

0381

Witnesses:

Wm Burdock
Edw Mallon
Esther Cohen

Counsel,

Filed,

day of

1892

Pleads,

Magistry of

THE PEOPLE

vs.

Nathan Cohen

et

RECEIVING STOLEN GOODS
(Section 550, Penal Code.)

Feb 19
DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray Serrano

Foreman.

Part 3, February 12/92

True & Requested

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nathan Cohen

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

Nathan Cohen

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

The said Nathan Cohen

late of the City of New York, in the County of New York aforesaid, on the 21st day of January in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one horse of the value of three hundred dollars, one vehicle, to wit: one truck of the value of two hundred dollars, one set of harness of the value of fifty dollars, two cases of hatter's fur of the value of two hundred dollars each case, and five hundred hats of the value of one dollar and fifty cents each, and five cases of the value of two dollars each

of the goods, chattels and personal property of one William Burdock by John F. Fallon and Michael Mitchell and by a certain other person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said William Burdock

unlawfully and unjustly did feloniously receive and have; the said

Nathan Cohen

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.

0383

BOX:

467

FOLDER:

4285

DESCRIPTION:

Cole, David M.

DATE:

02/15/92



4285

0384

POOR QUALITY ORIGINAL

110 J.B. a

Witnesses

Wm. Thomas
W. H. Smith

Counsel,

Filed,

day of

1892

Pléads,

15 Feb
Argued to

THE PEOPLE

vs.

P

David M. Cole

April 11, 1892

discharged on his verbal
recognizance

DE LANCEY NICOLL,

District Attorney.

Part I
April 11th 1892

A TRUE BILL.

Henry S. Herrin

Foreman

Part I
Jan 29
March 7th
Part I
M. L.

In this case wife
if I will not come
to court and cannot
be induced to come
within this jurisdiction
and as the people
cannot proceed to
trial without her
presence I recommend
that she do be
discharged on his
own recognizance

W. L. ...

Chas. A. ...
11/92

BIGAMY:
Section 208, Penal Code.

0385

POOR QUALITY ORIGINAL

180 J.B. a

Witnesses:
Elizabeth Thomas
W. H. Insworth

Counsel,
Filed, 15 day of Feb 1892
Pleads, *innocent*

THE PEOPLE
vs.

David M. Cole

April 11 1892
discharged on his *total*
recognizance
DE LANCEY NICOLL,
District Attorney.

BIGAMY.
Section 38, Penal Code.

In this case wife
I will not come
to court and cannot
be induced to come
within this jurisdiction
and as the people
cannot proceed to
trial without her
evidence I recommend
that the deft be
discharged on his
own recognizance
W. Lyman

A TRUE BILL.

Henry S. ...
Foreman

John J. ...
W. J. ...
W. P. ...

Chas. A. H. ...
11/92

0386

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

David M. Cole 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. *David M. Cole*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Boston Mass.*

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

Answer. *210 - N. 29th St. Since June*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty.*

David M. Cole

Taken before me this

23

day of *January*

1892

Police Justice

0387

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.....

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

Dated *Jan 23* 18 *92* *John H. Bay* 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.

Handwritten mark

0388

W. 2 85
Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Charles H. Jones
210 W. 30 St.
336-7700
Sam M. Lee

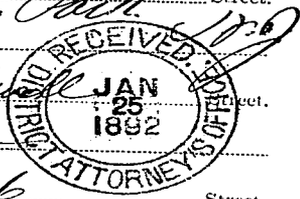
officer
Ray

2
3
4

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

Dated Jan 23 1889
Grady Magistrate.
Bell Officer.
Court Precinct.

Witnesses *And. Newson*
No. *Springwood Av* Street.
Robert Court
No. *W. H. Head* Street.
315 7 Ave
Mary E. Powell
No. *144 W 26* Street.
Mary E. Powell 144 W 26
\$ *15.00* to answer *M. S.*



Rev. Thos M. Diehl
204 W 39th St
Corn
Was Committed about one year ago.

0389

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Chair maker of No. 365-7th Avenue Street, being duly sworn, deposed and says, that he has heard read the foregoing affidavit of Eugene Thomas and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 2nd day of January 1890, } William A. Peaslee
} Justice

John H. Brady
Police Justice.

0390

Exp "B"

Form 53.

New York, Jan'y 4, 1890.

A Transcript from the Records of the Marriages Reported to the Health Department of the City of New York.

Certificate of Marriage.

STATE OF NEW YORK.

No. of Certificate, 28357

I Hereby Certify, that David Machlin Cole and Sarah E. Gilmore Newson were joined in marriage by me, in accordance with the Laws of the State of New York, in the City of New York, this 31st day of July, 1883.

Witnesses to the Marriage: { Signature of Person performing the Marriage Ceremony: } Rev. J. R. L. Nibbett

Official Station, _____

Residence, _____

- | | |
|--|---|
| 1. Full Name of GROOM, <u>David Machlin Cole</u> | 10. Place of Residence, <u>336 7th Ave</u> |
| 2. Place of Residence, <u>306 7th Ave</u> | 11. Age next Birthday, <u>32</u> years. Color, * <u>Colored</u> |
| 3. Age next Birthday, <u>36</u> years. Color, * <u>White</u> | 12. Place of Birth, <u>Petersburg, Va</u> |
| 4. Occupation, <u>Waiter</u> | 13. Father's Name, <u>Mathias</u> |
| 5. Place of Birth, <u>Boston, Mass</u> | 14. Mother's Maiden Name, <u>Annal Carter</u> |
| 6. Father's Name, <u>James</u> | 15. No. of Bride's Marriage, <u>2</u> |
| 7. Mother's Maiden Name, <u>Lucy Tuck</u> | |
| 8. No. of Groom's Marriage, <u>2</u> | |
| 9. Full Name of BRIDE, <u>Sarah E. Gilmore Newson</u> | |
| Maiden Name, if a Widow, " " " | |

*If other races, specify what. At Nos. 8 and 15 state whether 1st, 2d, 3d, &c., Marriage of each. The signatures below of Bride and Groom should be written out in full for the "given" and family names.

New York, _____ 18

We, the Groom and Bride named in the above Certificate, hereby Certify that the information given is correct, to the best of our knowledge and belief.

(Groom)

(Bride.)

A true copy,

C. Goldman
Chief Clerk.

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

0391

Ex "A"

New York, *Jan'y 21,* 189*2*

A Transcript from the Records of the Marriages Reported to the Health Department of the City of New York:

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK

No. of Certificate,

4323

I Hereby Certify, that *David M. Cole* and *Elizabeth Thomas* were joined in Marriage by me in accordance with the laws of the State of New York, in the City of New York, this *27th* day of *March,* 189*0*

Witnesses to the Marriage,

William Swan
Mary Vaughan

Signature of person performing the Ceremony,

Thos. Henry Sill

Date of Marriage	Groom's Full Name	Residence	Age	Color	Single or Widowed	Birthplace	Father's Name	Mother's Maiden Name	Number of Groom's Marriages	Bride's Full Name	Residence	Age	Color	Single or Widowed	Birthplace	Father's Name	Mother's Maiden Name	Number of Bride's Marriages	Name of Person performing Ceremony	Official Station	Residence	Date of Record	
<i>March 27, 1890</i>	<i>David M. Cole</i>	<i>147 W. 34</i>	<i>38</i>	<i>Black</i>	<i>Single</i>	<i>Boston, Mass</i>	<i>James Cole</i>	<i>—</i>	<i>—</i>	<i>Elizabeth Thomas</i>	<i>210 W. 30</i>	<i>32</i>	<i>Black</i>	<i>Single</i>	<i>Virginia</i>	<i>John Thomas</i>	<i>Proctor</i>	<i>—</i>	<i>—</i>	<i>—</i>	<i>—</i>	<i>204 W. 39</i>	<i>April 15, 1890</i>

A True Copy.

C. G. Luman
Chief Clerk

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

13

0392

Police Court

Sec. 151.

Police Court 2 District.

CITY AND COUNTY OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County 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 of the City of New York, by Charles M. Brown

of No. 210 West 30th Street, that on the 27 day of March 1882 the City of New York, in the County of New York,

David M. Cole did feloniously
violate the laws of the City
having a wife living in violation
of Section 298 of the Penal Code.

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 _____ 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 27 day of March 1882

Charles M. Brown
POLICE JUSTICE.

0393

De B. M. 32. B. N. S. Loabour M. No. 210. M. 29. Street

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.

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Thomas

vs.

