

08 15

BOX:

327

FOLDER:

3105

DESCRIPTION:

Cahill, Lizzie

DATE:

11/06/88



3105

Witnesses:

Maggie Riley

Officer Malanley

21st Feb

121-Br-1
Counsel
Filed
Pleads
Chiquity

day of Nov 188

THE PEOPLE

vs.

Siggie Cahill

1888

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

John M. [unclear]

Plaintiff
Sentence suspended

R.B.M.

The People

vs

Suzie Cahill.

Maggie Reley the complainant states that defendant stabbed her with a fork in the face & breast on the 6th Nov that she gave defendant no provocation or ratification and that they had hitherto been always good friends. She seemed to be under the influence of liquor as she called complainant a bitch & indulged in very blasphemous profanity.

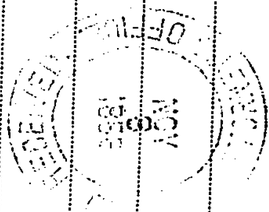
BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court... *H*
 District... *1744*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Marion P. Riley
356 East 89 St
Brooklyn
739 Canal St
 No. 1 _____
 No. 2 _____
 No. 3 _____
 No. 4 _____
 Offence *Resault*
Delany

Dated *Nov 7* 188 *8*
 Magistrate *O'Reilly*
 Other *Maloney*
 Precinct *21*

Witnesses _____
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ *5000* to answer
 No. _____ Street _____
 No. _____ Street _____



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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *Nov 7* 188 *8* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0819

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Lizzie Cahill

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

Question. What is your name?

Answer Lizzie Cahill

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. New York City

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

Answer. No 340 East 99th St. 2 1/2 years

Question. What is your business or profession?

Answer. Housekeeper

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

Lizzie Cahill

Taken before me this day of 188

Police Justice

Police Court— 14 District.

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

of No. 336 East 39th Street, aged 24 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 8 day of November 1888 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Lizzie Cahill (now here), who stabbed deponent several times in the body and once on the right side of the face with a table Fork then and there held in her hand

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

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

Sworn to before me, this 7 day }
of Nov 1888 } Maggie Riley
mark

Janice Bell 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

Lizzie Cahill

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

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

The said Lizzie Cahill

late of the City of New York, in the County of New York aforesaid, on the sixth day of November in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one Maggie Riley in the peace of the said People then and there being, feloniously did make an assault, and her the said Maggie Riley with a certain table fork

which the said Lizzie Cahill in her right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent her the said Maggie Riley 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 Lizzie Cahill of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Lizzie Cahill

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 Maggie Riley in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said Maggie Riley with a certain Fork

which the said Lizzie Cahill in her 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

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

The said *Lizzie Cahill*

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 *Maggie Riley* in the peace of the said People then and there being feloniously did wilfully and wrongfully make another assault, and *her* the said *Maggie Riley* with a certain *fork*

which *she* the said *Lizzie Cahill* in *her* right hand then and there had and held, in and upon the *body* and *face* of *her* the said *Maggie Riley* 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 *Maggie Riley*

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.

JOHN R. FELLOWS,
District Attorney.

0023

The defendant in the foregoing indictment
ent being the mother of three children
one of which is a babe in her arms
I desire to withdraw this complaint &
petition the court to permit this prosecution
to be dismissed.

Maggie ^{her} Riley
mark
Complaint

0824

BOX:

327

FOLDER:

3105

DESCRIPTION:

Callahan, Cornelius

DATE:

11/16/88



3105

POOR QUALITY ORIGINAL

0825

125

Witnesses:

E. Dougherty

Counsel,

Filed

day of

188

Pleads,

THE PEOPLE

vs.

P

Conelius Callahan

*W. J. [unclear]
[unclear]*

Grand Larceny, *First Degree*
(From the Person.)
[Sections 528, 530-552 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm Macleay
Mar 16/88, Foreman.

Wm G. [unclear]
S.P. Byrs 3 mo. P.B.M.

POOR QUALITY ORIGINAL

0826

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

William Dunbar
of No. Fourth Avenue Street, aged 26 years,
occupation Police officer being duly sworn deposes and says,
that on the 12 day of November 1888

at the City of New York, in the County of New York, Elias Dougherty
(now here) is a necessary and material
witness for the People against
Cornelius Callahan who is charged
with Larceny from person. Deponent
feels that said Dougherty will not
appear when wanted and asks that
said Callahan be sent to the House
of Detention for witnesses in default
of bail

William Dunbar

Sworn to before me, this

of November 1888

day

Wm. W. Utterman Police Justice,

POOR QUALITY ORIGINAL

0027

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 4 60 East Broadway Street, aged 26 years,
occupation clerk being duly sworn

deposes and says, that on the 17 day of November 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and possession of deponent, in the night time, the following property viz:

One pair of shoes
valued at two 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 Cornelius Callahan (workman)

for the reasons following to wit:
on the above date as deponent was sitting on a stoop on Henry Street having the said shoes on his feet and having missed the same is informed by Officer Rounton (here present) that the Rounton saw the said defendant take the said shoes from deponent's feet, place them under his coat and walk away with the same.

E. Dougherty

Sworn to before me, this

of November 1888 (day)

W. J. Sullivan Police Justice.

POOR QUALITY ORIGINAL

0828

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation William Hunter Police Officer of No. 141 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Sam Dougherty

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

Sworn to before me, this 12 day of November 1888 } William Hunter

Sam Dougherty
Police Justice.

POOR QUALITY ORIGINAL

0829

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius Callahan 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. *Cornelius Callahan.*

Question. How old are you?

Answer. *33 years.*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *342 Water St. 2 years.*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am guilty*

Cornelius Callahan

Taken before me this *12*
day of *November*
188 *4*
W. J. ...
Police Justice

POOR QUALITY ORIGINAL

0030

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

Police Court --- 1918
 District ---

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Small Ven Shury
Agent of Education
Corneilus Galt

1 _____
 2 _____
 3 _____
 4 _____

Office _____
 Person _____

Dated *Nov 12* 188

Putnam Magistrate.

Wentworth Officer.

H Precinct.

Witnesses *William Wentworth*

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

No. _____
James ... Street _____

No. _____
... Street _____

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

_____ 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 *Nov 12* 188 *W. Putnam* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0831

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Cornelius Ballahau

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

Cornelius Ballahau

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

The said

Cornelius Ballahau

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *November* in the year of our Lord one thousand eight hundred and eighty *eight*, in the *night* time of the said day, at the City and County aforesaid, with force and arms,

two shoes of the value of one dollar each

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

**POOR QUALITY
ORIGINAL**

0032

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Cornelius Callahan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Cornelius Callahan

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,

*two shoes of the value of one
dollar each*

of the goods, chattels and personal property of one

Erno Dougherty

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

Erno Dougherty

unlawfully and unjustly, did feloniously receive and have; the said

Cornelius Callahan

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.

JOHN R. FELLOWS,

District Attorney.

0033

BOX:

327

FOLDER:

3105

DESCRIPTION:

Campbell, Owen

DATE:

11/22/88



3105

POOR QUALITY ORIGINAL

0834

268.

WITNESSES:

off Shane

Counsel,

Filed *22* day of *Nov* 188*8*

Pleads

Not guilty vs

THE PEOPLE,

vs.

B
Owen Campbell

Chas 26/89

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1988, Sec. 21 and
page 1989, Sec. 5.]

SENT TO HIS COURT OF RECORD
sessions for trial by record

JOHN R. FELLOWS,

P. 2. Nov 28. 1888
District Attorney.

Bill prepared & entered.
A True Bill.

Wm McCleary
Foreman.

