the positions, show me the position of the defendant, if you can, when he was pointing the revolver the second time what was your position? You say you saw the defendant pointing the revolver at you?

The Court: He says so.

By Counsel:

Q Up to this moment you said that nothing was said by the defendant to you?

The Court: He has said that.

By Counsel:

Q After the firing of the second shot was anything said? A I did not hear anything.

Q Have you the coat you had on that night? A I will bring it to-morrow morning.

Counsel: I would like to have it produced.

The Court: Tell him to bring his coat to-morrow morning, if the case lasts that long.

By Counsel:

Q After he fired the second shot did you lose consciousness?

A Yes, sir, I did.

Q So that, up to this moment, from the time that the first shot was fired and the time the second shot was fired, the defendant said not a word to you? A After I was shot the second time I remained for a certain time dazed; they carried me into the hallway; they washed my face and then they heard the defendant speaking.

Q Up to that time, though, he had not heard him say anything?

A No, sir.

Q When was it that he had been working for you, you say for three months, if I understand you correctly? A He corrected himself, they worked together.

Q Where was it that the defendant worked with you together? A In a factory in Boerum place.

Q How long ago was that? A The last time that we worked together was about the end of May, May of this year.

Q I asked him whether at the time of the shooting, previous to the firing of the two shots, he had said anything to the defendant? A I did not say anything to him.

Q You said you did not say a word to the defendant? A No, sir; I did not.

Q Did you ever see this man before (pointing to Gregor Micordiantian)? A Yes, sir.

Q Did you see Greggor at 51 Oliver street that night? A At his house with that man that I spoke of, at number 51.

Q What time will you swear that that conversation took place that night, the night of the shooting? A Between six and seven o'clock, I cannot say exactly.

Q Do you recollect what that conversation was that you had with him? A Yes, sir, I remember, we were talking about our work.

Q Did you mention the name of Compano, the defendant, yes or no? A No, I did not.

Q Is it not a fact that you spoke to Greggor about the strike at Wichert's place?

The Court: Let me suggest this: We have got down now to the shooting; you have announced your defence to be self-defence; he did shoot him and had a right to do it. If you go into the strike business it will take six weeks to try it---you are befogging the case. Let us hear the circumstances of the shooting, not whether they belong to labor unions, whether one was an enemy to the other or whether both were discharged.

By Counsel:

Q Is it not a fact that on that night to Gregor you said---you spoke about Compano and you said to him that because he was working in Brooklyn at that time and you were not, you would pull his eyes out, yes or no? A It is not true.

Q Is it not a fact that at that moment you started off suddenly from the company of Gregor, yes or no? A No, sir; it was late and I wanted to go home and I walked away.

By Mr. Osborne:

Q In answer to the counsel for the defendant, that you heard the defendant say something to you after you were shot, you said that after you were shot you heard the defendant here say something in the alley, tell the Jury what it was? Objected to as immaterial and improper, it being after the occurrence. Objection over-ruled. Exception. A I was asked, "Who shot you?" and I answered "Angelo Compano."

Q Was the defendant present when you said, "Angelo Compano shot me?" (No answer).

By the Court:

Q Did you hear the defendant say anything in the alley after you were shot? A He was speaking with the other people, I heard his voice but did not know what he was saying.

LUIJI VINCENZO, sworn, and examined by Mr. Osborne, through the interpreter:

Q What is your name? A Luiji Vincenzo.

Q What is your business? A Shoe-maker.

Q Where do you live? A #49 Oliver street.

Q Tell the Jury all you know about this case? A Saturday evening we were going back----

By the Court:

11 Q Who were? A 'Myself, my brother, and other friends of ours;

we came from some place of amusement. We arrived opposite our house, #51 Oliver street, and there we met Angelo Compano, that was talking with some of his friends. I heard the defendant saying to his friends, "What do I care about this strike at Brooklyn?"

By Mr. Osborne:

Q Go on? A "I am afraid of nobody, and if there is any one that is good to fight me, let him come forward."

By the Court:

Q Who said that? A The prisoner.

By Counsel:

Q Did he not say, "If there is any one good, let him come forward?" A "If there is any one good, let him come forward."

By Mr. Osborne:

Q Go on? A He told me, "I am afraid of nobody."

By the Court:

Q Who told him? A The prisoner, he says, "If you have got anything to say, I am not even afraid of you." Then when I heard this word I let go a blow at the prisoner.

Q With his hand? A Yes, sir; then some friends got around us, they separated us and they put me inside of my house. The next morning, Sunday, I got up and went and shaved myself. Compano, the prisoner, was near my door and he told me, "I am just waiting for you." He says, "Come here, I want to pay you a glass." I said, "All right, I accept two." He says, "Last night you were going to hit me and beat me." I answered if I done it I did it as a good father of the family.

By Mr. Osborne:

Q Go on? A And then he addressed me with vile language.

By the Court:

Q What do you know about this shooting, did you see this shooting? (No answer.)

By Mr. Osborne:

Q You had a conversation with this Italian; what did the prisoner say about the complainant, the man that was shot? Objected to. Objection over-ruled. Exception.

The Interpreter: He wants to continue his story.

The Court:

Q Ask him if he knows anything about this shooting? Tell him to tell us what he knows about this shooting?

The Interpreter: He said, "You asked me to tell the story, I am telling the story, if you cut it short I can't tell it."

The Court: I want to know if he knows anything about the shooting, if he don't we don't want to hear his story.

The Interpreter: He knows nothing about the real shooting; he wants to say about the conversations that he had on the previous Sunday morning. He says, "All I know about the shooting was that night I went out and I met on the side-walk the prisoner, I went away with my friends and afterwards I heard two shots, I did not know who was shot."

By Mr. Osborne:

Q Did you have any conversation, or talk, or words with the defendant there about the complainant, that is, the man who was shot? Objected to. Objection over-ruled. Exception. A N. A Never. I am friends just as well with the one as with the other.

Mr. Osborne: I will have to bring him back on the stand.

Counsel: I object, I ask that the examination of the witness be concluded now.

By Mr. Osborne:

Q In the talk that you had with this defendant on that Sunday morning previous to the shooting, did he mention the name of the complainant, Girardo Lapine? A He gave me two revolver bullets in my hand and he says, "One is for you and the other

is for Girardo Lapino."

By the Court:

Q After the shooting? A Before the shooting, it was on Sunday and the shooting was on the following Monday.

By Mr. Osborne:

Q Now what day was it the shooting occurred on? A It was Tuesday night, I am not sure, to the best of my belief it was on Tuesday night.

Q And when was it that you had this talk about the two bullets? A It was on Sunday morning.

Q Previous? A Yes, sir; the Sunday previous to the shooting.

Q Did the defendant here tell you why it was that he had those two bullets, one for you and one for the complainant? A He gave me the two bullets in my hand and he says, "This is one for you, and the other is for Girado," the complainant; and I asked him why was he giving me such words? In this moment the police officers arrived and his friends rushed him behind the back, they rushed him inside the yard.