David M. Cole

Warrant-General.

Dated *January 21* 189*2*

Grady Magistrate

Bell Officer.

The Defendant *David M. Cole* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

James Bell Officer.

Dated *January 22* 189*2*

This Warrant may be executed on Sunday or at night.

W. H. [Signature] Police Justice.

0394

No. 1.

408

District Attorney's Office.

Part One
PEOPLE

vs.

David M. Cole

Witness for Plaintiff } P

" Theodore } P

others, against Mch. 7 Jr.

McL 11/92

J. G.

0395

Police Court, 2 District.

City and County } ss.
of New York,

of No. 210-1922 30 Street, aged 34 years,
occupation Washerman being duly sworn, deposes and says,
that on the 27 day of March 1889, at the City of New
York, in the County of New York,

Elizabeth Thomas

David M. Cole did feloniously
take unto himself a wife he at
the time having a wife living in
violation of section 298 of the Penal
Code of the State of New York for
the reasons following to wit: on
the said date aforesaid was married
to defendant as per annexed certificate
marked Ex "A" and aforesaid is in-
formed by William N. Dearwell (writing)
that the defendant at the time he
married this aforesaid was the hus-
band of Sarah E. Gilman Newson as
per annexed certificate marked Ex "B"
and that the said Sarah E. Gilman
Newson is still living and is the
lawful wife of said David M. Cole
Wherefore deponent prays that the
said defendant be found to answer
said Complaint.

Sworn to before me
this 21st day of January 1889
Elizabeth Thomas
Clerk

J. H. Brady

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

Said m. Rde.

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

- Said m. Rde -

of the CRIME OF BIGAMY, committed as follows:

The said *Said m. Rde.*

late of the City of New York, in the County of New York aforesaid, on the *thirty-first*
day of *July* — in the year of our Lord one thousand eight hundred and
eighty-three, at the *City and County aforesaid.*

did marry one *Daniel R. Fildmore Newson*, and *then* the said
Daniel R. Fildmore Newson, did then and there have for
his wife; and the said *Said m. Rde.* —

afterwards, to wit: on the *twelfth* day of *March*, in the year of
our Lord one thousand eight hundred and ninety — , at the City and County
of New York aforesaid, did feloniously marry and take as *his wife* one

Elizabeth Thomas, — and to the said
Elizabeth Thomas, was then and there married, the said
Daniel R. Fildmore Newson being then living and in full 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.

0397

BOX:
467

FOLDER:
4285

DESCRIPTION:

Colwell, Elizabeth

DATE:
02/05/92



4285

0398

Witnesses:

3/1/92
39. P. 6-20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

Counsel, *A. H. Hardy*
Filed *5* day of *Feb* 189 *2*
Pleads, *Not Guilty (10)*

Grand Larceny, *Second Degree*
[Sections 238, 59, Penal Code.]

THE PEOPLE

13 5/11 vs. *P*

Elizabeth Colwell

De LANCEY NICOLL,

District Attorney.

Part III. *Feb 3, 7, 10, 11, 12, 1892*

A TRUE BILL.

Henry S. Warren

Foreman.

Part 3, February 12, 1892

Tried & convicted Feb 11, 1892
with remon. to mercy

City Prison 5 days.

0399

58355
S. GLUCK'S
 LOAN OFFICE
 No. 1429 Third Avenue, NEW YORK.
 Bet. 14th and 15th Sts.

SEP 17 1891

\$	Cts.
10	00

Sal de...

* This Ticket Good for One Year Only.
 Not accountable for loss or damage by fire, breakage, robbery or theft.
 Rates of Interest.
 On sums of One Hundred Dollars, or under, 2 per cent. per month, or any part in interest for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

6913
METZ BROS.,
 No. 1509 Second Avenue, NEW YORK.
 Bet. 7th & 7th Sts., N. Y.

SEP 17 1891

\$	Cts.
10	00

Sal de...

* This Ticket Good for One Year Only.
 Not accountable for loss or damage by fire, breakage, robbery or theft.
 Rates of Interest.
 On sums of One Hundred Dollars, or under, 2 per cent. per month, or any part in interest for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

18200
B. P. WOLLHEIM,
 1485 First Avenue, NEW YORK.
 Bet. 77th & 78th Sts., NEW YORK.

SEP 17 1891

Sal de...

Not accountable for loss or damage by fire, breakage, robbery or burglary.
 SEE RATES ON OTHER SIDE.

04000

(1805)

Police Court— 4th District.

Affidavit—Larceny.

City and County } ss.
of New York,

Allen
Mary Jane ~~Allen~~

of No. 11 Jay Street, aged 25 years,
occupation Domestic being duly sworn,

deposes and says, that on the 4th day of Oct 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the ~~day~~ time, the following property, viz:

- One beaded wrap of the value of \$ 25.—
- One Cassimere dress " " " " " " 35.—
- One fountain pen " " " " " " 1.50
- Three (3) Aprons " " " " " " 1.—
- One plush cloak " " " " " " 75.—

all of said property of the value of One hundred & thirty seven ^{and} ^{no} dollars \$ 137⁰⁰

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 Elizabeth Colwell (now here) for the reasons following to wit:

Deponent says—she boarded with defendant at No. 107 East 77th Street, and on said date discovered that her trunk in said premises had been forcibly opened, and said property removed therefrom; and that defendant admitted to deponent that she had taken said property from deponent's trunk and had pawned the same, and that all of the above property was seen by deponent in various pawnshops and identified by deponent as being her property. Deponent also iden-

Sworn to before me, this 1891

Police Justice.

tipped said wrap in the pawn office of
 S. Glued No. 1429 - 3rd Avenue - said
 dress in the pawn office of Metz Bros
 No. 1509 Second Avenue - and said
 aprons in the pawn office of B. P. Mollier
 of No. 1485 First Avenue, said property
 being identified in the presence of
 officer Philip Weller of the 25th Precinct
 who found the pawn tickets, hereto
 annexed, in defendant's possession,
 and which pawn tickets represent
 property of deponent pledged in the
 offices of the pawnbrokers mentioned
 herein

Deponent further says - she is informed
 by Lizzie Colwell of No. 107 East 7th
 Street, that she saw defendant take
 from deponent's bureau, in said premises,
 a wrap, a plush cloak, and a bundle,
 which property defendant gave said
 Lizzie Colwell to pawn.
 Whereupon deponent charges defend-
 ant, with feloniously taking, stealing
 and carrying away said property from
 deponent's possession.

Sworn to before me, Mary J. Farrell
 this 19th day of Oct 1891

Henry H. ...
 Police Justice

0402

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Colwell

aged 15 years. occupation works in a flour mill of No.

107 East 77th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Jane Allen

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

Sworn to before me, this 19 day of Dec 1897

Lizzie Colwell

Henry Murray
Police Justice.

0403

(1885)

Sec. 498-200.

4th

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Elizabeth Colwell

Question. How old are you?

Answer.

73 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

107 East 77th St. 1 year

Question. What is your business or profession?

Answer.

Keep house

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.

Elizabeth ^{her} Colwell
mark

Taken before me this

19th

day of *October* 189*4*
John W. Brown
Police Justice.

0404

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

defendant

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

Dated *Oct 19* 18*91* *Henry H. ...* Police Justice.

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

Dated *Oct 23* 18*91* *Henry H. ...* 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.

0409

Whitman
Mary Jane Allen
officer Miller

BAILED
No. 1, by Christopher Creamer
Residence 113 9th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

78 B.O. 39 1332
Police Court--- 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Jane Allen
Elizabeth Colwell
B

DATED Oct 29 1891
Magistrate
Officer Miller & Stephens
Precinct 25th

Witnesses
Said Officers
Edward V. Corney
No. 100-8-23 Street.
Riggs Colwell
No. 100-8-23 Street.
Elizabeth Colwell
No. 415 Broome Street.
300 Street.

1891
ATTORNEY

Bailed M 9th

Office
Grand Jury

DISMISSED

0406

1427

COUNTY OF NEW YORK, ss.:

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 5th day of February
1892, in the Court of General Sessions of the Peace of the County of
New York, charging Elizabeth Colwell

with the crime of Grand Larceny in the second degree

You are therefore Commanded forthwith to arrest the above named Elizabeth
Colwell and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

City of New York, the 8th day of February 1892

By order of the Court,

John F. Canale Clerk of Court.

0407

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Elizabeth Cornell

William H. ...

*25 ...
1076 ...*

BENCH WARRANT FOR FELONY.