**POOR QUALITY
ORIGINAL**

0835

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Owen Campbell

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

Owen Campbell
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said *Owen Campbell*

late of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *October* in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Charles E. Shave

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

SECOND COUNT—

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

Owen Campbell
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Owen Campbell*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

JOHN R. FELLOWS,

District Attorney.

0836

BOX:

327

FOLDER:

3105

DESCRIPTION:

Canizaro, Rosario

DATE:

11/22/88



3105

POOR QUALITY ORIGINAL

0037

Witnesses:

Sanjona

242

Counsel,

Filed *22* day of *Nov* 188*8*

Plends, *Myself*

THE PEOPLE

vs.

Rosario Sanjona
(*7 cases*)

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

JOHN R. FELLOWS,

~~District Attorney~~

A True Bill.

And Michael

Forgran.

D. J. H.

Plenda & Family

Quay

S. P. H. vs. 7 mo. P. M.

42

The People

Rosario Canizaro

Court of General Sessions. Part I

Before Judge Martine Dec. 18, 1888

Indictment for assault in the second degree

Catherine Canizaro, sworn and examined

through the Interpreter testified. I live No 4 First street in this city and was living there on the 11th of Nov. My husband is a shoe maker and I live with him. The defendant now on trial came to our house on November 11th at half past eight o'clock in the evening, it was on a Sunday. Then he came I, my husband, my little one and the son of the prisoner were there; the son of the prisoner is sixteen years old. As soon as he came in the defendant took the knife from my husband's work bench ^{took it} in his hand, and I said to him, "What do you want here in my house, what are you going to do?" Immediately he with this knife tried to cut me in the face, I put my hand out and I received a cut in my hand. I put my hand out to save my face and I got cut in my hand. I caught his hand in which he had the knife and with the other hand he hit me with the hammer on the head and I fell to the floor; he took the hammer from my husband's work bench; he took the hammer and the knife immediately when he came in I received a blow with the hammer on the side of the head. Then my husband rushed

up, and when my husband came up to the prisoner he (the prisoner) cut him with a knife behind the neck over the ear and the prisoner bit my husband in the cheek; then I got up and I seized his hand in which he had the hammer. Whilst I held his hand in which he had the knife he bit me in my other hand four times and then he bit me in the arm - he bit me in all five times - four times in the hand and once in the arm. Then I and my husband got hold of him and held him fast, and we told the prisoner's son to go and call a policeman; we told the prisoner's son in Italian to run for a policeman; the son left and the policeman came and the prisoner was arrested in the house; it was only a short time before the policeman came; we held the prisoner for half an hour there. The policeman took everything out of the prisoner's hand, the knife and the hammer - the policeman took him away out of the room. Whilst the prisoner's son was gone for the policeman, we got the knife and the hammer out of his hand and it dropped on the floor; when the policeman came he picked it up and took the man.

What conversation did you have during all

that time - what did you say, what did your husband say and what did the defendant say? He did not say anything. Was she given all that was said by either herself, the defendant or the husband during all that time? All he said when we held him was, "let me loose, I have to kill; that is all he said. Had she any previous quarrel or misunderstanding or had her husband that she knows of with this defendant? No sir, never. Was he sober (the defendant) He was sober - the prisoner. Cross Examined by Counsel Is your husband related to the defendant, my client? No sir, only the same name but no relation; he is from another country, another village. Was not the defendant's wife living in her apartments at this time? His wife lived with us but she was not present when he came in; his wife and his son lived with us. Did he not come in and ask for his wife? No sir, he did not ask for his wife when he came in. And the first thing he did when he went in was to take a knife and strike at her, am I correct? Yes sir, immediately. Did anybody use a knife at him while he was in the place? No sir, we were eating, we were at the table and I have a witness to that, that we were eating; we did not do anything.

Do you know how he got these cuts in his clothes (pointing to the defendant's back) I do not know, it might have happened in that way as my husband held him and he had the knife in his hand it may be that the knife came in contact with his clothes. Your husband had no knife? No sir. Your husband would not cut him? He (the defendant) had only a knife - my husband did not. Your husband is an Italian? Yes sir. He never used a knife? No sir, never, never used a knife on anybody. He does not use one at the table? He never used a knife on anybody. Was your husband arrested in this case? Yes, he was taken to the station house and his ear was dressed where he was cut. Was he not also taken to the Police Court? Yes sir, they were taken together. Was he not locked down stairs in the cell? Yes sir, he was over night; he was in the station house with him locked up. And did not this man (the defendant) make a charge against her husband for cutting and stabbing him? He said so, but I did not know anything about it. Is your husband here in Court? Yes sir he is here. During the time that this man was cutting you and cutting your

husband and biting you and biting your husband, did you see what your husband did, in other words, did your husband bite him or stab him in return? No sir, my husband did not do anything; we held him only.

Did you have a doctor to dress your wounds? Yes sir in the station house it was dressed.

Did you have a doctor attend you afterwards? I went once in Bwome street to a doctor and he dressed it, an Italian doctor.

Did you notice whether this man (the defendant) was bleeding in that shop on that day, whether there was blood coming from him? I do not know because I was nearly blind, the blood was flowing over my face, I did not notice.

Joseph Canizaro, sworn and examined through the interpreter testified: The last witness is your wife is she not? Yes sir. Do you remember the evening of the 11th of November last? Yes sir, the 11th of November. Do you remember about half past eight o'clock at night in your room you and your wife, your little child, the prisoner and his son sixteen years of age was there? Yes sir, we were eating at the time. Eating what - your supper? Yes sir, our supper. Sitting around the table? Yes sir. I believe you are a shoemaker are you not? Yes sir, a shoemaker. Do you make

your shoes in the little room where you live?
Yes sir, in the same room. And your
shoe maker's knife was there on the bench?
Yes sir, near the door. From the street going
into my room there is the bench. Tell
these gentlemen what this prisoner did as
soon as he entered your room and all that
he said while he was there until he was
arrested by the police officer? As soon as he
entered he took from the bench a knife
and a hammer and he went to the rear
where his son was; his son saw him coming
and he put himself behind my wife;
then the prisoner cut my wife in the hand
and then he hit her with a hammer in
the head and she fell to the ground; he said,
"I will kill all of you"; whilst he was assaulting
and cutting he said, "I will kill all of you!"
After my wife fell on the floor I rushed up
to get hold of him and he cut me near with
a knife (pointing to the left side of the neck)
and he cut me on the ear also. I reached
out for him to catch his arm and get the
knife and then he bit me on the cheek.
There is a mark on it. I got the knife out
of his hand; then I got hold of him from
behind and I held him. My wife then got
up and she helped me, and whilst we

were trying to hold him and to take the hammer away he bit me in the ~~left~~ hand, and he bit me in the head. Then we held him till the policeman came, and the policeman took a hammer and another tool out of his hand - the hammer was on the floor, but the piece of iron was in his hand; the knife was on the floor. Cross Examined: Did you cut him with a knife? Whilst he held me by the cheek with his teeth I punched with the knife into his back behind in order that he might let my cheek loose. Immediately when he let loose my cheek I dropped the knife. Was the defendant's wife stopping in your apartments at this time? Yes sir, she was; out of charity I let them live in the house for a short time, but she was not present at the time when it happened. Did not he come there and ask for his wife? No sir, he did not say anything about his wife when he came in. Did you ever carry a knife? No sir never.