Q That is all you know about the fight, is it? A Yes, sir.

Q After he was rushed and taken inside the alleyway and he showed me the bullets, the women around there said, "Have him arrested." I said I did not want to have him arrested, he has got some wine in his head.

Q Did you give the bullets back to him? A I did not give the bullets, I did not return the bullets to the prisoner but I gave them to that man sitting alongside of him.

Counsel: I do not think we have any questions.

JOHN MORAN, sworn, and examined:

By Mr. Osborne:

Q Officer, you are connected with the Municipal police of the
14 City of New York? A Yes, sir.

Q How many years have you been on the force? A Four years.

Q Did you arrest this defendant? A Yes, sir.

Q What day did you arrest him on? A August 30th.

Q What day of the week was that? A Tuesday.

Q What time of day did you arrest him? A About 8:35 P. M., in the evening.

Q And that was about how long after the shooting? A It was about a minute or a half a minute, I should say, whilst I was running half a block.

Q Was he running when you caught him? A No, sir, he was in the custody of two citizens when I caught him.

By the Court:

Q The prisoner was? A Yes, sir.

By Mr. Osborne:

Q Did you take that revolver from him? A Yes, sir; as soon as I arrived there he was in the custody of two English men.

Q Could he speak English? A Well enough that I understood him. I brought him into the grocery store, the wounded man, into the corner of Oliver and Oak streets, then we brought the prisoner in afterward. I asked the wounded man, "Who shot you?" and he says, "Compano, Compano," like that; and then I brought this prisoner up; he says, "Yes, you shot me." I asked the prisoner, "Did you shoot this man?" He said, "Yes, me shoot him, me shoot him; take me to the station house."

Q What was his exact language, did he use a vile name in English? A He says, "Me shoot him, son of a bitch,"---was the last time he spoke, "Me shoot him, me shoot him take me to the station house." A crowd commenced to gather, probably over a thousand people was around there, and the man was terribly frightened; he cried out several times, "Me shoot him, me shoot him, take me to the station house" in a fright.

CROSS EXAMINATION, by Counsel:

Q Officer, where was the exact place, you say in half a minute after the shooting you arrested the defendant? A The exact place, corner of Oak and Oliver streets, outside a grovery store.

Q On the north or south side of the street? Well, if Oliver street runs east and west, it was on the north-west corner--- that is, allowing that Oliver street runs east and west, it was on the north-west corner.

Q The north-west corner of Oilver and Oak streets? A Yes, sir; in Oliver street, just around the corner from Oak.

Q Was it on the pavement or side-walk? A It was on the side-walk.

Q Is that the same side as the odd or even numbers? A The even numbers is on that side.

Q Had you seen the defendant running away? A No, sir; I did not.

Q You had no other conversation with the defendant than what you have related, had you? A No, sir; I had none at all.

Q Did you take the revolver from him? A No, sir; I took it out of the hands of one of the citizens.

Q You do not know what citizen it was? A Yes, sir; I know the citizen.

Q Is he in Court? A No, he is not in Court, he is a sailors' boarding house runner. When I got the subpoena last night--- he is down the bay at the present time---my subpoena could not reach him intime to bring him up here, he will be here to-morrow morning.

Mr. Osborne: The People rest with the exception of bringing two witnesses to the occurence if they come in time, I will have them to-morrow morning, the two men down the bay he speaks of;

16 I knew I could put my case in this afternoon; they are per-

fectly indifferent witnesses and I will bring them in tomorrow morning. They will prove they saw the shooting and that is all they know about it.

Counsel: We concede the shooting, but the manner of the shooting we contest.

The Court: Can't you go on with your defence?

Counsel: No, I simply submit to your Honor's discretion that we are entitled to have the case finished. I would prefer not to open my defence until the people have rested.

Mr. Osborne: I am going to put two witnesses on the stand that saw the shooting.

The Court: The defendant may claim that he was perfectly justified in doing it, and perhaps it is well, in as much as it goes right to the merits of the thing, that the People put in their case before the defendant is called upon to meet it. I do not think I will compel them to go into the defence. The moment you say you have rested I will compel them to go on.

Mr. Osborne: I rest; I will call them in rebuttal, because if they agree with my witness they will be merely accumulative; if the defendant tells a different story they will come in.

THE CASE FOR THE DEFENCE:

Counsel: I move that your Honor direct the Jury to acquit on the ground that there is no facts in this case showing that there was any intention to harm the complainant.

The Court: Suppose a man should shoot you in the back, having announced the day before that he was going to do it---

Counsel: It might have been accidental.

The Court: It might have been; I think it is a good defence if it was accidental. The evidence here, on the part of the People, is that your party, without any cause or provocation, shot him
17 once in the arm, and when he fell down walked up deliberately

and shot him in the back---having announced the day before that he had two bullets, one of them that he was going to give to the complainant, and he changed his mind and gave him two. Now, the question is, was he justified in doing it? I do not pass upon the credit to be given to the witnesses, the Jury are to do that. When your side is heard they will determine which is the more probable, and which they are going to rely upon.

Counsel for the defence opened the case to the Jury, after which the Court adjourned.

Friday, October 7, 1892.

The Court: It seems to me we have got the issue down now to a very narrow one. I understand that you are going to state to the Jury that it was done in self-defence, and the shooting was done not when he was four feet away from him but when he was around him. Let us get at exactly what was the position of these people, and then, if it is necessary, we will go into the labor disturbances. If there are any persons here who saw the occurrence, put them on the stand. Let us see how these men were situated at the time of the shooting. If it is necessary to go into the other matters afterwards we will do so.

ANNA BRANZA, sworn, and examined by Counsel through the Interpreter:

Q Where do you live? A Oliver street, I don't know the number.

Q Do you know the defendant, Angelo Compano? A Yes, sir.

Q Do you know the complainant, Girardo Lapino? A Yes, sir.

Q Did you see them engaged in any fight in the month of August?

A No, sir.

Q Were you present when any shooting took place, or see any-

thing? A I did not see any shooting.

Q Do you know anything about this case? A I do not know nothing.

VINCENZO MARINO, sworn, and examined by Counsel:

Q Do you speak English? A Yes, sir.

Q Do you know the defendant in this action? A I do.

Q How long have you known him? A Well, quite a long time.

Q How long a time do you suppose? A About a couple of years.

Q Do you know the complainant? A Yes, sir.

Q On the 30th of August, 1892, in the evening, did you see the defendant? A I did.

Q Where did you see him, please state all that happened? A Well, on the 30th day of August, about half past eight, I was down in a barber shop at 51 Oliver Street.

Q Half past eight in the morning? A In the evening, P. M. I was playing a game of cards at 51 Oliver street in a barber shop; there was four or five friends together, playing a game of cards, and I heard a shot, I could not make out whether it was a pistol shot or anything, about a minute or so I heard another shot and I heard people hallooing. So we all ran out of the barber shop, I was the first one on the spot, and I came across the defendant and he had a revolver in his hands and as soon as he saw me he handed me the pistol and says----Objected to.