Issued *Felmon 2nd* 1892.

The officer executing this process will
make his return to the Court forthwith.

0408

Camp
1842

Dear Mother
I have not yet
received your letter of the 10th
and I am sorry I have not
written sooner. This morning
I have written you for your
Sister and I am
Yours affectionately
John

Court of General Sessions
of the Peace

The People vs.
on the complaint of
Mary Jane Allen

vs
Elizabeth Colwell

City and County of } ss
New York

Mary Jane Allen
being duly sworn deposes and says:
I reside at No 11 Jay Street in
this city and have resided there
continuously since the 19th day of
October 1891; I am the complainant
in the above entitled action; I never
received a subpoena to attend before
the Grand jury and I was never
examined by the Grand jury empanel-
led in this Court for ^{the} November 1891
or for any other term. The charge I
read against Elizabeth Colwell
herein is true and well-founded
and I believe that if I were given
an opportunity to be heard before
the Grand jury an indictment would
be found.

Sworn to before me
this first day of February
1892

Per
Mary Jane Allen
mark

Jacob Washburn, Notary Public, N. Y. Co.

At a Court of General Sessions of the Peace, held in and for
the City and County of New York, at the City Hall, in
the said City of New York, on the ~~second~~ ^{first} day of
February 1892.

Present,

THE HONORABLE

Randolph B. Masten Justice.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Elizabeth Colwell

The District Attorney having heretofore, to wit: on the *ninth* day of
November 1891, submitted to the Grand Jury of this County, empanelled in
this Court for the *November* term, and then in session, a certain charge against
the above-named defendant for

Grand Larceny

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

Now, on reading and filing the affidavit of

Mary Jane Allen
whereby it appears to the satisfaction of the Court that *she is the complainant*
with above case, and that she was never summoned
and never attended before this Grand Jury, and

that the charge is well founded both in law and on the evidence, that justice requires that an indictment
be found, and that there is reason to believe that if the said charge is again submitted to the Grand
Jury evidence can and will be adduced, sufficient to warrant the finding of an indictment, and that
an indictment will be found against the said defendant for the said charge, notwithstanding such
dismissal, and on motion of the District Attorney, it is

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

Enter B.M.J.

0411

New York General Sessions.

THE PEOPLE

vs.

Elizabeth Colwell

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

(§ 270 Code of Crim. Pro.)

Dr. Lacey A. Kroll
JOHN R. FELLOWS,
District Attorney.

Entered *first* day of *Feb* 1892.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Elizabeth Colwell

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

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

The said *Elizabeth Colwell*

late of the City of New York, in the County of New York aforesaid, on the *4th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

*one wrap of the value of twenty
five dollars, one dress of the value
of thirty-five dollars, one pen of
the value of one dollar and fifty
cents, three aprons of the value
of fifty cents each and one cloak
of the value of seventy five dollars*

of the goods, chattels and personal property of one *Mary Jane Allen*

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

SECOND COUNT—

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

Elizabeth Colwell

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

The said *Elizabeth Colwell*

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

one wrap of the value of twenty five dollars, one dress of the value of thirty-five dollars, one pen of the value of one dollar and fifty cents three aprons of the value of fifty cents each and one cloak of the value of seventy-five dollars

of the goods, chattels and personal property of one

Mary Jane Allen

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

Mary Jane Allen

unlawfully and unjustly did feloniously receive and have; the said

Elizabeth Colwell

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.

04 14

BOX:

467

FOLDER:

4285

DESCRIPTION:

Connell, Michael

DATE:

02/17/92



4285

04 15

BOX:

467

FOLDER:

4285

DESCRIPTION:

Fitzgibbon, William

DATE:

02/17/92



4285

0416

POOR QUALITY ORIGINAL

212 X

Witnesses:

P. Mc Glynn
Tom McKean

Counsel,

Filed

day of

1892

Pleas,

THE PEOPLE

vs.

Michael Connell
and
William Fitzgibbon

Grand Jurors, Second Degree
(Sections 228, 231, 530 Penal Code.)

DE LANCEY NICOLL,

District Attorney.

July 27/92
J. I. O'Connell
100-10 Ave. S.P.

A TRUE BILL.

Ray Sperrin
Foreman.

W. J. O'Connell
Sperrin & O'Connell

0417

(1885)

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 433 East 13th Street, aged 46 years,
Peter M. Glynn
occupation Produce dealer being duly sworn,

deposes and says, that on the 3rd day of February 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 Horse, one wagon, one set of harness, the whole being of the value of One Hundred and Fifty Dollars

\$150⁰⁰/₁₀₀

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by

Michael Connelly (now here) and William Fitzgibbons, who is now confined in Bellevue Hospital and unable to appear in court, for the reasons following to wit:

On the above date, said horse, ^{and harness} were in the stable N^o. 526 East 14th Street, said wagon being at the door of said stable.

Deponent is informed by one Michael Mann of N^o. 512 East 14th Street in this city, and William McKeon of N^o. 430 East 14th Street in this city, that they saw said defendants then and there in the act of hitching said horse & said wagon. Deponent arrived at said stable and saw said defendant Fitzgibbons in the act

of
1885
1887

Police Court

of driving said horse attached to said wagon
 away, and said Connelly was then
 running down the street away from said
 stable. That deponent took said property
 away from the possession of said Fitzgibbon.
 Wherefore deponent accuses said defendants
 of having stolen said property, and prays
 that they be dealt with according
 to law.

Sworn to before me this } Peter M. Flynn
 9th day of February 1897 }
 John M. Flynn
 Police Justice

0419

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *William Fitzgibbon*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *40 East 16 Street 3 Years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

William Fitzgibbon

Taken before me this *11* day of *July* 189*2*

Police Justice.

0420

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Mann

aged 18 years, occupation Printer of No.

512 East 14th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Peter McGlynn

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

Sworn to before me, this 9 day of July, 1892

Michael Mann

John Ryan

Police Justice.

0421

CITY AND COUNTY }
OF NEW YORK, } ss.

William McKern

aged *21* years, occupation *Porter* of No.

430 East 14th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Pete McShymer*

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

Sworn to before me, this *9* day of *July* 189*0* } *William McKern*

John Ryan
Police Justice.

0422

Sec. 198-200.

X District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Michael Cornell

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. United States

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

Answer. No. 427 East 14 Street - 3 months

Question. What is your business or profession?

Answer. Poole

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

Answer. I am not guilty - Michael Cornell

Taken before me this day of 9/11/1916 by John P. Ryan Police Justice.

0423

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 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 July 9 1892 John Ryan 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.

0424

232 228 180

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Peter M. Glynn
433 East 13th St

- 1 Michael Connell
- 2 William Fitzgibbon
- 3
- 4

Offence

Dated Feb 9 1892
Magistrate.

Gray & Robinson Officers
18 Precinct.

Witnesses Michael Mann

No. 572 E. 14th Street.

William [unclear]

No. 430 E. 14th Street.



No. Street:

\$ 1000

1000 E. 14th Feb 12 1892

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

042

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

WM. B. O'ROURKE,
Warden.

New York, Feb 9 1892

William Fitzgibbons who
is suffering from an attack
of enteritis & Bronchitis
is not yet in condition to
appear in court

C. A. Knight M.D.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Connell
and
William Fitzgibbon

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael Connell and William Fitzgibbon
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Michael Connell and*
William Fitzgibbon, both —
late of the City of New York, in the County of New York aforesaid, on the *third*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,
one horse of the value of one
hundred dollars, one wagon of
the value of forty dollars, and
one set of harness of the value
of twenty dollars

of the goods, chattels and personal property of one

Peter Mc Glynn

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

SECOND COUNT—

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

Michael Connell and William Fitzgibbon
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Michael Connell and William Fitzgibbon, both*

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

one horse of the value of one hundred dollars, one wagon of the value of forty dollars and one set of harness of the value of twenty dollars

of the goods, chattels and personal property of one

Peter Mc Glynn

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

Peter Mc Glynn

unlawfully and unjustly did feloniously receive and have; the said

Michael Connell and William Fitzgibbon
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.

0428

BOX:

467

FOLDER:

4285

DESCRIPTION:

Connors, Edward

DATE:

02/24/92



4285

0429

Before Com. of Burg. Jan 27/79
3 yrs in S.P. 8
RBM

Witness:

Amy Tanner
Opp. McCafferty

27th Land

Counsel, 24 day of Feb 1892
Filed
Plends, Mizuly 76

THE PEOPLE

vs.