John Brock, sworn and examined, testified I am an officer belonging to the fourteenth precinct; the young boy found me on the Bowery about half past eight o'clock on the evening of Nov. 11th, and in consequence of what that boy told me I went to the room where these Italians were living. It is a

Kind of alley called Exeter Place that these people live in they told me they were killing a man and woman round there. I saw this woman; she was sitting in a chair bleeding at the head and holding her arm. The prisoner was there; she told me that he bit her in the arm and hit her in the head with a hammer; she was bleeding in the hand. I got hold of the prisoner and took the hammer out of his hand, and underneath there was half a dozen knives and ~~pickles~~ on the floor; they must have turned the bench over while they were arguing. The husband of the woman had part of his ear off, he was bleeding very hard and he was cut in the neck and I think he had a kind of a scalp wound. I took them all to the station house. Joseph Canizaro had a wound in the cheek but I don't know who caused it. The Sergeant looked at the wounds of the man and woman and he telegraphed for an ambulance to Bellevue hospital and the wounds were dressed. The defendant had a stab in his back and the doctor dressed his wound. The next morning Judge Gorman discharged Joseph and held the defendant; they made counter charges. The prisoner pleaded guilty to the charge and was sent to the State prison for four years and seven months.

POOR QUALITY ORIGINAL

0046

Testimony in the
case of
Rosario Canizares
filed Nov.

1888.

POOR QUALITY ORIGINAL

0847

Police Court 2 District.

City and County } ss.:
of New York,

of No. H Extra Place Street, aged 21 years,
occupation Shoemaker being duly sworn

deposes and says, that on 11 day of November 1888 at the City of New York, in the County of New York;

he was violently and feloniously ASSAULTED and BEATEN by

Rossario Lanzani (whore)

Who willfully and maliciously

cut and stabbed this deponent

on the side of his face with a

knife and struck him a number

of blows about the face with a

hammer

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

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

Sworn to before me, this 12 day
of Nov 1888.

John J. Hanna Police Justice.

Joseph Lanzani
maker

POOR QUALITY ORIGINAL

0040

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Rosari Canziani being duly examined before the undersigned according to law, on the 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. *Rosari Canziani*

Question. How old are you?

Answer. *24 1/2 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *603 - 10th Ave 13 years*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*

Rosari Canziani
Mick

Taken before me this *12*
John J. Williams
1881
Police Justice.

POOR QUALITY ORIGINAL

0849

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

Police Court...
 District...
 1986

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

*Joseph K...
 41 East...
 ...*

Offence *Assault
 ...*

Dated *Nov 12* 188

*John ...
 ...*
 Magistrate

...
 Officer

...
 Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



\$ *1500* to answer

...
 ...

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

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

Dated *Nov 12* 188 *John ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0850

Police Court— 3 District.

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

of No. 1 Estim Place Street, aged 40 years,
occupation Housekeeper being duly sworn
deposes and says, that on 11 day of November 1888 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

Rosario Lanzaro (husband)
Who Willfully and maliciously
cut and stabbed deponent

a number of times about the hair
with a knife and struck her
on the head with a hammer
injuring her severely.

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

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

Sworn to before me, this 12 day
of Nov 1888

Rosario Lanzaro
Witness

James Morrison Police Justice.

POOR QUALITY ORIGINAL

0851

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

~~Joseph~~ *Rosario Lanzani* 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. *Rosario Lanzani*

Question. How old are you?

Answer. *42 yrs*

Question. Where were you born?

Answer. *Italy*

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

Answer. *603 - 1st Ave*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*

Taken before me this

14

day of

Jan
188*8*

John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0852

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court... 3 District

1986

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Ammann
24 State Street
Miami Company

Offense: "Assault
with a Dangerous Weapon"

Dated Feb 12 188

John P. ...
Magistrate

124 Precinct

Witnesses

No. Street

No. Street

No. Street

\$ 1500 TO ANSWER

No. Street

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

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 Feb 12 188 John P. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0853

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rosario Canizaro

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

Rosario Canizaro

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

The said

Rosario Canizaro

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

Joseph Canizaro

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

Rosario Canizaro

with a certain *knife and also with a certain hammer* which *he* the said

Rosario Canizaro

in *his* right hand then and there had and held, the same being then and there a weapon and an instrument and weapon likely to produce grievous bodily harm,

him, the said *Joseph Canizaro* then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab*

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

SECOND COUNT—

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

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

The said *Rosario Canizaro*

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 Canizaro*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the said *Rosario Canizaro* the said *Joseph Canizaro* with a certain *knife* and also with a certain hammer which *he* the said *Rosario Canizaro* in *his* right hand then and there had held, in and upon the *face* of *him* the said *Joseph Canizaro*

then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Joseph Canizaro* to the great damage of the said *Joseph Canizaro* 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.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY ORIGINAL

0855

243.

Counsel,
Filed 22 day of Nov 188
Pleads, Chyully vs

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

THE PEOPLE

vs.

P
Rosario Canizaro
(vs case)

JOHN R. FELLOWS,
District Attorney.

A True Bill

Josef MacLae
Foreman.

Witnesses:

R Canizaro

4/1/16

POOR QUALITY
ORIGINAL

0856

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rosario Canizaro

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

Rosario Canizaro

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

The said

Rosario Canizaro

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

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

Rosario Canizaro

with a certain *knife* and also with a certain *hammer* which *he* the said *Rosario Canizaro* —
in *his* right hand then and there had and held, the same being then and there a weapon and an instrument and weapon likely to produce grievous bodily harm, *here*, the said *Catharine Canizaro* — then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Rosario Canizaro _____

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

The said *Rosario Canizaro*,

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 *Catharine Canizaro* _____

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Rosario Canizaro*

the said *Catharine Canizaro* _____ with a certain *knife and also with a certain hammer*

which *he* the said *Rosario Canizaro* in *his* right hand then and there had held, in and upon the

head and hand of *her* the said *Catharine Canizaro*

then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab*

bruise and wound, and did then and there and by the means aforesaid feloniously,

wilfully and wrongfully inflict grievous bodily harm upon the said *Catharine Canizaro*

Canizaro to the great damage of the said *Catharine Canizaro* 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.

JOHN R. FELLOWS,

District Attorney.

0858

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carhart, Charles L.

DATE:

11/02/88



3105

POOR QUALITY ORIGINAL

0859

583

Counsel,
Filed, 2 day of Nov 1888
Pleads,

FRAUDULENT REGISTRATION.
[Chap. 410, Laws of 1882, § 1908.]

THE PEOPLE

vs.

Charles S. Carhart

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. R. Fellows
District Attorney.
F. 2 Nov. 16, 1888
Indictment dismissed

Witnesses:

J. B. Becker,
J. M. Kingsley,
J. H. Broadhurst

Nov. 14, 1888.

I recommend the
dismissal of this indictment
for the reasons
stated in the case of
People v. Duncan Mc
Buchanan, filed here-
with.

J. R. Fellows
District Attorney.

POOR QUALITY ORIGINAL

0850

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles S. Radtke

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *Charles S. Radtke*
of a FELONY, committed as follows:

Heretofore, to wit: on the *9th* day of
October, in the year of our Lord one thousand eight hundred and eighty ~~eight~~ the
same being a day duly appointed by law as a day for the general registration of the
qualified voters of the said City and County, the said *Charles S. Radtke*
late of the City and County aforesaid, at the City and County aforesaid, did personally
appear before the Inspectors of Election of the *21st* Election District
of the *21st* Assembly District of the said City and County, at a meeting
of the said Inspectors of Election then being duly held for the purpose of the general
registration of the male residents of the said Election District as then were, or would be
on the day of election next following the said day of registration, (to wit: on the *12th*
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in
the said month of November, and being the day duly appointed by law for the holding of
a general election throughout the said State, and in the City and County aforesaid), entitled
to vote therein, at the duly designated polling place of the said Election District, and did
then and there, at the said general registration of voters, feloniously and fraudulently
register in the said Election District, not having a lawful right to register therein, in this,
to wit: that the said *Charles S. Radtke* was not then a male resident
of the said Election District as then was, or on the said day of election next following the
said day of registration would be entitled to vote therein, for the reason that he was not
then, nor would he on the said day of election have been, an inhabitant of the said State
one year next preceding such election, and the last four months a resident of the said
County of New York, and for the last thirty days a resident of the said Election District,
against the form of the statute in such case made and provided, and against the peace and
dignity of the said People.