By the Court:

Q He handed you a pistol? A He handed me a pistol.

By Counsel:

Q Did you notice at the time what his condition was? Objected to.

The Court: Go ahead, what was his condition, was he drunk or sober?

**POOR QUALITY
ORIGINAL**

0781

A He was sober, he was very much excited.

By Counsel:

Q Were you in Court here yesterday, did you hear the testimony of Vincenzo, one of the witnesses for the complainant, in regard to certain bullets? A I did.

Q Were you present at any conversation wherein he stated that the defendant handed him two bullets and said, "One is for you and the other is for the complainant?"

Mr. Osborne: Objected to, first, on the ground that it is leading; and, second, that that comes directly under our agreement, that this man was allowed to stay in Court on the express agreement that the only thing he knew about this case was that he received a pistol.

The Court: I will let you ask this question, will he swear as a fact that the defendant never said to anybody, on any occasion, "Here is two bullets, one for the complainant and one for the prisoner;" but how on earth he can swear it I can't see unless he will swear that he was with these parties at all times and on all occasions.

Counsel: I want to ask him whether or not, upon that morning, when Vincenzo, the witness for the prosecution, stated that the defendant said to him, "Here are two bullets, one for you and one for the complainant," whether or not he was present, did he hear that or was it said, that is limited to a certain time

The Court: Ask him the general question.

By Counsel:

Q Did you hear that said? A No, sir.

Q Were you with the defendant on that Sunday morning? (No answer).

By the Court:

Q Were you present when this conversation the witness swears to
20 took place? (No answer).

By Counsel:

Q Were you present with the defendant on that Sunday morning when Vincenzo, who testified here yesterday, was also present?

Mr. Osborne: I object; it was agreed between the Counsel and myself-----

Counsel: I object to this interruption.

Mr. Osborne: It was agreed between us that this witness should remain in Court, with the express understanding that he was merely to testify to the fact that he received the weapon from the defendant, and to that fact alone. He remained in Court and he is prepared to contradict any statement that any witness of mine may happen to make, in express violation of the contract between the Counsel and myself.

The Court: Do you agree that that was the stipulation?

Counsel: I do not agree that the stipulation was as broad as that.

Mr. Osborne: I repeated it two or three times..

The Court: You may make your comment on it. Go ahead and ask him any questions you want.

By Counsel:

Q Were you, at any time, in the company of one Vincenzo on Sunday morning, Sunday morning before the shooting? A I was.

Q It was testified to here yesterday that the defendant said to Vincenzo, "Here is a bullet for you and one for the complainant," did you hear any such conversation? Objected to. Objection over-ruled. A I did not.

By the Court:

Q Will you swear that no such conversation took place? A Before me, I will swear it.

Q I ask you if you will swear that no such conversation took place, yes or no, will you swear it did not take place? A Not before me. yes. I will swear.

Q I will ask you if you can swear that it did not take place?

A I cannot swear that.

By Counsel:

Q Did you see the complainant at any time after the shooting?

A I did.

Q Where was it you saw him? A At the Bellevue Hospital.

Q Did you have any conversation with the complainant? A I did.

Q Please state what that conversation was?

The Court: On what ground do you ask him that? You have laid no foundation to contradict the complainant.

By Counsel:

Q Do you know what the reputation of the defendant is, good or bad?

By the Court:

Q What is the reputation of this defendant? A I know him for a good man.

By Counsel:

Q Do you know what the reputation of the complainant is, good or bad?

The Court: That you can't prove.

Counsel: Question withdrawn.

The Court: I will let you show what the reputation of the complainant is for truth and veracity.

By Counsel:

Q Do you know what the reputation of the complainant is for truth and veracity?

The Court:

Q What people say of his truthfulness? A The people always believe him to be----

have

Q What do they say, if you ever heard anybody speak of his char-

22 acter as to truth and veracity? A Not about that.

GREGOR MICORDICIAN, sworn, and examined by Counsel:

- Q What is your business? A Shoe-maker.
- Q Where? A Grand street, in this city.
- Q Do you know the defendant in this action? A Yes, sir.
- Q Do you know the complainant in this action? A Yes, sir.
- Q On the night of the 30th of August, did you see the complainant? A No, I did not see the complainant that night.
- Q Did you see Lapino, the complainant? A Yes, sir.
- Q Did you have any conversation with Lapino, did you hear the complainant make any threat, Lapino make any threat against the defendant before the shooting? A Yes, sir.
- Q About what time was it? A About half past eight.
- Q What was said? A I was tanding over there and he came to me, he asked me, "Hullo, how do you do?" I asked him what was the matter, because he did not live over here? They have moved. I asked him, "What is the matter you come here?" He says, "Well, we have got trouble, we have got a strike, I am not working now."
- Q Was anything said about Compano, and if so, what was it?
A Yes, sir, and I asked him, "What do you want to do here now, you are not working any more?" I asked him if the strike was over?
- Q What was said about Compano? A He said, "God damn that Compano," that he brought "scab" men to work.
- Q Was anything said against him? A And he says, "We must find him to-night, because I am not by myself, do you think I am by myself? there are twenty-two men with me."
- Q Well, what was said? A We must find Compano somewhere in the ferry, and pull out his eyes.
- Q What else? A And after he went away, right away.
- Q Do you mean suddenly? A That time.

Q He went away quickly? A He went away, right away and he did not tell me good-by or good-night.

Q What did you hear after that? A I heard, a couple of minutes after, two shots.

Q Did you see anything after that? A No, sir.

By Mr. Osborne:

Q Did you see the defendant after he was shot? A No, sir.

Q Did you see the twenty men that were with Compano? A No, sir; I did not.

Q Lapino was by himself? A I seen only himself, Lapino, and he said to me, "I am not only myself.

Q I asked you is you saw any of the others? A No, sir.

LUCIETTA CANDORI, sworn, and examined by Counsel through the Interpreter:

Q Do you know the defendant, Angelo Compano? A Yes, sir.

Q Do you know the complainant, Girardo Lapino? A Yes, sir.

Q Please state, whether or not, on the 30th day of August, 1892, you saw Lapino, the complainant? A Yes, sir; I did see him near 51 Oliver street.

Q Did you see that man on that night (pointing to Gregg Micordician)? A Yes, sir.

Q Did you see Lapino talking to him? A Yes, sir.

Q Please state whether or not Lapino remained with him? A Yes, sir.

Q For how long a time and what happened? A About an hour and a half.

Q What happened after that? A I did not see him any more, he went away.

Q Did he go away quickly? A I went up stairs and I did not see him.

By Mr. Osborne:

Q You say he stayed an hour and a half with Gregor? A. Yes, sir.

GERALDO SALVATI, sworn, and examined by Counsel, through the interpreter: .

Q Do you know the defendant, Compano? A Yes, sir.