F

Edward Connors

Hobby, Degree.
(Sections 224 and 228, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward Connors
March 1st 1892

W. L. Hobby 2dclg
S.P. 10 yrs. RBM, 3
E. L. 13/19

0430

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, vs. IN COMPLAINT OF

Henry Tanner

Edward Connor

BEFORE HON.

Thomas J. Grady

POLICE JUSTICE,

Feb 29

1882

APPEARANCES:

For the People,

For the Defence,

J. O. Kane

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WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Henry Tanner

James Mc Cafferty

15

24

W. J. Ombry

Official Stenographer.

0431

2 DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF

Henry Janner
vs.
Edward Connor

Examination had

Feb 24

1882

Before

Thomas J. Siedy

Police Justice.

I, Walter L. Ormsby Stenographer of the 2 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Henry Janner,

James Mc Cafferty

as taken by me on the above examination before said Justice.

Dated Feb 24 1882

Walter L. Ormsby
Stenographer.

Thomas J. Siedy
Police Justice.

0432

Police Court
Second Dist

The People vs
Henry Janne

vs
Edward Bonner

Examination Before Justice Grady
Feb 23 1892

For the defendant - J. O. Kane

Henry Janne the complaining witness
being examined by the court before
and says I am the complainant
Case examined on his affidavit, by Mr
Kane

Q - You say in your deposition that
you live in Chicago Ill; that you
are 44 years old and that you
are a salesman - is that true?

A - Yes Sir

Q - That on the 20th day of February
this year you sold watch and
chain of the value of forty three

• dollar was taken from your possession.

A Yes Sir.

Q That you have reason to believe that Edward Connor is the person who took the property from your possession is that so?

A I think some one in his company took it.

Q I don't ^{want} you to state what you think. This is a serious charge state facts. Did he take it?

A I do not think he is the man that took it, but a man in his company.

Q State about this Edward Connor if you know whether he took it or not.

A I cannot for the reason —

Q Can you swear that he took it from your person?

A I don't want to swear to that.

By the Court

Q Go on and make any statement.

you desire:

A The first I knew that the watch was gone the officer Mr. Cafferty came up to me and said "You had a watch ~~chain~~ on. I see the chain on your vest now. One of these two men has taken your watch. This man that got on the car has got it." Furthermore he said "Mr. Connors was pulling at your ring with one hand while he held you like that." Mr. Cafferty he arrested Mr. Connors and took me with him and I had to sign this paper

Mr. Kane moves to strike out the foregoing testimony of the witness.
Motion denied.

Re. Cross

Q - You are on a visit to the city

3 A Yes Sir - I am here on

business

Q What time was the occurrence about the post office?

A I think it was about 9 o'clock just one o'clock in the morning.

Q At that time were your clothes buttoned up as they are now?

A I think they were yes sir.

Q Were you sufficiently sober to know what you were doing?

A I got up out of bed to get something for my cold. I went to a saloon at the corner of Fulton Street and Broadway in the basement.

Q You had not met them before?

A Not before no sir.

Q You did not know either of the defendants?

A No sir.

Q Were you in company with any person else?

A No sir.

Q Did you meet any person?

- A I met the Connors and another person. We did not stay there but a few minutes. I said I was going to go to bed. They said the best thing I could do was to get to the Perry's Pharmacy and get something and then go to bed.
- Q Something to relieve your cold?
- A Yes.
- Q They left the place with you?
- A Yes sir.
- Q And walked as far as the Post Office?
- A I walked up beyond the Post Office. I did not want to go up to Perry's. I said we will go into a saloon and I will buy another drink and you will go to bed.
- Q From the time you first met Defendant to the time when he was arrested by the officer

did he do anything which caused you to have any suspicion of him at the time?

A No sir.

Q and at the time the officer arrested him he was standing alongside of you conversing with you?

A Oh no - I saw nothing myself. While they were with me I had not my suspicions aroused in the least

Q After you left the saloon the last saloon they were with you when you walked two blocks to the post office?

A Yes.

Q Are two of them with you?

A Yes.

Q Were your clothes buttoned just as they are now?

A I do not think they were. I unbuttoned my coat to take out some change out of the pocket.

2 When did you unbutton
your coat?

A In the saloon.

2 Did you feel of your watch
after you left the saloon.

A No sir; I did not

2 Did you button your clothes
after you left the saloon.

A No sir; I did not

2 Did you button your clothes
after you left the saloon?

A No; I did not; I left
them open.

2 You are stopping at the Astor
House?

A Yes sir.

2 Tell just exactly what
occurred after you reached
across the street by the
Post Office

A This officer came up to me
He took hold of me this way
He said "You had a watch
and chain in your possession"
I said "Yes" He said "You

have not got it now" That
was the first I knew that
it had been taken away.

He said "That man that
just left was the man that
took it. This man had
hold of your hand and
was trying to get your ring
off your finger." He said
"I arrest him" and then they
immediately had a fight and
the officer finally succeeded
in taking him by the aid
of another man.

Q The first you knew that
your watch and chain was
missing was when the officer
informed you?

A Yes sir.

Q In what direction did the
officer come?

A From behind. The second man led off.

Q How long had you been
standing there before this
second man left?

8

0440

A We were walking right
along

Q How long after you left
the other side of the street
from the saloon when you
had been drinking, when
the man left.

A Oh I should judge
about five minutes.

Q You had been conversing
together?

A Walking along slowly

Q when was the last time
you saw you recall previous
to the office informing you that
it had been taken?

A I found it if when I went
to bed at 9.30. Then I
got up at 1.30 and put on
my clothes. when I went
out I had it in my pocket
that was the last I knew
of it.

Q about 9.30?

Q A No, about 12.30 or one o'clock

- when I got up to go out.
- Q About a quarter to one;
- A I showed myself in
- Q Then you had it in your pocket;
- A Yes sir
- Q You did not have occasion to look at your watch up to the time the man was arrested;
- A No sir; I do not think I did. I don't think I took it out of my pocket
- Q The saloon you went to was at the corner of Fulton St and Broadway were there any other persons there;
- A There were some men sitting at a table - I can't describe them.
- Q You passed up Park Row;
- A Yes
- Q Was there any one in this other saloon;
- A I did not see any - one man tending bar
- Q Is it not exact that there

man who was there and went away was in conversation with you and bid you good night and went away quietly

A No sir.

Q Where did he go to?

A He got on the car and never said anything.

Q The defendant remained with you?

A He remained until the officer came and took charge of him.

Q How long had the man been on the car when the officer came and arrested this man?

A I should think about two minutes. He came right up.

Q When the officer came up your clothes were buttoned were they?

A I do not know.

Q Is it not a fact that the officer came and opened

your coat?

- A He took hold of the coat and pushed it open
- Q Did not the officer open it
- A It was only buttoned at the top
- Q Did he not ^{unbutton} it to look at your pocket
- A No - he pulled it open like that.
- Q Then he asked you if you had a watch & chain.
- A He said "you had a watch and chain"
- Q You said "yes" and felt and found it was gone?
- A He said "you have not got it. That man that jumped on the car and went off the street has got it." Then he took hold of this man like that and they had a fight.
- Q You did not make a charge against this man of having

- stolen your watch and chain;
- A - I did not say that the man stole it.
- Q - Or that he acted in concert with another man in stealing your watch and chain. Had he done anything in any manner to lead you to believe that he was acting in concert with another man in depriving you of your watch and chain
- A - I did not suppose so at that time. but I do now.
- Q - Did you at that time?
- A - I did not know it was gone.
- Q - At that time did defendant Connors' actions lead you to believe that he was acting with this person who deprived you of your property.
- A - Not at that time; no sir
- Q - That information was furnished you by the officer?

A. I was informed by Mr. Coffey that the watch was gone.

Q. Is it not a fact that when the officer came up and informed you of the loss of your property that he searched Defendant Connor for your property?

A. No sir - he had too much of a fight.

Q. Is it not a fact - refresh your recollection - that after he informed you of the loss of your watch that he searched the clothing of this man - felt of his pockets to see if your property was in his pockets?

A. Not that I know of - I did not see it.

Q. The officer informed you as you stood there that he had attempted to take your ring?

A. Yes.

Q. And until that you did not believe that he had tried

to take your ring.
 A For the reason simply that
 I did not suspect any
 such thing.

Q You had not seen anything
 up to that time to lead you
 to believe that he had
 attempted to take your
 ring from your finger?

A I did not suspect it at that
 time.

By the Court

Q You watch your gun?