JOHN R. FELLOWS. District Attorney.

0061

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carlton, Henry

DATE:

11/09/88



3105

**POOR QUALITY
ORIGINAL**

0063

Dictated.
G.B....S.

STATE OF NEW YORK,
EXECUTIVE CHAMBER,
ALBANY

March 16, 1889.

Hon. John R. Fellows,

District Attorney,

New York City.

Dear Sir:

In the matter of an application for executive clemency, which may be made on behalf of Henry Carlton, who was convicted of murder, first degree, in the County of New York, and sentenced to be executed, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case, which have come to your knowledge since Carlton's conviction?

I am,

very respectfully yours,


Private Secretary.

**POOR QUALITY
ORIGINAL**

0064

Answered
May 17 1889
J. R. S.

**POOR QUALITY
ORIGINAL**

0065

Dictated.
G.B....S.

STATE OF NEW YORK.
EXECUTIVE CHAMBER.
ALBANY.

March 16, 1889.

Hon. Randolph B. Martine,
Judge of the General Sessions,
New York City.

Dear Sir:

In the matter of an application for executive clemency, which may be made on behalf of Henry Carlton, who was convicted of murder, first degree, in the County of New York, and sentenced to be executed, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, together with your opinion of the merits of the application. Will you also inform the Governor of any matters having a bearing upon this case, which have come to your knowledge since Carlton's conviction?

I am,

very respectfully yours,


Private Secretary.

**POOR QUALITY
ORIGINAL**

0066

Answered
May 11, 1989
R. B. Jr.

**POOR QUALITY
ORIGINAL**

0067

Dictated.
G.B....S.

STATE OF NEW YORK,
EXECUTIVE CHAMBER,
ALBANY

March 16, 1889.

Hon. Randolph B. Martine,

Judge of the General Sessions,

New York City.

Dear Sir:

I am directed by the Governor to acknowledge the receipt of
a copy of the case on appeal in the action of the People vs Henry
Carlton, presumably forwarded by your direction.

I am,

very respectfully yours,


Private Secretary.

0058

MISSING PAGE(S)

1 - 10

**POOR QUALITY
ORIGINAL**

0059

it was further ordered that the decree of divorce entered in the said action of Clemence Dodge against Charles F. Dodge should be and the same there^{by} was vacated and set aside, on the ground that the summons in the said action was never personally served on the defendant therein and that therefore the said Court had no jurisdiction of him, and that the said defendant never authorized or retained the said Mortimer A. Rager, or any other attorney, to appear for him or to defend the said action, and wherein and whereby it was further ordered, adjudged and decreed that the clerk of the said Court on all the indices kept in his office should mark the said judgment and decree of divorce vacated and set aside pursuant to the said order; 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 th^{is} dignity.

**POOR QUALITY
ORIGINAL**

0070

*Prof. Johnson
Carrington
Account
knows applicant
after*

Court of General Sessions.

The People of the State of N.Y.

v.

Henry Carlton.

Answer.

Coroner's Autopsy. —
Dr. Jenkins

**POOR QUALITY
ORIGINAL**

0871

AUTOPSY.

Sunday, October 28th, 1888, 11:30 A.M. at
morgue.

JAMES BRENNAN, white, aet. 43 years, married,
said to have died October 28th, about 7 A.M. in Bellevue
Hospital.

Beginning Rigor Mortis; body of a strong
healthy man.

1st: One inch posterior to the outer angle of left
eye there is a penetrating pistol shot wound $1/4$ of an
inch in diameter, around which there is a discoloration
due to burnt powder, the diameter of which is about two
inches. Upon opening the skull, the bullet is found to
have passed through the brain, in a direction upwards,
inwards and backwards, fracturing the vertex of the
skull about one inch in diameter. The bullet is lodged
in this opening and under the scalp; surrounding the
opening on the surface of skull, there is a clot of ex-
travasated blood about four inches in diameter.

2nd: In the lower lip near right angle of mouth
there is a penetrating pistol shot wound $1/4$ of an inch
in diameter, around which there is a discoloration of
burnt powder, about two inches in diameter. Under this
wound, two teeth, left canine and 1st bicuspid, are
knocked out and lower jaw broken by bullet. The tongue
is lacerated. The bullet passed backwards and, after

**POOR QUALITY
ORIGINAL**

0072

2

opening the chest and removing viscera, was found in said cavity.

3rd. On back of neck, about one inch to the left of median line and three inches below the external occipital protuberance, there is a superficial laceration of skin, oval shaped, $\frac{3}{8}$ of an inch in long diameter which is horizontal, and $\frac{1}{4}$ of an inch in short diameter. Around said wound the hair is burned, but very little powder.

4th: Two inches below left ear, in vertical line, there is a slight contusion of skin.

Heart normal.

Right Lung: At apex there is an old cicatric with nodular deposit. The lung is bound to the wall by old pleuritic adhesions.

Left Lung--normal

Bronchi contain some fluid blood.

Kidneys and Liver--normal.

CAUSE OF DEATH: Shock from penetrating pistol shot wounds designated 1 and 2 above described.

William T. Jenkins, M. D.

Taken before me this
28th day of October 1888

Ferdinand Levy, Coroner.

POOR QUALITY ORIGINAL

0873

Court of General Sessions.

THE PEOPLE,

Respondents.

vs.

Henry Carlton,

Appellant.

ORDER ON REMITTITUR.

JOHN R. FELLOWS,

District Attorney.

filed Oct 14 1889

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 City of New York, on the fourteenth day of October in the year of our Lord one thousand eight hundred and eighty nine.

Present,

The Honorable Randolph B. Martin, Justice.

THE PEOPLE OF THE STATE OF NEW YORK, Respondents.

against

Henry Carlton

Appellant.

Whereas, heretofore to wit: at a term of this Court begun and holden in and for the City and County of New York, at the City Hall in said City, on the first Monday of December, in the year of our Lord one thousand eight hundred and eighty eight, to wit: on the fourteenth day of December, in the year aforesaid, the above named appellant was in due form of law convicted by the verdict of a jury of a felony to wit: Murder in the first degree, whereupon, to wit: on the twentyfirst day of December, the next ensuing, it was considered by the Court, and ordered and adjudged, that the said appellant for the felony aforesaid whereof he was so convicted as aforesaid be imprisoned in the State Prison at hard labor for the term of ~~years~~ hanged by the neck until he was dead.

And Whereas, the appellant aforesaid, thereafter duly appealed from the said judgment to the Supreme Court of the State of New York.

And Whereas, at a General Term of the said Supreme Court, held in and for the First Judicial Department, to wit: at the County Court House in the City of New York, on the ~~day of~~ ~~in the year of our Lord one thousand eight hundred and eighty~~ ~~the said judgment of this Court, was by the judgment of the said Supreme Court in all things affirmed.~~

And Whereas, the appellant aforesaid thereafter duly appealed from the said judgment of the said Supreme Court, to the Court of Appeals of the State of New York.

**POOR QUALITY
ORIGINAL**

0075

And Whereas, at a term of the said Court of Appeals, held at the Capitol in the City of Albany, on the *eight* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*nine*, the said judgment of ~~the said Supreme Court~~, was by the judgment of the said Court of Appeals, in all things affirmed, and the record herein and the proceedings in the said last mentioned Court, upon the said appeal were by the said judgment remitted to this Court, there to be proceeded upon according to law, as by the remittitur of the said Court of Appeals now on file in this Court, more fully appears.