Q Do you know the complainant, Lapino? A No, sir.

Q Do you know him by sight? A Yes, sir.

Q Please state what, if anything, you know about this case?

A I went to work one day along with Compano. When we left the train and arrived in Brooklyn----

By the Court:

Q Did you see the defendant shoot the complainant? A I did not.

Q Don't know anything at all about it? A I know nothing at all about it.

By Counsel:

Q Can you state whether or not, at any time, you heard the complainant make any threats against the defendant, and if so, when and where? A I did not.

JOSEPH WICHERT, sworn and examined by Counsel:

Q What is your business? A Manufacturer of shoes.

Q Do you know the complainant in this case, Lapino? A No, I do not, I think I know him.

Q Has he ever worked for you? A He has.

Q Up to what time? A I could not say, up to the strike I think

Q When was it that the strike took place? A Beginning of August.

Q After that time did he work for you? Objected to as immaterial.

By the Court:

25 Q Did you see this shooting? A No, sir.

Q Do you know anything about the shooting at all, only what you have been told? A Nothing but what I have been told.

SANZO GUSSIPPI, sworn and examined by Counsel, through the interpreter:

Q What is your business? A Shoe-maker.

Q Do you know the defendant, Angelo Compano? A Yes, sir.

Q Do you know the complainant, Lapino? A Yes, sir.

Q On the 30th of August, 1892, did you see Lapino in the evening of that day, and if so, where? A I saw him because we were walking together.

Q What time? A Between six and seven o'clock in the evening, I do not remember well.

Q Well, in the company of Lapino did you see Compano? A Yes, sir.

Q Now state what occurred, tell what was said? A Well, I was walking with Girardo Lapino, all of a sudden I lost sight of him, I turned my face and then I saw Girardo Lapino and Compano in the middle of the road and heard Girardo Lapino say, "Compano, Compano."

Q Did Compano run away? A Yes, sir; he ran away, he stepped out about a distance of twelve feet.

Q What else, did you see Compano after that? A I went home and I did not see anything more.

By Mr. Osborne:

Q How fast did he run that twelve feet? A He ran, he stepped out about twelve feet and then he went away.

ANGELO COMPANO, sworn, and examined by Counsel, through the interpreter:

Q You are the defendant in this action? A Yes, sir.

26 Q And you know the complainant, Lapino? A Yes, sir.

Q How long have you known him? A I know him from the old country.

Q Did you have any trouble with him on the 30th day of August, 1892? if so, please state what it was and all that tookplace?

A I went to my work in the morning and in the evening I came home.

Q Let him go ahead with his story? A Whilst I was going home I arrived in Oliver street and there I met Girardo Lapino with two other people. He came near me and took me by my arm, saying, "Now there are no police officers in your company." I took away my arm from his grip and ran away. While I was running away there was some bricks lying in the street, he picked two or three of them and threw them after me. As he was following me and throwing the bricks at me I ran away and went for shelter, entered for shelter to a hotel in Park Row. I went up to the landlord and told him I have got some people that are running after me, they want to do me harm.

Mr. Osborne: I move to strike that out; it has nothing to do with the case.

The Court: No.

Witness: And if they come in here kindly get a police officer. The landlord said, "Do not be afraid, you can remain here until morning, nobody will come and insult you in here." I left this place and went round by Center street into Canal, up to the East river. And I went to the house of that boy that I took to work with me, and he was on the witness stand. I asked for the boy and I was told that Girardo was not there. Then he came in after a while.

By the Court:

Q Who came? A The boy that was on the stand, he came and he says, Compano, I will not go to work to-morrow morning." I

asked him the reason why he would not go to work the next morning. He says, "I was called by six or seven persons down here and they told me if I would go to work they would beat me." The boy told me that the persons that were down told the boy, "Tell to Compano that if he will be all right to-night, he won't miss it to-morrow."

The Court: We have had enough of that boy solicitation, let us come down now to facts.

The Interpreter: He is right at the point.

The Court: Well, if he is, let him go on.

The Witness: I came back from Brooklyn and I was going home. When I arrived on the corner of Oak street, arrived on the corner of Oak street, I saw Girardo Lapino opposite the door where I live. As I saw him there I turned towards Oak street again not to meet him. All on a sudden I saw him near me and he stopped me. He got hold of me and he says, "Stop," and clinched with me; both of us fell. While we were down I asked him, I said, "What do you want from me, let me go." He says, "I won't let you go, I want to take out your eyes so you will not be able to work any more. Then the moment I took out a revolver from my pocket to frighten him. He took hold of my arm and the revolver went off. We were clinched and I was trying to put him under me, he ran away to get off me, he ran away and the second time the revolver went off.

Q Accidentally both times? A I never had the idea of shooting the man.

Q I mean did he shoot the revolver off or did it go off accidentally? A I was holding it in my hand, and in the movement that we were making the revolver went off.

Q It went off accidentally? A Yes, sir; accidentally.

Q I understand at the time it went off the complainant had him

down on the ground, was on top of him? A I was underneath him and I was trying to get on top of him to get clear of him and run away. Then he said, "You have killed me and left me." I ran towards my own door and when I arrived there somebody from the inside shut the door. And there I met Vincenzo Marino. I told him that the gang from Brooklyn had come over to kill me. At the time I gave him the revolver, saying, "Give it to the police and help me." Then the police officers arrived and I was arrested.

Q See anything more then, witness? A Those are all the times, I have got nothing more to say.

By Counsel:

Q Do you know Luiji Vincenzo? A Yes, sir.

Q Did you have any conversation with him in which you said, "Here is a bullet for you and one for the complainant," meaning Lapino? A No, sir.

Q Did you see him that Sunday morning? A I was standing at my door and he passes and he says, "Let us go and have a glass of beer together. I said, "No, I don't want it after the blows you gave me last night. He says, "It is all right, last night I was drunk."

CROSS EXAMINATION:

By Mr. Osborne:

Q Where do you live? A 51 Oliver street.

Q And on when was it you say, what day was it you say Girardo Lapino threw the brick at you? A The same evening, the evening of the shooting.

Q About what time was it? A About seven o'clock in the evening I was going back from the factory, going to my home.

Q What was the name of the last witness who testified before you? A I know him by the name of Gussippi only. I know his

nick-name, "Sacro Stan."

Q What is his given name? A I only know him by the name of Gussippi, his Christian name Gussippi Sanzo.

Q Did you ever see him before he came on the stand to-day?

A Yes, he belongs to the same place I come from, I know him.

Q His name is Gussippi? A Gussippi Sanzo.

Q Gussippi said he saw you and Lapino meet? A When I was on the street I saw Lapino also.

Q This Gussippi says you ran away, is that right? A Yes, sir; not to get into any trouble.

Q And that is the time that Lapino threw the brick at you?

A Yes, sir, that was the reason I ran away.

Q When did you get that pistol? A About five months ago.

Q Carried that pistol for five months have you? A No, sir, I had it in my home.