A Yes.

Q as the officer said?

A Yes.

Q And Connor and the other
 man were together in the
 saloon?

A Yes.

Q When you went down there
 to get a drink

A Yes.

Q When you went up to the
 bar they were together?

- A Yes.
- Q They both left the saloon together?
- A Yes sir.
- Q They both accompanied you as far as the ^{other} saloon together?
- A Yes sir.
- Q And acted in all respects with you as though they were companions?
- A Just as though they were good friends. I asked them to drink.
- Q They came out together?
- A Yes.
- Q As soon as the officer arrested Connor there was a fight?
- A Yes.
- Q Between Connor and the officer?
- A Yes.

15 James Mc Cafferty being very worn and harassed by the court as

a witness for the people before
 and says: I am a detective
 police officer of this city attached
 to the central office.

2 State what you know of this
 case.

1- on the morning that this
 occurred I was standing in a
 doorway of a building at Bleeker
 street and Park Row. I
 saw Mr Tanner the complainant
 and the defendant and another
 coming on the sidewalk. Tanner
 was helplessly drunk. They
 started to go across the Park
 Row toward the Post Office
 I ^{suspected} saw that something was
 wrong. They walked over
 to the side of the Post Office
 there is a kind of a corridor
 outside the Post Office - it
 forms a little opening there
 they held him there by the
 window. Then I started
 a walk across Park Row

furtively to see if he had
a watch chain on. His coat
was open. I saw his watch
chain hanging naturally - the
same as it would if his watch
was in his pocket. I followed
down on the other side of the
street and then walked to
where they were quiet. Then
I went inside the Post office
and looked directly through
the front ^{window} to where they were
standing. I did not show
myself fully. I did not want
them to see me. Then I saw
the man that escaped make
a grab and run across the
street. I knew this was
something wrong and then I
ran out. I could not follow
the man who ran away as this
would be missing the whole

~~had the witness~~ I
 said to complainant "You had
 a watch; when is it?" He had
 one button of his coat buttoned
 I pulled open his coat and
 noticed that ^{the watch} it was missing.
 He said "Yes, I had a watch
 and chain and it is gone"
 Then I said "The other fellow
 has got your watch" and ~~chain~~
 then I arrested the defendant.
 I would not have got him if
 the other officer had not come
 to my assistance. The
 chain was in his man
 Janna's pocket up to a minute
 before the man ran away.
 The chain was hanging in a
 natural way. At the time
 I first saw Janna he was
 helplessly drunk.

The People Best
 Crown Examined by Mr. Keane

15 Q. That is all you saw?

A Yes.

Q You have described it fully?

A Yes.

Q That is all you saw from the time you first noticed them up to the time you made the arrest?

A That is all I saw.

Q One?

A There is nothing else that I know of. I do not recollect of anything else at present.

Q Did you see the defendant attempting to take a diamond ring from this man's finger?

A I saw him —

Q Yes or no.

A I want to answer in my own way.

The Court - He has a right to answer - let us hear what he has to say.

A - This man Common had hold of the jewel that the

ring was on. He was pulling
him in and out - He was
trying to get the ring off - That
was my impression

Q. Have you told anyone that
he was trying to ~~get~~ bite his
finger off?

A. No Sir. I did not - I never
made any such statements to
anybody

Q. Will you state whether you saw
any suspicious actions on the
part of the Defendant that
led you to believe that these
men were acting in concert?

A. Yes; it would be suspicious.

Q. State the acts.

A. Briefly, the facts that I have
previously stated

Mr. Kane moves to strike
out his former
Motion denied

A (Continued) I considered their
actions sufficiently suspicious to
follow them up.

- Q Will you state one single act that this defendant committed
- A This man held him up against the wall
- Q That was what led you to believe he was acting in concert with the man who took this man's watch?
- A Yes
- Q What?
- A Held him against the wall with the other man
- Q You say the complainant was helplessly drunk?
- A Certainly.
- Q Did you make a charge of intoxication?
- A I did at headquarters.
- Q Do you mean to say that when the man was brought to the Oak Street Station some you complained that the complainant was drunk?
- A No sir
- 21 Q Was there any entry made

on the blotter of the
station house.

A I cannot recollect just
what change was made at the
station house. — The record will
show for itself.

Q Do you know of your own
knowledge whether there was
any such record made?

A Both of the men were only
brought there temporarily.
It took three of us to
bring this man in. He gave
me a terrible opposition. I
never could have got him
to lead quarters if I had not
stopped on the way. Connors
was decidedly intoxicated.

Q This occurred you say in the
porches of the post-office?

A It was in what I call the
portico or alcove — on the
outside of the post office.

Q The space enclosed by the
pillars that support the front

portion of it:

A Yes.

Q You started with the man?

A For head quarters and stopped at the 4th Precinct station.

Q You arrested him after the struggle that you have described?

A I have described it.

Q You handcuffed him?

A It was very necessary.

Q You handcuffed him?

A - with the assistance of the Officer

Q Was he searched at the station house?

A Yes.

Q Did you find this gold watch and chain on him?

A No sir, I did not - I found a watch on him - I do not know whose it is.

Mr Kane moves to dismiss the complaint on the ground that

the Court has no jurisdiction
 the offense, if any having been
 committed on United States
 property

Motion Denied

James de Cafferty recalled by
 Defendants Counsel and further
 cross-examined before and
 says:-

Q You stated that this occurred
 between the enclosed portion
 of the Post Office and the
 pillars of the front - on the
 street?

A It was on the outside
 of the Post Office

Q What was the enclosed
 portion?

A It was on the outside of
 the Post Office building

By the Court

Q When were the men walking
 when you first saw them

A on the ^{Eastern} side of Park Row

2 When you saw this watch hanging in a vertical position

A Yes.

2 The next time you saw them was ^{when} you saw them across the street at the post office.

A After they had got under this wing of the post office.

2 What do you call the wing where defendant was?

A The front of the post office I went in the post office and went to a window and looked out and they had the man against the pillars. Then the other man went to the car across the street

Q Now examined

2 was that when you was a Park Row?

A At first from on Park Row then I went across to the post office window

25-2 - which way did this

window face - toward Broadway.
 A Drivelly toward East River -
 The whole thing, time & space,
 made was probably not more
 than half a minute. I just
 went inside and looked out
 of the window
 left Desk

Mr. Kane move to dismiss the
 complaint on the ground
 that the court has no
 jurisdiction.

Motion denied

J. J. led to answer.

0459

District Police Court.

Henry Tanner

Edward Connor

STENOGRAPHER'S TRANSCRIPT.

Nov 29 1888

BEFORE JURY

James P. Brady

Public Justice.

W. J. [unclear]

Official Stenographer.

To

Hon: Delancey Nicoll
 District Attorney
 County of New York

Sir:

Please take notice that on February 24, 1892, we obtained from Hon: George L. Ingraham one of the Justices of the Supreme Court of the State of New York, writ of Habeas Corpus returnable at a Court of Oyer and Terminer to be held at the Court House in the City of New York February 26, 1892 at 10 1/2 o'clock ^{a.m.} directing James Sedwick Warden of District Prisons to produce the body of Edward Connors before said Court, also obtained writ of certiorari directing Thomas J. Grady Esqr. one of the Police Justices of the City of New York, to certify to said Court of Oyer and Terminer on February 26, 1892 at 10 1/2 o'clock A.M. the Cause and Imprisonment of said Edward Connors

Dated N.Y. February 25, 1892.

Yours &c
 Samuel H. Johnson
 Atty for Relators
 84 Centre St. N.Y.

N.Y. Supreme Court

The People
Ex. vs. Edward J. Duross

qtd

James Caldwell

Warden etc. of House
of Brady & Police
Justice

Notice to District Attorney

James W. Thompson

Attor. for Relator

Ed. Leach

25
1888

To Hon. Alva W. Moore

District Atty.

0462

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Henry Janner

of No Chicago Ill. Street, Aged 41 Years

Occupation Salesman being duly sworn, deposes and says, that on the

20 day of February 1882 at the 2 Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

One gold watch and chain of the value of about forty three dollars

H. J.

of the value of _____ DOLLARS.

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Edward Connor (now here)

Deponent had the said watch and chain in his possession on the evening of February 19 when deponent left the Astor House. Deponent was drinking during the evening.