Now Therefore, on reading and filing the said remittitur and on motion of John P. Fellows, Esquire, District Attorney, it is

Ordered, that the said judgment of the said Court of Appeals, be and the same is hereby made the judgment of this Court, and it is further

Ordered, that the said judgment of this Court, so appealed from as aforesaid, and so affirmed, and the said judgment of ~~the General Term of the Supreme Court~~, herein, be, and the same ~~is~~ hereby directed to be enforced, and carried into execution and effect.

Enter
R.B.M.
J.

POOR QUALITY ORIGINAL

0076

Court of General Sessions.

THE PEOPLE,

Respondents.

vs.

Henry Carlton,

Appellant.

ORDER ON REMITTITUR.

JOHN R. FELLOWS,

District Attorney.

filed Oct 14. 1889

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Carlton.

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

Henry Carlton

of the CRIME OF Murder in the First Degree, committed as follows:

The said Henry Carlton

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth*
day of *October*, _____ in the year of our Lord one thousand eight hundred and
eighty-eight, at the City and County aforesaid, with force and arms, in and upon one
James Brennan in the peace of the said People then and there being,
wilfully, feloniously, and of *his* malice aforethought, did make an assault, and the said
Henry Carlton a certain pistol then and there charged and
loaded with gunpowder and one leaden bullet, which said pistol the said *Henry*
Carlton in *his* right hand then and there had and held,
to, at, against, and upon the said *James Brennan*
then and there feloniously, wilfully, and of *his* malice aforethought, did shoot off and
discharge, and the said *Henry Carlton*
with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the
gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, *him* the said
James Brennan, _____ in and upon the *head* of *him*
the said *James Brennan* then and there feloniously, wilfully, and of
his malice aforethought, did strike, penetrate and wound, giving to *him*
the said *James Brennan* then and there, with the leaden bullet
aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid, by the

POOR QUALITY ORIGINAL

0878

said Henry Carlton in and upon the head _____ of
the said James Brennan one mortal wound of the breadth of
one inch, and of the depth of six inches, of which said mortal wound he the
said James Brennan at the City and County aforesaid
from the said _____ day of _____ in the
year aforesaid, until the _____ day of _____ in the same year
aforesaid, did languish, and languishing did live, on which said
day of _____ in the year aforesaid, the said _____
at the City and County aforesaid, of the said mortal wound did die
did then and there die.

And so the Grand Jury aforesaid do say: That the said Henry
Carlton
the said James Brennan in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of his malice aforethought, did kill
and murder, 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

Henry Carlton

of the same CRIME OF Murder in the First Degree, committed as follows:

The said Henry Carlton

late of the City and County aforesaid, afterwards, to wit: on the said twenty-eighth
day of October in the year of our Lord one thousand eight hundred and
eighty-eight, at the City and County aforesaid, with force and arms, in and upon the
said James Brennan in the peace of the said People then and there
being, wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of the said James Brennan, did make an assault, and the said

POOR QUALITY ORIGINAL

0079

Henry Carlton _____ a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Henry Carlton _____ in his _____ right hand then and there had and held to, at, against, and upon the said James Brennan _____ then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said James Brennan _____ did shoot off and discharge, and the said Henry Carlton _____ with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, him _____ the said James Brennan _____ in and upon the head _____ of him the said James Brennan _____ then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said James Brennan _____ did strike, penetrate, and wound, giving to him the said James Brennan _____ then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said Henry Carlton _____ in and upon the head _____ of the said James Brennan _____ one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound he _____ the said James Brennan _____ at the City and County aforesaid, from the said _____ day of _____ in the year aforesaid, until the _____ day of _____ in the same year aforesaid, did languish, and languishing did live, on which said day of _____ in the year aforesaid, the said _____ at the City and County aforesaid, of the said mortal wound did die. did then and there die.

And so the Grand Jury aforesaid do say: That the said Henry Carlton _____ the said James Brennan _____ in the manner and form, and by the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of the said James Brennan _____ did kill, and murder, against the form of the Statute in such made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0880

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carroll, John

DATE:

11/05/88



3105

0001

BOX:

327

FOLDER:

3105

DESCRIPTION:

Toole, William

DATE:

11/05/88



3105

0002

BOX:

327

FOLDER:

3105

DESCRIPTION:

Toole, William

DATE:

11/05/88



3105

0883

BOX:

327

FOLDER:

3105

DESCRIPTION:

Barnes, William

DATE:

11/05/88



3105

POOR QUALITY ORIGINAL

0004

Witnesses:

Charles Leach

Central office

A. W. Rutherford

Exp. Agent in Ch.
#5701 FD

Upon a thorough examination of the case, I am of opinion that the defendant Carroll the fact fail to make a prima facie case, and to whom I recommend the indictment be dropped.

Dec 4/88

Walter
Deputy P.D.

Signed for
Chas. F. Wood

Rem. u. l.
Geo W. H. Stanton

42

Counsel,

Filed

day of Dec. 1888

Pleas,

Chas. Leach (C)

THE PEOPLE

vs.

John Carroll
William Toole
William Bangs

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

No. 283

Sentenced on and indicted

Foreman, B.M.

Nov 28/88

Walter DeLoach

No. 1 - As to this debt, any
recognition of debt, or any
indictment, P.B.M.
Dec 4/88

Grand Larceny in the second degree. [Sections 528, 531, 539, Penal Code.]

POOR QUALITY
ORIGINAL

0005

Grand Jury Room.

13.0.74

PEOPLE

vs.

George Boufield
William Doble
William Barnes.

Boufield permitted
Doble to take patchel
- quantity from wagon
at cor. of Rwy, Drive
St. Proved testimony
Barnes & Doble & they
afterwards divided the
contents
you have his receipt
of Boufield for patchel.

D. Forester

POOR QUALITY
ORIGINAL

0886

November 26, 1888

E. Hall, Esq.

Dear Sir: Enclosed summons
was given me to-night, 6.30 pm
of a uniformed officer. I
told him John (my son) was
not at home but traveling
for his firm, but he left
the summons nevertheless
As I understand that you
are looking after his interest
in this matter I sent the
summons to you, hoping
it may reach you in
time. Yours respectfully
Mrs L. Hansen

POOR QUALITY ORIGINAL

0007

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Randall, William Tade and William Coomes

The Grand Jury of the City and County of New York, by this indictment, accuse John Randall, William Tade and William Coomes

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

The said John Randall, William Tade and William Coomes, do

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

one value of the value of ten dollars, two values of the value of five dollars each, one value of the value of one dollar, one value of the value of one dollar, several articles of clothing and merriment

acquired, do a number and description to the Grand Jury aforesaid unknown, of the value of sixty dollars, and divers other goods, chattels and personal property, do a number and description to the Grand Jury aforesaid unknown, of the value of thirty dollars.

of the goods, chattels and personal property of one A. F. Brundage,

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

POOR QUALITY ORIGINAL

0000

SECOND COUNT—

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

John Randall, William Todd and William Barnes

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

The said *John Randall, William Todd and William Barnes, all*

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

the goods, chattels and personal property in the first part of this indictment particularly described,

of the goods, chattels and personal property of one *A. F. Arkdale,*

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

A. F. Arkdale,

unlawfully and unjustly, did feloniously receive and have; the said *John Randall, William Todd and William Barnes*

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.

JOHN R. FELLOWS,
District Attorney.

0009

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carroll, Thomas

DATE:

11/20/88



3105

POOR QUALITY ORIGINAL

0890

141670
181-13.
Counsel,
Filed *Lo Nov. 188*
Pleads *Guilty*

THE PEOPLE,
vs.
Thomas Carroll
VIOLATION OF EXCISE LAW
(III Rev. Stat. (7th Edition), page 1983, Sec. 21 and page 1989, Sec. 5.)