Q How long have you known that Compano was an enemy of yours?

A We had never been enemies, we had a friendly conversation the Monday before.

Q When did you begin to carry that pistol again? A I took that pistol on the Tuesday morning as I did not want to sleep any longer at the factory and wanted to come over to New York.

Q Had you been sleeping in the factory for five months? A I only slept a week before, one night.

Q What did you mean by telling the Jury just now that you kept this pistol all the time at your home? A I kept that pistol always at home.

Q How did it get to the factory? A I put it in my pocket that morning without thinking about it.

Q To carry it to the factory? A I took it to the factory with me, being afraid that the gang might attack me and have something to protect myself with.

Q What day did you take it over? A Tuesday morning.

Q Then you put this in your pocket Tuesday morning, did you?

A Yes, sir.

Q You brought it over with you from the factory Tuesday evening?
I did not bring it, I was to sleep that night in the factory
but I did not, I forgot to take it, my taking the pistol, and
I brought it over.

Q You had no intention of putting it into the pocket, you accidentally put it in your pocket? A Without thinking, only in case I had to sleep there at the factory, being lone.

Q You never had any intention whatever of shooting this man when the pistol went off, did you? A No, sir; if I had the intention to do him any harm I would have shot him before.

Q Do you know when was the last time that you saw Lapino before the shooting? A I saw him on the Monday morning with the gang, on the corner of Boerum street, Brooklyn.

Q Did he speak to you that morning? A Yes, sir, he spoke to me and he says, "It will be all right for you," he says, "but not here, we shall meet in New York."

Q That is what he said, he threatened you did he? A Yes, sir.

Q What time in the day was that on Monday morning? A About 7:30 in the morning.

Q Lapino was out of a job at that time, was he, he was not working? A No, sir, he was not working.

Q And you were working? A Yes, sir.

Q And you were working at the place where Lapino had been working, you say, when he was working? A Yes, I worked there.

Q Did you know Lapino's sister-in-law? A Yes, sir.

Q You knew where she lived? A I know she lives in Oliver street but I do not know the number.

Q How far does she live from where you live in Oliver street?

31 A A block.

Q And Lapino and his gang used to come over, didn't they, about that place of hers? A I did not see them opposite the sister-in-law's door, but I saw them opposite my door.

Q And did Lapino come over to see his sister-in-law pretty often? A He came sometimes on the Sunday.

Q Well, when Lapino said to you, "We will settle this in New York," when he was threatening you over there in Brooklyn, where did you expect him to meet you in New York? A I can't say, probably all over New York.

Q Where did you think it was likely he would meet you? A I thought they would most likely meet me near the ferry boat.

Counsel: That is our case.

Mr. Osborne (to the Jury): Mr. LeBarbriere, in his remarks to you, said I did not produce that coat yesterday afternoon. When he asked the witness to bring the coat here, I, of course, expected him to call for it. In as much as he called for it, the coat is here, and I am only too glad to offer it in evidence.

The Court: No objection.

Mr. Osborne: That is the coat, gentlemen of the Jury; that is blood (pointing to blood on the coat).

The Jury rendered a verdict of GUILTY of ASSAULT in the SECOND DEGREE.

Q. Now, did you see him?

A. Yes, I saw him. I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Q. Did you see him in the street?

A. Yes, I saw him in the street.

Testimony in the
Case of
Angelos Simeonidis

Filed Sept. 1942
So Va.

POOR QUALITY
ORIGINAL

0795

THE MAZZINI

Italian Republican League Club,
Members of the Republican State League,
NEW YORK

Honorable Rufus B.
Coring

We respectfully beg and petition
Your Honor to extend all the
clemency and leniency
possible in behalf of Angelo
Campana.

We do hereby attest to his
good character for peace and
quietude and his reputation
for truth and veracity.

We firmly believe that the
story as related to him
is a truthful one, and
we feel assured that its being
his first offence, the lesson
that he has received will be
a lasting one upon him.

It is with this object in view
that we entrust Your Honor
for extreme clemency in his
case.

1. Vincenzo Marino Presidente
2. Michele Mercurio Vice
3. Michele Cypriotti Segretario
4. Rafano Bonaventura 36 1/2 Oak St
5. Fiore Andrea 79 James St

Comuniello Antonio 17 Roosevelt St
 Vincenzo Michele 49 Oliver St
 Santangelo Michele 65 Oliver St
 Martinelli Giacinto 85 James St
 Capomigro Agostino 38 Madison St
 Rivelli Raffaele 51 Oliver St
 Paolo Pamphilio 50 Roosevelt
 Bartese Ferdinando 94 James
 Domo Pocco 24 Oak St
 Oppido Pasquale 10 Hamilton
 Arciero Michele 56 Roosevelt St
 Vinella Nicola 44 Oak St
 Schiavello Vincenzo 35 Oak St
 Scantone Tommasino 10 Hamilton Street
 Vincenzo Giuseppe 35 Oak St
 Corio Luigi 75 1/2 James
 Uva Genaro 2089 2nd Ave
 Buonacristiano Gerard 13 Oliver St
 Focarile Michele 68 James
 Jura Michele 24 Hamilton
 Letito Giuseppe 40 Oliver St
 Santangelo Procopio 94 James
 Guerriero Gerardo 529 Broom St
 Santardi Gerardo 24 Oak
 Morcote Giuseppe 36 1/2 Oak St
 Spira Vincenzo 45 Oliver St
 Cortese Vincenzo 35 1/2 Oak St
 Merinacci Michele 20 James St
 Salvati Francesco 84 James St
 Letito Gerardo 24 Oak St
 Giardetto Giuseppe 84 James

Lorenzo Raffaele 84 James
 Annunzio Gerardo 57 Oliver West
 Martin Laby 42 Oliver
 Carlo Russo 22 Oak Street
 Giovanni Ferrante 94 James
 Vincenzo Casanova 84 James
 Luigi Curci 88 James
 Carmelo D'Amico 10 Hamilton
 Gerardo Lotito 9 Roosevelt St
 Felice Livanti 84 James St
 Paszetta Gemaro 88 James
 Angelo Ottavio
 Giuseppe Mercurio 24 Oliver St
 Michele Lacerza 22 Oak
 Giuseppe Lacerza
 Giuseppe Saponara
 Gerardo Lotito 9 Roosevelt St
 Felice Livanti 84 James St
 Paszetta Gemaro 88 James St
 Gerardo Lacerza 67 James
 Michael Pastore 9 Roosevelt
 Brienna Felice 30 Hamilton
 Dragonetto Rocco 88 James St
 Marelli Domenico 70 James
 Riquardo Nicolo 135 Hudson St
 Sileo Pasquale 38 Madison
 Piccirillo Antonio 18 McKen
 Carriello Nick 88 James
 Lotito Michele 10 Roosevelt
 Giovanni Lacerza 84 James St
 Derosa Angelo 465 Water Street
 Cerillo Felice 88 James