Deponent is informed by Detective James M. Coffey, of Police Headquarters, (now here) that on the 20th day of February, about the hour of 1:30 O'clock A.M.,

he saw the defendant and another man (not arrested) who were leaving

hall of deponent near and inside

the General Post Office building, and that

the said man who escaped furnished

day of

Sworn to before me, this

188

Police Justice.

in defendant's pockets, and acting in concert with the defendant Connors, and the said defendant Connors, after the other men ran off remained taking hold of defendant's hand, and said Connors had sold defendant's hand on which defendant wore a diamond ring of the value of fifty dollars. Defendant charges that defendant acted in concert with the other men who assisted in stealing the said watch and chain by force and violence from defendant's person. The

Shore to before me this 20th day of January 1892

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

defendant Connors was arrested by the said Detective W. Coffey while defendant Connors actually had hold of defendant.

Henry J. [unclear]

I have admitted the above named defendant to bail to answer by the undertaking hereto annexed. Dated 1888 Police Justice.

I order that he be held to answer the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated 1888 Police Justice.

There being no sufficient cause to believe the within named guilty of the offence mentioned, I order he to be discharged. Dated 1888 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 sum of Hundred Dollars and be committed to bail in the sum of

Police Court, District, _____

THE PEOPLE, &c.,
 on the complaint of _____

vs.

1. _____
 2. _____
 3. _____
 4. _____

Offence—ROBBERY.

Dated _____ 1888

Magistrate. _____
 Officer. _____
 Clerk. _____

Witnesses, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____

§ _____ to answer General Sessions.

0464

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Edward Connor

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

Question. What is your name?

Answer. *Edward Connor*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *New York - 45 Washington St. 70 years*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty
Edward Connor*

Taken before me this *20* day of *March* 188*2*
Robert J. Brady
Police Justice.

0465

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.....

Edward Connor

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Thirty 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 Feb 20 1892 *Thos. P. 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.

0466

Complainant bailed
by Martin Friedlander
253 E. 50th St

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

Police Court---(132)--- District. 222

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Janney
vs.
Edward Connors
1
2
3
4

Officer
R. Barry

Dated Feb 20 1892

Grady Magistrate.

Mr. Cafferty Officer.

Mr. Conroy Precinct.

Witnesses, Call de Officer

No. Street.

\$ 3000 to answer G.C.

Received in
attorney's office
Feb 24, 1892

\$ 3000 Feb 23/92 - 99.2.
Conn

0467

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2nd DISTRICT.

James Mc Cafferty
 of No. 300 Mulberry Street, aged 33 years,
 occupation Officer being duly sworn deposes and says,
 that on the 20 day of July 1892
 at the City of New York, in the County of New York, Henry Tanner
 (now here) is a material witness in the
 case against Edward Connors now held
 on the charge of Robbery and deponent
 has reason to believe that said Tanner
 will not appear and prays that he
 be held to bail as such witness

James Mc Cafferty

Sworn to before me, this 20 day

of July

1892

[Signature]

Police Justice.

0468

Police Court, 2 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James Mc Cafferty

vs.

Henry Danner

AFFIDAVIT.

Dated July 20 1882

Grady Magistrate.

Mc Cafferty Officer.
C. O.

Witness, _____

Disposition, _____

0469

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mc Caffery

aged _____ years, occupation *Detective* of No. _____

300 Mulberry

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Henry James*

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

knowledge, *except that the occurrence took place outside of the General Post Office Building*

Sworn to before me, this *29* day of *February* 189*0*

James Mc Caffery

J. J. [Signature]
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
Edward Rannors

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

Edward Rannors

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

The said *Edward Rannors*,

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *February*, in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Henry Tanner*, in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of twenty dollars,
and one chain of the value of fifteen
dollars,

of the goods, chattels and personal property of the said *Henry Tanner*, from the person of the said *Henry Tanner*, against the will and by violence to the person of the said *Henry Tanner*, then and there violently and feloniously did, rob, steal, take and carry away, *the said Edward Rannors* being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid as yet unknown.

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

Edw. C. Mitchell,
Attorney

0471

BOX:
467

FOLDER:
4285

DESCRIPTION:

Coutillo, Michael

DATE:
02/16/92



4285

0472

Witnesses:

Joseph Metello

*I will appear by the
accompanying affidavits
that the complainant is
without the jurisdiction of
the Court and not liable
to return. An examination
of the case files in the
the People will be made
to make out a case return
the presence of the
I must therefore recommend
the discharge of the
Defendant upon his
own recognizance.*

March 10th 1892

*Wm. J. Mumford,
D. Dist. Attorney.*

R. G. Roney

Counsel,

Filed *16* day of *Feb* 189*2*

Pleas, *Quodlibet*

THE PEOPLE

vs. *P*

Michael Contello

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

DE LANGEY NICOLL,

District Attorney.

3 new days

A TRUE BILL.

Ray J. Harman

Foreman.

Wm. J. Mumford
Wm. J. Mumford
Wm. J. Mumford

recog

March 10th 1892

0473

Police Court _____ District.

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

of No. 112 Mulberry Street, aged 40 years,
occupation Laborer being duly sworn
deposes and says, that on the 2nd day of November 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael Costello
(now known) who with a knife then
and there held in his hand did
severely cut and stab deponent
in the abdomen inflicting a very
severe wound

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

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

Sworn to before me, this 3rd day of February 1889 } Joseph + Mottalo
of Brooklyn } made
Thomas A. ... Police Justice.

0474

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Michael Contito

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

Question. What is your name?

Answer. *Michael Contito*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *Malton N.Y.*

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
Michael Contito*

Taken before me this

day of *September* 1894

[Signature]

Police Justice.

0475

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

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 February 9th 1892 W. M. ... Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Police Court--- District. ¹⁶¹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Scaputo
112 Mulberry St.
Michael Coutello

Offense
Assault

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

2
3
4

Dated *February 9th 1892*

McMahon Magistrate.
Cor. Conroy Officer.

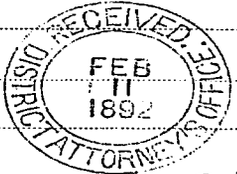
Witnesses *Frank Venti*

No. *531 Morris Ave*

No. Street.

No. Street.

\$ *1000* to answer *G.S.*



\$1000 bail Feb 9. 2 P.M.
Committed

Court of General Sessions of the Peace
for the City and County of New York.
The People &c.

Against
Michael Cantillo
Defendant

City and County of New York:
Crescigno Cantillo being duly
sworn deposes and says: I reside at
112 Mulberry Street in said city: I know
the complaint and the defendant in
the case above mentioned: On or about
the 26th day of February 1892, I met
the complainant, in Mulberry Street,
and he informed me that he was
going to buy a ticket to Italy, that
he desired to go to Italy to his family,
and asked me to go with him to
Chiello's Bank at 180 North Street
in said city to buy the said ticket.
We went to the Bank and there
purchased a ticket to Italy, he
paying thirty one Dollars for the
same. Together with the complain-
ant were informed by the Banker

that the ship would sail on the following day, Saturday February 27th 1892 from the City of Brooklyn.

On the following morning Saturday February 27th 1892, about 8.30 o'clock I saw complainant placing his baggage on a wagon standing in front of said Bank; I asked him if he was going and he responded "Yes I am going now". A few minutes thereafter I saw the wagon with the baggage start going towards down town and the complainant follow it.

Sworn to before me this
 8th day of March 1892 } Crescenzio F. Contillo
 Prospero L. Ferreri }
 Com. of Deeds
 N. Y. City & County

Court of General Sessions
of the City and County of New York.
Of the People vs.

Against
Michael Contillo
Defendant

City and County of New York as:
Giuseppe Cagno being duly
sworn deposes and says: I reside
at 112 Mulberry Street in said city;
my former residence being in
Providence R. I., I know the com-
plainant in the above mentioned
case since boyhood. On the 27th day
(Saturday) of February 1892, I arrived
in this city from Providence and
heard that the complainant was
going to Italy; I was informed
by some friends where I could
find him, and thereupon went
in quest of him; I discovered him
in front of Ailla's Bank at 180 North
Street busily engaged in the work
of placing his baggage on a wagon
which was standing in front of
said Bank; when he saw me

he said: "This is my last morning in the city of New York. I am going to Italy to stay there with his family. After a while complainant shook hands with me and we parted. When I left him I saw the wagon prepared to start. I have not seen complainant since that time and I verily believe he has gone to Italy."

Subscribed to before me this 2nd day of March 1892 }
Prosper X. Ferranti } his Cognate
Comm. of Deeds } mark

Court of General Sessions

The People vs

Against

Michael Cantillo
Defelt.