1885. 3. 112

JOHN R. FELLOWS,
District Attorney.

A True Bill.
Wm. A. McCleary
Foreman.

Part 3. November 23, 1884
Compliment return to Special Agent

WITNESSES:
Wm. Ellis
332

**POOR QUALITY
ORIGINAL**

0891

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Carroll

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

Thomas Carroll
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Thomas Carroll

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh* day of *August* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Robert H. Ellis

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

SECOND COUNT—

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

Thomas Carroll

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Thomas Carroll

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

JOHN R. FELLOWS,

District Attorney.

0892

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carruthers, Robert

DATE:

11/23/88



3105

POOR QUALITY ORIGINAL

0093

276 344.

Counsel,
Filed 23 day of Nov 1888
Pleads *Chynely*

THE PEOPLE,
vs.
B
Robert Carruthers

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1933, Sec. 21 and page 1989, Sec. 5.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.
Alfred Macalge
Not ready
in our hands
Not ready

WITNESSES:
Officer Dugan
27 Oct

POOR QUALITY ORIGINAL

0894

Excise Violation—Selling on Sunday.

POLICE COURT— 1 DISTRICT.

City and County } ss.
of New York, }

Daniel Ryan
of No. 4th Avenue Police Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 10th day
of October 1886 in the City of New York, in the County of New York, at
premises No. 1430-36 Avenue Street,
Robert Carruthers (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Robert Carruthers
may be arrested and dealt with according to law.

Sworn to before me, this 10th day
of October 1886
M. J. [Signature] Police Justice.

Daniel Ryan

POOR QUALITY ORIGINAL

0895

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert Carruthers 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 Carruthers*

Question. How old are you?

Answer. *37 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *27 E. 87th St New York*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am not guilty and demand a trial by jury*
Robert Carruthers

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0095

BAILLED,
 No. 1, by Adolph Cohen
 Residence 148 2-3rd Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

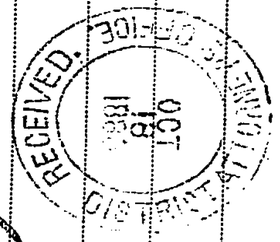
Police Court... 1634
 District

THE PEOPLE, Etc.,
 ON THE COMPLAINT OF

Samuel J. ...
Robert ...
 2
 3
 4
 Offence Violation License Law

Date Oct 10 1888
W. H. ... Magistrate

W. H. ... Officer
 Precinct 29



No. 1000 to answer
B. J. ... Street.
Pauline

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...

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

Dated Oct 10 1888 W. H. ... Police Justice.

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

Dated Oct 15 1888 W. H. ... Police Justice.

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

Dated... 1888... Police Justice.

**POOR QUALITY
ORIGINAL**

0097

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 Carruthers

The Grand Jury of the City and County of New York, by this indictment, accuse
Robert Carruthers
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said *Robert Carruthers*

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *October* in the year of our Lord one
thousand eight hundred and eighty *eight*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial,
one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer,
and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one

Daniel Dugan

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

SECOND COUNT—

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

Robert Carruthers

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Robert Carruthers*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure, and suffer and permit, to be open, and to remain
open, 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.

JOHN R. FELLOWS,

District Attorney.

0898

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carson, Frank S.

DATE:

11/20/88



3105

0899

WITNESSES:

Open of Bond

Central

1957
E. W. Edwards

Counsel,

Filed

Day of

1888

Pleads

Not guilty - 21

THE PEOPLE,

vs.

Franklin Larson

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)

[III Rev. Stat. (7th Edition), page 1983, Sec. 21 and
page 1989, Sec. 5.]

John R. Fellows
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Frank MacLae

For Clerk.

*Transferred to the Court of Special
Sessions for trial and final disposition.*

Part 2... 17 14 1888

**POOR QUALITY
ORIGINAL**

0900

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank S. Carson

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

Frank S. Carson
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said *Frank S. Carson*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *June* in the year of our Lord one thousand eight hundred and *eighty-eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

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

SECOND COUNT—

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

Frank S. Carson
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Frank S. Carson*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

JOHN R. FELLOWS,
District Attorney.

0901

BOX:

327

FOLDER:

3105

DESCRIPTION:

Carter, Robert E.

DATE:

11/02/88



3105

POOR QUALITY ORIGINAL

0902

584

Witnesses:

J. B. Flecker
E. M. Kingsley
J. H. Broadhurst

Nov. 14, 1888.

I recommend the dismissal of this Indictment, for the reasons stated in the case of People v. Lucian M. Buchanan, filed here with.

J. R. Fellows
District Attorney.

Counsel,
Filed,
Pleads,

2
Mr
1888

THE PEOPLE

vs.

FRAUDULENT REGISTRATION.
[Chap. 410, Laws of 1882, § 1908.]

Robert E. Carter

JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. R. Fellows Foreman.
F. 2. v. Mr 16. 1888
Indictment dismissed

**POOR QUALITY
ORIGINAL**

0903

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 E. Parker

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *Robert E. Parker*
of a FELONY, committed as follows:

Heretofore, to wit: on the *9th* day of
October, in the year of our Lord one thousand eight hundred and eighty-~~eight~~ *eighty* the
same being a day duly appointed by law as a day for the general registration of the
qualified voters of the said City and County, the said *Robert E. Parker*
late of the City and County aforesaid, at the City and County aforesaid, did personally
appear before the Inspectors of Election of the *21st* Election District
of the *21st* Assembly District of the said City and County, at a meeting
of the said Inspectors of Election then being duly held for the purpose of the general
registration of the male residents of the said Election District as then were, or would be
on the day of election next following the said day of registration, (to wit: on the *ninth*
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in
the said month of November, and being the day duly appointed by law for the holding of
a general election throughout the said State, and in the City and County aforesaid), entitled
to vote therein, at the duly designated polling place of the said Election District, and did
then and there, at the said general registration of voters, feloniously and fraudulently
register in the said Election District, not having a lawful right to register therein, in this,
to wit: that the said *Robert E. Parker* was not then a male resident
of the said Election District as then was, or on the said day of election next following the
said day of registration would be entitled to vote therein, for the reason that he was not
then, nor would he on the said day of election have been, an inhabitant of the said State
one year next preceding such election, and the last four months a resident of the said
County of New York, and for the last thirty days a resident of the said Election District,
against the form of the statute in such case made and provided, and against the peace and
dignity of the said People.

JOHN R. FELLOWS. District Attorney.

0904

BOX:

327

FOLDER:

3105

DESCRIPTION:

Casey, Michael

DATE:

11/23/88



3105

0905

BOX:

327

FOLDER:

3105

DESCRIPTION:

Franklin, Thomas

DATE:

11/23/88



3105

0906

BOX:

327

FOLDER:

3105

DESCRIPTION:

Lynch, Thomas

DATE:

11/23/88



3105

POOR QUALITY ORIGINAL

0907

Witnesses:

J. K. Jones

Arthur Lymann
Contract

Counsel,
Filed 23 day of Nov 1888
Pleads, *Chattel*

THE PEOPLE
vs.
Michael Casey
Thomas Franklin
Thomas Synchle

Robbery, degree,
[Sections 224 and 225, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Jan. 21. 1889, U.M.D.

A True Bill

David Macrae
Foreman.

Part III, March 15, 89.

1889 find and acquitted
1889
Not 172. Discharged on
their verbal receipt
J. D.