Demetrio Buvo 24 Hamilton
 Michele Gargiulo 51 Oliver St
 Martino Viduro 43 Oliver
 Avigliano Gerardo 27 Oak St
 Giuseppe Perri 90 James St
 Giuseppe Capparelli 90 James St
 Capoluongo Gaetano 69 James
 Giuseppe Capano 63 James
 Michele Tambarrino 90 James
 Francesco Dazzi 90 James St
 Lanoversi Harry 21 Roosevelt St
 Angelo DiBello 62 James St
 Michele Giorio 11 James
 Francesco Juma 10 Hamilton St
 Rocco Murolo 20 James
 Michele Petrucci 49 Oliver
 Donato Campagna 35 Oak St
 Joseph Luigi
 Giovanni Romanelli 299 Elizabeth
 Cappiello Carlo 90 James
 Arriere Ferrarolo 84 James St
 Andriano Pasquale 32 Madison St
 Faustino Amelio 111 James St
 Raffaele Amoroso 45 Oliver St
 Rosencristiano Michele 65 Oliver St
 Alfano Andrea 83 Elizabeth St
 Saulle Atanasio 19 Cherry St
 Corrado Antonio 94 James St

Cristoforo Giuseppe 51 Oliver St
 Emma Michele 35 Oak St
 Jacobelli Luigi 70 James Street
 Giuseppe Inera 86 James St
 Pasquale Imbroglia — — —
 Blas Giuseppe 11 James St
 Gerino Felice 43 Oak
 Gallarano Nicolo 24 James
 Censate Pasquale 24 James St
 Calenarro Paolo 94 James St
 Dala Corrado 94 James St
 Giuseppe Rocco 10 Hamilton St
 Ditella Vincenzo 52 James St
 Giovanni Derosa 69 James St
 Dott Pasquale 69 James St
 Fiore Gaetano 42 Oliver Street
 Ditella Antonio 94 James St
 Gaetano Ditella 30 Hamilton St
 Tarina Vincenzo 94 James St
 Terramilli Angelo 60 James St
 Tumaro Giuseppe 44 James St
 Guina Pasquale 36 1/2 Oak St
 Geronzo Pasquale 77 James St
 Guidici Michele 24 Oliver Street
 Sanfolla Raffaele 248 Mott St
 Alessani Angelo 24 Hamilton St
 Marco Gaetano 69 James St
 Marchese Giuseppe 63 James St

Meillo Ernest 77 Oliver St
Lotto Vincenzo 51 Oliver St
Lorenzo Nicolai 42 Oak St
Lazzaro Antonio 404 East 11 St
Napolitano Francesco 76 Mulberry St
Gargu Gerardo 49 James St
Orlando Giuseppe 79 James St
Rocco Oppido 35 Oak St
Pepe Rocco 30 Manhattan Street
Pruniera Carlo 70 James St
Pica Antonio 70 1/2 James St
Pica Nicola 70 1/2 James St
Pauvillo Prospero 10 Manhattan St
Quagliato Raffaele 26 Oak St
Lungi Gerardo 50 1/2 Mulberry St
Torri Pasquale 68 James St
Caladino Francesco 65 Oliver St
Palme Gaetano 84 James St
Rase Francesco Antonio 16 James St

This is the members that were present
at our general meeting which was held
on Thursday Oct. 20. A Resolution
was passed to Appeal to your
Honor for a Extreme Clemency
in behalf of Angelo Campanella.

Michael Oppido Secretary

Vincenzo Marini President
Merrillio Michale Sec
#2
The Irish American Pro-League
THE MAZZINI
Italian Republican League Club,
Members of the Republican State League,
NEW YORK.

Special David Healy 17 Barclay St

J. F. Driscoll, Pres. Irish-American Pro-Tariff League
2nd Ass Dist.

John A. Scoville 483 Pearl St

Michael Morrissey 39 Hamilton St

Thomas S. Lee 15 Monroe St

John M. Fitz Gerald 128 Green St

John Sullivan 460 Pearl St

Thomas H. P. Myers 150 Park Row

Frank O'Donnell 450 Pearl St

Patrick O'Donnell 173 Park Row

Thomas Brown 460 Pearl St

Joe Murray 460 Park Row

William J. Reynolds 468 1/2 Pearl St

John A. Kennedy 397 Pearl St

John E. Owens 476 Pearl St

Edward W. Dwyer 472 Pearl St

David F. Madden 434 Pearl St

William H. Hyland 466 Pearl St

James Mahon 475 Pearl St

John J. Murphy 434 Pearl St

Patrick F. Shea 476 Pearl St

Charles Walker 118 Centre St

POOR QUALITY
ORIGINAL

0802

Phillips M. Dade James Ship No. 21
William H. McDonald 40 City St. P.
Frank M. O'Donnell 40 City St. P.
Thomas Murphy 150 Park Row
Patrick Murphy St. Catherine
Chas. Cook 484 Pearl St.

Special ~~Ed. Dougherty~~ ~~Quinton~~ 214 2nd Ave.
~~Joseph~~ ~~Veland~~ 460 Pearl St.
~~Joseph~~ ~~Jamb~~ 460 Pearl St.
Jeremiah Duncoll 483 Pearl St.

POOR QUALITY
ORIGINAL

0803

Court of Criminal Sessions

The People vs

- v -

Angelo Campana

Indentured - including

names of
David Healy 17 Barclay St

E. McLaughlin Carlton 214-22 Ave

to others

of Irish American Rf. Club

J

POOR QUALITY
ORIGINAL

0804

Committee of General Union

The People of

11-

Angelo Campana

Indentured - including

Master of
David Healy 17 Barclay St

E. McLaughlin 214-2-1 Ave

+ others

of Irish American Ref. Club

J

Court of General Sessions,

-----X
P e o p l e

- Against

Angelo Campana.
-----X

City and County of New York, S. S.

Anna Brienza being duly sworn through an interpreter deposes and says, that she was one of the witnesses produced on behalf of the defendant in the above entitled case which was tried last Friday, 7th. of October 1892.

That she had been previously examined by the defendant's attorney in this case and had told what she knew about the facts of the case, that is to say, that she had seen the complainant and the defendant on the ground together: she heard a shot and that she immediately looked and saw two men clinched together struggling on the ground, and ~~immediately~~ one of them after a few moments get up and run away,

That this was on the 30th. of August, about half-past eight o'clock, on a street between Oak and Oliver Streets, and this fight occurred near the even number on the corner of Oliver and Oak Streets, and not as the complainant stated, nearly opposite 51 Oliver St.

That deponent was ~~asked through the interpreter whether she saw any fighting~~ asked through the interpreter whether she saw any fighting and she answered "No," and then left the stand. Deponent answered in this way because she did not see the fighting but she saw the men struggling, and that is what she meant to say in this case.

-2-

Deponent further alleges that this is the same testimony that she gave to defendant's attorney before she was called to the witness stand.