Affidavits

he said: "This is my last morning in the city of New York. I am going to Italy to stay there with his family. After a while complaint shook hands with me and we parted. When I left him I saw the wagon prepared to start. I have not seen complainant since that time and I verily believe he has gone to Italy."

Came to before me this
 8th day of March 1894 } Giuseppe's Cognos
 Prospero Di Ferruci } mark
 Commr. of Deeds
 New York City and County

Court of General Sessions

The People vs

Against

Michael Cortillo

Defelt.

Alfidavits

0482

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

189

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Joseph Motello
of No. 113 Mulberry Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 8th day of **MARCH** 1892 at the hour of 10^{1/2} in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Maximal Leontilo

Dated at the City of New York, the first Monday of **MARCH**
in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney.*

0483

District Attorney or one of
was not there brought out
fore the Magistrate, and a
If you know of more leath
Attorney's Office.
If I'll when served, please send
state this early to the District
If inconvenient to remain, and yo
Office about it, and you may save time
Should the case not be called on for

Court of General Sessions.

THE PEOPLE

Joseph Mottolo

vs.

Mischel to vitals

City and County of New York, ss:

Patrick Corcoran

being duly

sworn, deposes and says: I am a Police Officer attached to the

Co. 15

Precinct,

in the City of New York. On the 7th day of

March

1892

I called at 112 Mulberry Street in the City of New York

the alleged place of residence of Joseph Mottolo

the complainant herein, to serve him with the annexed subpoena, and was informed by

Mouschupen that he had left the City and gone back to Italy. I also called at Peir & N.R. where he was employed and was informed by a person in charge that he had left the employment and gone away

I was told by other parties among his acquaintances that he had gone to Italy

Sworn to before me, this 10th day of March 1892

Patrick Corcoran

David Anderson
Notary Public
No. 25 - Co.

0484

Court of General Sessions.

THE PEOPLE, on the Complaint of

Joseph Motello

vs.

Michael Cantello

Offense: *Murder*

Dea. Sany Nicol
~~JOHN R. MEEHANS,~~

District Attorney.

Substituted of Police Officer

Patrick Carson

C. H.

Precinct.

Failure to find Witness

0485

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Joseph Maraballo
of No. 112 Mulberry Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 10th day of MARCH 1892 at the hour of 10^{1/2} in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Michael Scantillo

Dated at the City of New York, the first Monday of MARCH in the year of our Lord 189

DE LANCEY NICOLL, *District Attorney.*

Court of General Sessions.

THE PEOPLE

Joseph Motollo

vs.

Michael Contino

City and County of New York, ss:

William Gallagher

being duly

sworn, deposes and says: I reside at No. 207 West 11th Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 8th day of March 1892, I called at 112 Mulberry Street in the City of New York

the alleged place of residence of Joseph Motollo the complainant herein, to serve him with the annexed subpoena, and was informed by the housekeeper that he had left the city and gone back to Italy and would not return

I made enquiries of parties in the immediate neighborhood and was informed by them that he had gone away

Sworn to before me, this

10th day

of

March 1892

William Gallagher

Subpoena Server.

David Andersson
Notary Public
N. Y. Co.

Should the case not be called on for trial, and no assigned in Court, please inquire in the District Attorney's Office about it, and you may save time. If inconvenient to remain, and you prefer to make this entry to the District Attorney's Office. If you know of more testimony, please advise the District Attorney or one of the Magistrate, or if a fee is not desired, please advise the District Attorney's Office.

0487

Court of General Sessions.

THE PEOPLE, on the Complaint of

Joseph Morala

vs.

Michael Cortelo

Offence:

John R. Fellows, Jr.
JOHN R. FELLOWS, JR.

District Attorney.

Affidavit of

William Gallegos
William Gallegos
Subpoena Server.

Failure to Find Witness.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Contillo

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

Michael Contillo

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

The said

Michael Contillo

late of the City of New York, in the County of New York aforesaid, on the *Second* day of *November* in the year of our Lord one thousand eight hundred and *ninety-eight* nine, with force and arms, at the City and County aforesaid, in and upon the body of one *Joseph Mottals* in the peace of the said People then and there being, feloniously did make an assault and *him* the said

Joseph Mottals with a certain *knife*

which the said

in *his*

Michael Contillo

right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent

him

the said

Joseph Mottals

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

SECOND COUNT—

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

Michael Contillo

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

The said

Michael Contillo

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 *Joseph Mottals* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain

knife

Joseph Mottals

which the said

in

his

Michael Contillo

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

THIRD COUNT—

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

Michael Cortillo

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

The said *Michael Cortillo*

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

which *he* the said *Michael Cortillo*

in *his* right hand then and there had and held, in and upon the *abdomen* of *him* the said *Joseph Mottalo*

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

Joseph Mottalo 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.

0490

BOX:

467

FOLDER:

4285

DESCRIPTION:

Crawford, Robert

DATE:

02/23/92



4285

0491

264

Counsel,
Filed
Pleads,

23
day of July
1892

Grand Larceny, Second Degree,
[Sections 529, 531, Penal Code.]

THE PEOPLE

vs.

Robert Crawford

[Signature]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

[Signature]
Foreman.

S.P. 2908
July 26 1892

Witnesses:

[Signature]

[Signature]

[Signature]

[Signature]



Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William Courtney Jr.

of No. 622 W 55th Street, aged 23 years,
occupation Drucker being duly sworn,

deposes and says, that on the 13th day of February 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Two Horses and sets of harness
and one Truck the whole
valued at about five hundred
dollars

the property of William Courtney Sr. in the
care 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

James M. Cannon
from the fact that deponent was
in the employ of deponent's father
that said property was in deponent's
care, that he failed to return the
said property to deponent's place of
business at 613 West 56th Street this
City - Deponent has since ascertained
that deponent attempted to sell said
property to a person at Newtown L.I. in
this State. Deponent therefore charges the
defendants with having stolen said
property and prays that the
arrested and held to answer

Wm Courtney

Sworn to before me, this
day of February 1891

Police Justice.

0493

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Robert Crawford 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. *Robert Crawford*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *40 W 52nd Street 6 weeks*

Question. What is your business or profession?

Answer. *Deaunt*

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, I was intoxicated & drunk

Taken before me this

15th

day of

May

1892

Police Justice,

[Signature]

0494

Sec. 151.

Police Court 4 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 any Marshal or Policeman of the City of New York:

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 Courtney Jr
of No. 621 W 55 Street, that on the 13 day of February
1887 at the City of New York, in the County of New York, the following article to wit:

Two horses, two sets of harness and
one truck
of the value of one hundred Dollars,
the property of William Courtney Jr.
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by James W. Carr

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 every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 4 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 15 day of February 1887
[Signature]
POLICE JUSTICE.

0499

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer.

The Defendant

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night. in the County of Lucas

Alfred Schumaker
Police Justice.
of the peace

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

The within named

0496

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 *February 16* 1892

[Signature]
Police Justice.

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

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

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

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

049

Ex July 16th 1892
10 A.M. *[Signature]*

W45 W
Police Court--- District. *196*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

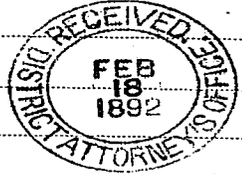
Wm Courtney Dr
613 W 54
Robert Crawford
James W. [unclear]
Robert Crawford

Officer [unclear]

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

Dated *February 15th* 1892
Hofman Magistrate.
Mannion Officer.
27th Precinct.

Witnesses *Wm Courtney Dr*
No. *613 W 54* Street.



No. Street.
No. Street.
\$ *1000* to answer *G.S.*
Com 9/2

0498

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

William Cunningham

of No. *613 West 54th* Street, being duly sworn, deposes and says,

that *Robert Crawford* (now present) is the person of the name of

James McCann mentioned in deponent's affidavit of the *15th*

day of *January* 18*92*, hereunto annexed.

Sworn to before me, this *16th*
day of *January* 18*92*

William Cunningham
Notary Public

[Signature]
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

Robert Crawford

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

Robert Crawford

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

The said

Robert Crawford,

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

two horses of the value of one hundred and fifty dollars each, one vehicle, to wit: one truck of the value of one hundred and fifty dollars, and two sets of harness of the value of twenty-five dollars each set

of the goods, chattels and personal property of one William Courtney, the elder

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.