POOR QUALITY ORIGINAL

0908

Police Court 2nd District

CITY AND COUNTY }
OF NEW YORK, } ss

of Carl Jones
Smith and McMillan Hotel Street, Aged 29 Years
Occupation Gold Salesman being duly sworn, deposes and says, that on the
2nd day of November 1888, at the 20th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One Diamond Stud and One gold watch
and chain together

of the value of One hundred DOLLARS,
the property of Deponent

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

Michael Caprio, Thomas Franklin and
Thomas Lynch, all now fugitives
from the fact that at about the hour
of one o'clock A.M. on said date while
deponent was walking along 6th Street
when near west 31st Street deponent was
violently struck on the face and knocked
down insensible and about one o'clock
and thirty minutes recovered his deponent
senses and deponent immediately
discovered he had been robbed of the above
described property
Deponent is informed by Officer Michael

Sworn to before me, this
1888

Police Officer

POOR QUALITY ORIGINAL

0909

✓ I, Ryman Detective Jessie of the Central Office, was on the 5th day of November 1898 that he saw the defendants at the corner of 3rd Avenue and 150th Street and said Detective Jessup followed the said defendants to a pawn office, No. 100th Street, No. 1993 near 110th Street the defendants ~~entered~~ went into said pawn office and pawned the said watch in said pawn office which is here shown in Court and identified by said defendant as his property. Said Officer followed the said defendants and saw the said defendants dividing money after Cornell left said pawn office wherefore defendant charged the said defendants with the robbery of said property and prays they may be dealt with as the law directs.

Sworn to before me this
5th day of November 1898 J. J. Jones.

J. J. Jones

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
 Hundred Dollars and he be committed to bail in the sum of
 of the City of New York, until he give such bail.
 Dated 1898
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1898
 There being no sufficient cause to believe the within named
 guilty of the offense within mentioned, I order him to be discharged.
 Dated 1898
 Police Justice

Police Court, District, _____

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

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—ROBBERY.

Dated _____ 1898

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

09 10

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Detective Sergeant
The Central Office Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jacob J. Jones
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

Nov 1888

Michael J. Lyman

John J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0911

2

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer.

Michael Casey

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

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

Answer.

107 Melan or Brooklyn one year

Question. What is your business or profession?

Answer.

Billie for Theatre

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 Casey*

Taken before me this _____ day of _____ 188_____

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0912

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Thomas Franklin

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

426 West 40th - 7 months

Question. What is your business or profession?

Answer.

Book

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

Answer.

I am not guilty

Thomas Franklin

Taken before me this

day of

188

John J. ...

Police Justice.

POOR QUALITY ORIGINAL

0913

Sec. 193-200.

2nd
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Lynch

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

New York City

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

Answer.

435 East 25th St 2 Months

Question. What is your business or profession?

Answer.

Drive a wagon

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

Answer.

I am not guilty

Thomas Lynch

Taken before me this

day of

188

John J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0914

BAILED

No. 1, by Michael Casey and
 Residence 107 Nelson St. Brooklyn

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence E

No. 4, by _____
 Residence E

Police Court--- District

2164

THE PEOPLE, vs.

ON THE COMPLAINT OF

Robert Jones
 Smith and the People's Notes
 The People vs. Robert Jones
 Thomas Franklin
 Thomas Snyder

Offence _____

Dated Nov 8 188

Frank Magistrate.

Michael Magistrate.

Witnesses Call the Police

No. _____
 Residence _____

No. _____
 Residence _____

No. 1993 3rd Avenue
 Street

No. _____
 Street

100 to answer

Mr. I. Bailey

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

Dated Nov 8 188 J. Kennedy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

09 15

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 Casey,
Thomas Bradburn
and Thomas Dwyer*

The Grand Jury of the City and County of New York, by this indictment, accuse *Michael Casey, Thomas Bradburn and Thomas Dwyer* of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *Michael Casey, Thomas Bradburn and Thomas Dwyer* late of the City of New York, in the County of New York aforesaid, on the *third* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*eight*, in the *month* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Jacob Jones*, in the peace of the said People, then and there being, feloniously did make an assault, and *one diamond stud of the value of fifty dollars, one watch of the value of fifty dollars, and one chain of the value of twenty dollars,*

of the goods, chattels and personal property of the said *Jacob Jones*, from the person of the said *Jacob Jones*, against the will, and by violence to the person of the said *Jacob Jones*. then and there violently and feloniously did rob, steal, take and carry away, *the said Michael Casey, Thomas Bradburn and Thomas Dwyer, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other,*

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

POOR QUALITY ORIGINAL

0916

SECOND COUNT—

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

Michael Casey, Thomas Franklin and Thomas Lynch —

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

The said *Michael Casey, Thomas Franklin and Thomas Lynch*, all

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

one diamond stud of the value of fifty dollars, one watch of the value of fifty dollars, and one chain of the value of twenty dollars.

of the goods, chattels and personal property of *Jacob Jones*, —

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

unlawfully and unjustly, did feloniously receive and have ; the said *Michael Casey, Thomas Franklin and Thomas Lynch*

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.

JOHN R. FELLOWS,
District Attorney.

0917

BOX:

327

FOLDER:

3105

DESCRIPTION:

Chabert, Emil

DATE:

11/23/88



3105

0918

POOR QUALITY ORIGINAL

274

Counsel,
Filed 23 day of Nov 1888
Pleads,

THE PEOPLE
vs.
P
Emil Schabert

Grand Larceny in the 2^d degree,
(MONEY.)
(Sec. 528 and 53 / - Penn Code.)

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Charles MacLae
John Foreman
John Foreman
John Foreman
John Foreman
John Foreman
John Foreman

Witnesses:
J. Frankfort

POOR QUALITY ORIGINAL

0919

Police Court—2nd District.

Affidavit—Larceny.

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

of No. 640 6th Avenue Street, aged 38 years,
occupation waiter being duly sworn

deposes and says, that on the 4th day of January 1888 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

Good and lawful money of the United States of the amount and value of Fifty three 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 Emil Chabert (now here)

from the fact that on said date the defendant called on deponent at his apartments at premises no 512 5th Avenue and at the time defendant called on deponent at his room the aforesaid money was in a pocket lying on the sofa in said room and some time after the defendant left said room deponent missed said pocket containing the aforesaid amount of money and no other person had been in deponent's room but the defendant from the time the defendant entered said room until deponent missed said money deponent

Sworn to before me, this

188

Police Justice.

POOR QUALITY ORIGINAL

0920

did not see said defendant until about two months ago when defendant admitted and confessed to deponent that he defendant had taken said pocket book containing the aforesaid money and that he would pay it back to deponent

Wherefore deponent charges defendant with the larceny of the same and prays he may be dealt with as the law directs
Sworn to before me

This 10th day of Nov 1888

Francis Franquet

G. J. [Signature]

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1888
Police Justice.

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

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

1 _____ ss.

2 _____

3 _____

4 _____

Dated 1888 _____

Magistrate.

Officer.

Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

Offence—LARCENY.

POOR QUALITY ORIGINAL

0921

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Emil Chaber

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. *Emil Chaber*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *France*

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

Answer. *37 Downey Square*

Question. What is your business or profession?