Sworn to before me through an
interpreter this 10th. day of October 1892.

Anna Brisinga
mark

B. P. Strallen
Notary Public
Los Angeles
certified my. ci.

POOR QUALITY
ORIGINAL

0807

Christ of General Rosen

No. 100000

Angelo Campana

Left

Affiliate of
Anna Brenza

Charles E. Barker
Atty for dept
CV-Talk find
v. 100

POOR QUALITY
ORIGINAL

0000

County of General return

Ye type

Angelo Campand

left

Affidavit of

Anna Branza

Charles E. Barker

att'y for dept

W. Tack Rins

W. T. R.

POOR QUALITY
ORIGINAL

0809

Ballou Hospital
Sept. 4 - 1892

Grand Lafarge
Will not be
able to leave the hospital
for some time.
He is dangerously
and perhaps fatally
injured. G.B. Gushing
Surgeon in Charge

POOR QUALITY
ORIGINAL

08 10

Department of Public Charities and Correction,
BELLEVUE HOSPITAL,
WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York, *Sept. 1,* 189 *2*

This is to certify that
Grazie Laforgia is a
patient at this hospital
suffering a bullet wound
of the back and another
of the arm.
The patient has no bad
symptoms at present and
I do not think the wounds
are dangerous
J. B. Crushing
Surgeon in Charge

POOR QUALITY
ORIGINAL

0811

The Society of the New York Hospital,
HOUSE of RELIEF, 160 Chambers St.,

New York, 8-31-1892

This is to certify that
Jeri Lapini is in the
Chambers Street Hospital
suffering from pistol
shot wounds of the
chest and arm -
that it is impossible to
tell whether these
wounds will prove
fatal -

William S. Stone
House Surgeon.

POOR QUALITY
ORIGINAL

08 12

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT,

DISTRICT.

of No. *47th* *John Moran* Street, aged *30* years,
occupation *Police Officer* being duly sworn, deposes and says
that on the *30* day of *August* 189 *2*
at the City of New York, in the County of New York *he arrested*

Angelo Campione for assaulting
one Germinia Lapine and inflicting
such injuries as caused the said
Lapine to be ^{confined} committed to the
Hospital as per annexed certificate.
The said Lapine in the presence
of deponent identified the defendant
as being the one who inflicted said
injuries. Wherefore deponent prays
that the said defendant be held to
answer the laws of said injuries.

John Moran

Sworn to before me this

August 31 189 *2*

A. J. M. M. M.

Police Justice.

POOR QUALITY
ORIGINAL

08 13

Police Court	District
THE PEOPLE, &c., ON THE COMPLAINT OF	
vs.	
<i>Agnes Campbell</i>	
Dated <i>Aug 31</i> 189 <i>2</i>	
<i>M. W. Magan</i> Magistrate.	
<i>M. W. Magan</i> Officer.	
Witness,	
Disposition, <i>Committed with</i> <i>bond to await result of</i> <i>inquiry</i> <i>Sept. 2, P.M.</i> <i>Sept 6 2 P.M.</i> <i>Sept 12 2 P.M.</i> <i>" 20 " "</i>	

POOR QUALITY
ORIGINAL

08 14

Department of Public Charities and Correction,

BELLEVUE HOSPITAL,

WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York, Sept. 6, 1892

Gerard L'Amour is still
confined to his bed at the
hospital. And will not be
in condition to appear at
court for several days.

YB Cushing
Surgeon in Charge

POOR QUALITY
ORIGINAL

08 15

DR. A. S. NICHOLSON,
836 BEDFORD AVENUE,

OFFICE HOURS,
6 TO 8 P. M.

BROOKLYN, N. Y.

R *Sept 12. 92.*
Gerardi Lapierre
is improving and
will probably be
able to leave the
house by the 20th
inst. A. S. Nicholson
Attending Physician

DR. A. S. NICHOLSON,
836 BEDFORD AVENUE,

OFFICE HOURS,
6 TO 8 P. M.

BROOKLYN, N. Y.

R *Sep 8-92*
This certifies that
Gerardi Lapierre
of no 49 Spencer St.
is unable to leave
his bed on account
of wounds & rest.
A. S. Nicholson

08 16

Police Court— District.

1081

City and County } ss.:
of New York,

Gerardo Lapino
of No. *49 Spencer Street Brooklyn* Street, aged *29* years,
occupation *Shoemaker* being duly sworn,
deposes and says, that on the *30* day of *August* 189*2* at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Angelo Campono (now here)

*who discharged a loaded revolver
at Deponent shooting him twice
on the Body*

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 *20* day

of *September* 189*2*

Gerardo Lapenna

W. M. Mahan

Police Justice.

POOR QUALITY
ORIGINAL

08 17

(1835)

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Angelo Campano 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.

Angelo Campano

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Italy

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

Answer.

51 Oliver St 2 years

Question. What is your business or profession?

Answer.

Shoemaker

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
Campano Angelo*

Taken before me this

20

day of

Sept

189

2

Police Justice.

POOR QUALITY
ORIGINAL

0818

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

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

2961 1143
Vicente De Jesus
29 years old, 1892
Angelo Campora

1 _____
2 _____
3 _____
4 _____

Offense. Felonious Assault

Dated, Sept 22 1892

McMahon Magistrate.

Moran Officer.

17 Precinct.

WITNESSES

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No. 5, by _____
Residence _____
Street _____

No. 6, by _____
Residence _____
Street _____

No. 7, by _____
Residence _____
Street _____

No. 8, by _____
Residence _____
Street _____

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

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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, Sept 22 1892 Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

08 19

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

473

THE PEOPLE OF THE STATE OF NEW YORK

against

Angelo Compans

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

Angelo Compans

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

The said

Angelo Compans

late of the City of New York, in the County of New York aforesaid, on the thirtieth
day of August — 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 Girardo Lopez — in the peace of the said
People then and there being, feloniously did make an assault and to, at and against him
the said Girardo Lopez — a certain pistol then and there
loaded and charged with gunpowder and one leaden bullet, which the said Angelo Compans — 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 Girardo Lopez —
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

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

The said

Angelo Compans

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
Girardo Lopez — 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

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

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.

0820

BOX:

493

FOLDER:

4502

DESCRIPTION:

Concanon, James

DATE:

09/08/92



4502

POOR QUALITY
ORIGINAL

0021

Witnesses:

Scout for Officer

Wardley
Thos Ammedier

Counsel,

Filed

Pleads,

day of

1892

THE PEOPLE

vs.

James Conneron

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James Conneron

Foreman.

Thos Ammedier

W. R. R. R. R.
Sept 21/92

[Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

POOR QUALITY
ORIGINAL

0822

Police Court—6th District.