Wm Lancy Nicoll, District Attorney

0500

BOX:

467

FOLDER:

4285

DESCRIPTION:

Croghan, Daniel

DATE:

02/11/92



4285

0501

Witnesses

John S. [unclear]
Off. [unclear]

Counsel,

Filed

Pleads,

1892

11th day of [unclear]

THE PEOPLE

vs.

Daniel Croghan

Grand Larceny, First Degree,
(DWELLING HOUSE)
[Sections 533, 534 Penal Code.]

Dr. LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Feb 12 1892

The [unclear] of 2009

Elmua [unclear] R.B.M.

Police Court— 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Byron Saxton

of No. 291 West Street, aged 21 years,

occupation Painter, being duly sworn,

deposes and says, that on the 4th day of February 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One Gold Watch and plated Chain attached, A Silver Watch, and a gold lead pencil. in all of the amount and value of Forty dollars (\$40⁰⁰/₁₀₀)

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Daniel Orogan (now here) from the following facts to wit: that the aforesaid property was in a trunk in deponent's room on the first floor of premises No 208, west 20th Street, and that about the hour of six o'clock P.M. of the 3rd day of February 1892. deponent left said premises—leaving said property in said trunk, and that about the hour of seven o'clock A.M. of the aforesaid date deponent returned to said premises, and discovered the aforesaid property missing— and that the defendant admitted and confessed to deponent in presence of Officer Vincentth Burleigh of the West Precinct

Subscribed and sworn to before me this 4th day of February 1892

Police Justice

Police that he had taken stolen and carried away the aforesaid property, and that he had pawned and pledged the aforesaid Silver Watch at the Pawn Office of Simon's No 145 Parick Street and that he had given and left the aforesaid Gold Watch and Chain with a Mrs Murray at No 746 Greenwich Street - and that he had given the said Pencil to his brother - and that said Officer Burleigh went to said Pawn Office and there got a Silver Watch, which Depnent has seen and recognizes as his and as the property which was stolen from him on said date - and that said Officer Hunt went to the residence of said Mrs Murray, and there got and received a Gold Watch and Chain, which Depnent has seen and recognizes as his property - and as the property which was stolen from him on said date - Depnent therefore charges the defendant with Larceny and asks that he may be held and dealt with as the Law may direct

Sworn to before me this } By your Justice
 7th day of February 1842

Police Justice

0504

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Dunleigh
Police Officer

aged _____ years, occupation _____ of No.

9th Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Lynn Austin*

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

Sworn to before me, this _____
day of _____ 1890,

Thomas Dunleigh

[Signature]
Police Justice.

0505

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick F. Hunt

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

Francis Police

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Byron East

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

Sworn to before me, this _____

day of *May* 1890,

Patrick F. Hunt

[Signature]

Police Justice.

0506

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Broghan 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. Daniel Broghan

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. N. J.

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

Answer. No 60 Park Avenue - 2 years

Question. What is your business or profession?

Answer. Driver

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

Answer.

I have nothing to say
D Broghan

Taken before me this 17
day of March 1882
Police Justice.

0507

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

Dated May 9 1892 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Police Court--- 2 District. 153

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Byron Saxton
391st West St.
Daniel O'Connell

Jacoby
Offence

2
3
4

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 7* 188*2*

J. D. ... Magistrate.

Hand to Barclay Officer.

9 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

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



O'Connell

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 Croghan

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

Daniel Croghan

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

The said *Daniel Croghan*,

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *February* 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,

one watch of the value of twenty-five dollars, one chain of the value of one dollar, one other watch of the value of ten dollars, and one pencil of the value of four dollars,

of the goods, chattels and personal property of one

Byron Saxton

in the dwelling house of the said

Byron Saxton

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

De Lancey Nicoll,
District Attorney

05 10

BOX:

467

FOLDER:

4285

DESCRIPTION:

Cunningham, William

DATE:

02/18/92



4285

0511

232

Witness:
W. H. H. H. H.

W. H. H. H. H.

Counsel,
Filed, *W. H. H. H. H.* 1892
day of

Pleads,

THE PEOPLE

vs.

William Cunningham

*Burglary in the Third Degree,
Section 498, 506, 507, 508, 509*

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. H. H. H.
Foreman.

W. H. H. H. H.

W. H. H. H. H.
Capt. Printer
R.B.M.

0512

Police Court - 1 District.

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

of No. 185 Elizabeth Street, aged 50 years,
occupation painter being duly sworn

deposes and says, that the premises No. 185 Elizabeth Street, 10th Ward
in the City and County aforesaid the said being a Basement in the

Story brick building
and which was occupied by deponent as an a place or basement
and in which there was at the time ^{no} human being, ~~persons~~

were BURGLARIOUSLY entered by means of forcibly ^{breaking off}
the padlock ^{and pushing in} the
door of the said basement

on the 11th day of February 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of lead pipe
Being of the value of
Ten Dollars (\$10.00)

the property of ^{In the care} custody of deponent as Quitor
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

William Cunningham (nowhere)

for the reasons following, to wit: That about the hour of 8

o'clock in the night aforesaid deponent
securely locked and fastened the said
door by means of a padlock ^{and} key
and said property was then in said
premises attached to the building in
said basement and about the hour of
one o'clock am deponent heard a noise
and went to said basement and

found the said door broken open and
said dependant in said basement
with said property lying on the floor
piled up ready to be taken away
and said dependant with a knife
in his hand cutting off the lead
pipe in said basement and dependant
thereupon charges him with the
burglary aforesaid

Frederic Perouse

Sum to before me on 1892
the 11th day of February

W. W. ...

Police Justice

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

Police Court, District,

THE PEOPLE, etc.,
on the complaint of
vs.
1
2
3
4

Offense—BURGLARY.

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

05 14

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *William Cunningham*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *249 2nd Street 7 years*

Question. What is your business or profession?

Answer. *Errand Boy*

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*
William Cunningham

Taken before me this
11th day of February 1887
[Signature]

Police Justice.

05 15

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 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 February 11 1891..... 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.

183

Police Court--- District.

THE PEOPLE, &c.
BY THE COMPLAINT OF

*Heads of Streets
83 Elizabeth St
Merian Livingston*

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

Office

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *February 11* 188*9*

Dr. Johnson Magistrate.

Gavin Officer.

10 Precinct.

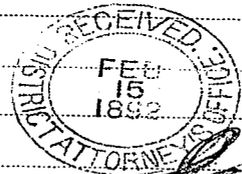
Witnesses.....

No. Street.

No. Street.

No. Street.

to answer.....



Committed

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Cunningham

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

William Cunningham

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

The said *William Cunningham*

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February* 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 *Peter Egan*

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 *Peter Egan* 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

William Cunningham

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

William Cunningham

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 the value of ten cents each pound

of the goods, chattels and personal property of one

Peter Egan

in the

building

of the said

Peter Egan

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.

De Lancey Nicoll,
District Attorney

05 19

BOX:

467

FOLDER:

4285

DESCRIPTION:

Curran, James

DATE:

02/02/92



4285

0520

Witnesses:

Wm. McCullough

Counsel,

Filed

day of

1892

July 2

Pleads,

THE PEOPLE

vs.

P

James Curran

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry S. Curran
Noteman.

July 3 1892

Wm. McCullough
Pen & mts.

July 5 1892

g

0521

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Curran

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

Question. What is your name?

Answer. *James Curran*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *New Brunswick N.J. - 7 years*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty.*

James Curran

Taken before me this

26

day of *January*

1892

Police Justice.

[Signature]

0522

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 January 26 1892 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

052

99

Police Court--- 4 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Michael McCallin

vs. James Curran

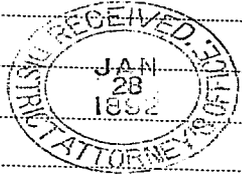
2
3
4

Offence Assault

Dated January 26 1892
Hogan Magistrate.
McCallin Officer.
18 Precinct.

Witnesses.....
No. Street.

No. Street.
No. Street.



No. Street.

\$ 5.00 to answer 9.5
Cm
Paid 3

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0524

Police Court— 4 District.

CITY AND COUNTY } ss,
OF NEW YORK, }

Michael McCallion
of No. The Eighteenth Police Precinct, aged 29 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 26 day of January 1889, at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by James Curran
(now here) who struck deponent a number of
blows on the face with his clenched fist,
threw deponent down on the sidewalk and
kicked him on the body
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 26
day of January 1889

[Signature]
Michael McCallion
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

James Curran

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

James Curran

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

The said James Curran

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

Michael McCallon in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and him the said Michael McCallon did then and there unlawfully beat, wound and illtreat, 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.