Answer. *Professor of Languages*

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*

Emil Chaber

Taken before me this 10 day of Nov 1897
William [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0922

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

Police Court... District 2 1966

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Franklyn
Elio to be
Smile Chabaud

Offence Grand Larceny

Dated Nov 10 188

Magistrate

Francis Franklyn

Other Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ TO ANSWER

Francis Franklyn

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 Nov 10 188 J. J. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0923

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emil Chabert

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

Emil Chabert

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

The said

Emil Chabert

late of the City of New York, in the County of New York, aforesaid, on the *fourth*
day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight*,
at the City and County aforesaid, with force and arms, in the *day* time of
the same day, *two* promissory notes for the payment of money, being then
and there due and unsatisfied (and of the kind known as United States Treasury notes), of
the denomination of twenty dollars, and of the value of twenty dollars *each* ;
five promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury notes), of the denomination of
ten dollars, and of the value of ten dollars *each* ; *ten* promissory notes for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States
Treasury notes), of the denomination of five dollars, and of the value of five dollars *each* ;
twenty promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury notes), of the denomination of two dollars, and
of the value of two dollars *each* ; *fifty three* promissory notes for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury
notes), of the denomination of one dollar, and of the value of one dollar *each* ;
two promissory notes for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars *each* ; *five*
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each* ; *ten* promissory notes for the
payment of money (and of the kind known as bank notes), being then and there due and unsatisfied,
of the value of five dollars *each* ; *two* United States Silver Certificate of the

POOR QUALITY ORIGINAL

0924

denomination and value of twenty dollars *each*; *five* United States Silver Certificate of the denomination and value of ten dollars *each*; *ten* United States Silver Certificate of the denomination and value of five dollars *each*; *twenty six* United States Silver Certificate of the denomination and value of two dollars *each*; *fifty three* United States Silver Certificate of the denomination and value of one dollar *each*; *two* United States Gold Certificate of the denomination and value of twenty dollars *each*; *five* United States Gold Certificate of the denomination and value of ten dollars *each*; *ten* United States Gold Certificate of the denomination and value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars*

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

Francis Frankfort

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.

JOHN R. FELLOWS,

District Attorney.

0925

BOX:

327

FOLDER:

3105

DESCRIPTION:

Chousse, Arthur

DATE:

11/20/88



3105

POOR QUALITY ORIGINAL

0926

11/16/70 191

WITNESSES:

Myers
30

Counsel,

Filed

Do

of

1887

Pleads

guilty

THE PEOPLE,

vs.

B
Arthur Chase

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21 and
page 1989, Sec. 5.]

per

JOHN R. FELLOWS,

District Attorney.

A True Bill

Hand
McCaig
Foreman.

POOR QUALITY ORIGINAL

0927

Excise Violation-Selling on Sunday.

POLICE COURT- 5¹ DISTRICT,

City and County }
of New York } ss.

Frederick E. Wade
of *No. 30th Precinct Police* Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the *26* day
of *February* 188*8*, in the City of New York, in the County of New York,
at premises *142nd Street on the North East corner of 8th Avenue* Street,
Arthur Chausse (now here)

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

WHEREFORE, deponent prays that said *Arthur Chausse*
may be arrested and dealt with according to law.

Sworn to before me, this *27* day of *February* 188*8*,
of *Frederick E. Wade*
[Signature] Police Justice.

POOR QUALITY ORIGINAL

0928

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur Chausse 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.

Arthur Chausse

Question. How old are you?

Answer.

53 years

Question. Where were you born?

Answer.

Canada

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

Answer.

142nd Street & 8 Avenue 6 months

Question. What is your business or profession?

Answer.

Barber

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

Answer.

*I am not guilty and demand
a trial by jury*

Arthur Chausse

Taken before me this

day of

Feb 27 1885

Police Justice.

POOR QUALITY ORIGINAL

0929

1120

BAILED,

No. 1, by *W. S. Gorman*
Residence: *100 St. Nicholas Avenue*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Police Court-- *362* District.

THE PEOPLE, &c.,

Michael E. Moran

William Chace

Offence *Excise*

Dated

July 27 1888

Magistrate

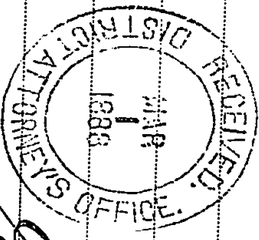
W. S. Gorman

30 Precinct.

Witnesses

Officer Meyers
37 30 Precinct Street

No.



W. S. Gorman to answer
W. S. Gorman Street

W. S. Gorman Street

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One* 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 27 1888* *W. S. Gorman* Police Justice.

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

Dated *February 27 1888* *W. S. Gorman* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

**POOR QUALITY
ORIGINAL**

0930

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Arthur Chousse

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

Arthur Chousse
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Arthur Chousse

late of the City of New York, in the County of New York aforesaid, on the *twenty sixth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Frederick E. Wade

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

SECOND COUNT—

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

Arthur Chousse

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Arthur Chousse

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

JOHN R. FELLOWS,

District Attorney.

0931

BOX:

327

FOLDER:

3105

DESCRIPTION:

Christie, Lizzie

DATE:

11/23/88



3105

POOR QUALITY ORIGINAL

0932

281.

Counsel,
Filed 23 day of Nov 1888
Plends,

THE PEOPLE
vs.
Suzie Christie

Grand Larceny in the 1st Degree,
(MONEY.)
(Sec. 528 and 53 / Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. Macclae
Foreman.

John P. Price
Pen & Inds. P.M.

Witnesses:

James W. Hunt

John Price

By Act

POOR QUALITY ORIGINAL

0933

Police Court 5th District.

Affidavit—Larceny.

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

James W. Guest
of Eastern Hospital Colum + 120th Street, aged 25 years,
occupation Factor being duly sworn
deposes and says, that on the 8th day of November, 1888 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:

gave me a lawful money of the issue
of the United States consisting of Bills
of various denominations and value
together and in all of the value
of Twenty-five 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 Lizzie Christie (our true name) from
the fact that on the morning of said
day, deponent left some money under
his pillow, and was called away from
said Hospital as business. That during
deponent's absence the said Lizzie Christie
made up deponent's bed and on deponent's
return he discovered that some money
had been taken stolen and carried
away, that the said Lizzie Christie
was at some time a patient at said
Hospital, and that immediately after the
commission of some offense the said Lizzie
Christie ran away from said Hospital
James W. Guest M.D.

Sworn to before me, this 13th day
of November, 1888
Wm. W. W. W. Police Justice.

POOR QUALITY ORIGINAL

0934

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Christie 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. *Lizzie Christie*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Massachusetts*

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

Answer. *92 James St, 1 week*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty of the charge*
Lizzie Christie
Mark

Taken before me this

13

Copy of *Brinkley* 1888

W. J. ...

Police Justice.

POOR QUALITY ORIGINAL

0935

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

Police Court... 5th 1888
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James M. Smith
Gasman Washers
Joseph Bennett

1 _____
 2 _____
 3 _____
 4 _____
 Offence _____

Dated *March 13th* 1888

Murray Magistrate.
Samuel Price Officer.
 29th Precinct.

Witnesses _____
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ *500* TO BAIWYER
Sam *Price*
Sam *Price*

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

guilty thereof, I order that he be held to answer the same and she be admitted to bail in the sum of *500* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until she give such bail.

Dated *Mar 13th* 1888 *Samuel Price* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINAL

0936

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Christie

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

Lizzie Christie
of the crime of GRAND LARCENY IN THE SECOND DEGREE, committed as follows:

The said *Lizzie Christie*,

late of the City of New York, in the County of New York, aforesaid, on the *eightth* day of *November* in the year of our Lord one thousand eight hundred and eighty-eight at the City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars _____; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars *Each*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *twelve* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *twenty five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars _____; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *one* United States Silver Certificate of the

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denomination and value of twenty dollars _____; *two* United States Silver Certificate of the denomination and value _____ *each*; *five* United States Silver Certificate of the denomination and value of five dollars *each*; *twelve* United States Silver Certificate of the denomination and value of two dollars *each*; *twenty five* United States Silver Certificate of the denomination and value of one dollar *each*; *one* United States Gold Certificate of the denomination and value of twenty dollars _____; *two* United States Gold Certificate of the denomination and value of ten dollars *each*; *five* United States Gold Certificate of the denomination and value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of _____

of the proper moneys, goods, chattels and personal property of one *James M. Guest*

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.

JOHN R. FELLOWS,
District Attorney.

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**END OF
BOX**