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

of No. 624 East 136th Maria Struthers
Street, aged 40 years,
occupation none being duly sworn

deposes and says, that the premises No 624 East 136th Street,
in the City and County aforesaid, the said being a Three story + Basement

Brick dwelling
and which was ~~occupied by deponent as a~~ unoccupied
and in which there was, at the time a human being, by ~~name~~

were BURGLARIOUSLY entered by means of forcibly opening the
front door with false keys—and entering
therein with intent to commit a
crime

on the 23rd day of August 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of gentlemen's clothing
containing a leather satchel together
and in all of the value of one
hundred dollars

the property of Joseph Struthers—in deponent's care & charge
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James Concanan (name true)

for the reasons following, to wit: That since the commission of said
offense the said defendant admitted and
confessed to deponent that he returned said
premises aforesaid and at the time of
his arrest said property was found in his
possession and deponent fully identifies
said property

Maria Struthers

*Joseph Struthers
23rd day of August 1892
Police Court
Police Justice*

Police Court—6th District.

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

of No. 624 East 136th Street, aged 40 years,
occupation none being duly sworn

deposes and says, that the premises No 624 East 136th Street,
in the City and County aforesaid, the said being a three story + basement

Brick dwelling
and which was ~~occupied by deponent as a~~ unoccupied
and in which there was ^{not} at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the
front door with false keys—and entering
therein with intent to commit a
crime

on the 23rd day of August 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of gentlemen's clothing
containing a leather satchel together
and in all of the value of one
hundred dollars

the property of Joseph Struthers—in deponent's care & charge
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James Concanan (name true)

for the reasons following, to wit: that since the commission of said
offense the said deponent admitted and
confessed to deponent that he entered said
premises aforesaid and at the time of
his entry said property was found in his
possession and deponent fully identifies
said property

Maria Struthers

James Concanan
23rd day of August 1892
Police Court

POOR QUALITY
ORIGINAL

0824

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK, }

6th District Police Court.

James Concorron 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. *James Concorron*

Question. How old are you?

Answer. *16 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *2077-3rd! 3 weeks*

Question. What is your business or profession?

Answer. *None*

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 of the charge*
James Concorron

Taken before me this *29th*

day of *August*

1967

W. J. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0825

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

33
Police Court... 6 District.
1074

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maria Shuttles
No. 24 of 13684
James Neumann

Offence Burglary
- Larceny

Dated August 25th 1892

Justice

Kemp R. Rogers - Officer

33rd Precinct

Witnesses

Said officer

No. _____

Street _____

No. _____

Street _____

No. _____

Street _____

\$ _____

to answer

1000 B.S.



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

guilty thereof, I order that he 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 August 25th 1892 W. A. Brady 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.

POOR QUALITY
ORIGINAL

0826

483

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 Concanon

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

James Concanon

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

The said

James Concanon

late of the *2 3rd* Ward of the City of New York, in the County of New York aforesaid, on the
2 3rd day of *August* in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Joseph Struthers*

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*
Struthers in the said *building*
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

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

The said

James Concanon

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

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

of the goods, chattels and personal property of one

Joseph Struthers

in the

building

of the said

Joseph Struthers

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

*Rednercy Nicoll,
District Attorney.*

0828

BOX:

493

FOLDER:

4502

DESCRIPTION:

Connelly, John

DATE:

09/14/92



4502

0829

POOR QUALITY
ORIGINAL

Witnesses:

Counsel

Filed

day of

Pleas

189

THE PEOPLE

vs.

John Connelly

DE LANCEY NICOLL,

District Attorney.

Pl. 3-

A TRUE BILL.

John T. [Signature]

Foreman.

Part 3 September 19/92
Pleas Attempt-Burg 34/92

[Signature]
Sep 21/92

Burglary in the Third Degree. *[Section 498]*

Police Court— District.

City and County { ss.:
of New York,

of No. 18 Pelham Street, aged 25 years,
occupation Janitor being duly sworn

deposes and says, that the premises No. 3 Pelham Street, 7 Ward
in the City and County aforesaid the said being a dwelling house
an apartment in the basement of
~~and~~ which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name

was ~~above~~ BURGLARIOUSLY entered by means of forcibly breaking the
lock and door leading to the engine
room in the basement of said premises

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

A quantity of lead pipe and plumbing
fixtures of the value of about Fifty
dollars

the property of in care 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

John Connelly (now here)

for the reasons following, to wit: that said engine room
was securely locked and fastened
and said property was stolen and
deponent subsequently found the
room broken and entered and said
property missing. Deponent is informed
by Andrew McLeary, a police officer
that he saw the defendant on said
day in the night time carrying a

POOR QUALITY
ORIGINAL

0031

bag containing pipe and plumbing
fixtures which defendant has since seen
and identifies as stolen from his
possession in the manner aforesaid
Sworn to before me this 28 August 1892 Abraham Donaghy
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 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 mentioned, I order he to be discharged.
Dated 188 Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
1	
2	
3	
4	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

POOR QUALITY
ORIGINAL

0832

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 30 years, occupation Police officer of No. Andrew McCarthy

7th Precinct Street, being duly sworn, deposes and

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

Sworn to before me, this 28 day
of August 189 3

Andrew McCarthy
E. H. [Signature] Police Justice.

POOR QUALITY
ORIGINAL

0833

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Connolly 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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 Connolly

Taken before me this

day of August 189

Police Justice.

POOR QUALITY
ORIGINAL

0834

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

Police Court, District,

108 3 1075

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. [unclear]
John J. [unclear]
John J. [unclear]

Offense

Burglary

Dated, Aug 28 1891

William J. [unclear]
Magistrate.

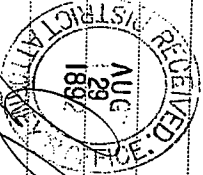
Witnesses
John J. [unclear]
Precinct

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ 1000 to answer



John J. [unclear]
John J. [unclear]

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 *1000* 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 28 1891 *[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.

POOR QUALITY
ORIGINAL

0835

N.Y., Sept 21st 1912

Judge.
Sir I hear recently that the
beaver John Connelly has been
in my employment for past 2
years. I have always found him
honest and upright and willing
to work.

I Remain Yours,

Richard. Foster

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 Connelly

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

John Connelly

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

The said

John Connelly

late of the *7th* Ward of the City of New York, in the County of New York aforesaid, on the
27th day of *August* in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Abraham Levy*

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 *Abraham*
Levy in the said *building*
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

John Connelly
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:
The said *John Connelly*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *night*-time of said day, with force and arms,
one hundred pounds of lead
pipe of fifteen cents each pound,
and a quantity of plumbing
fixtures, (a more particular
description whereof is to the Grand
Jury aforesaid unknown) of the
value of thirty-five dollars

of the goods, chattels and personal property of one *Abraham Levy*
in the *building* of the said *Abraham Levy*

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

THIRD COUNT:

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

John Connelly
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

one hundred pounds of lead pipe of the value of fifteen cents each pound, and a quantity of plumbing fixtures (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of thirty-five dollars

}
of the goods, chattels and personal property of

Abraham Levy
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

Abraham Levy
unlawfully and unjustly did feloniously receive and have; (the said

John Connelly
then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, 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.