

0009

BOX:

222

FOLDER:

2179

DESCRIPTION:

Callaghan, Edward J.

DATE:

06/15/86



2179

0010

116

Counsel, *Howell*
Filed *15* day of *June* 188*6*.
Pleads, *Not guilty*

Witnesses:

THE PEOPLE
vs. *R*
Edward J. Callaghan
Defendant
Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531, — Penal Code.]

RANDOLPH B. MARTINE,
I v. Shaw 4/18/86.
Ind. & acquitted.

A True Bill.

Lawrence McKee

Foreman.

21 St.
June 19, 1886

inform

0011

Police Court—4 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 1025 Avenue A Street, aged 31 years,
occupation unemployed being duly sworn

deposes and says, that on the 8 day of June 1888 at the City of New

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

of the person of deponent, in the day time, the following property viz :

Good & lawful money of
the United States of the sum
of about six dollars 60⁰⁰

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 Edward Callaghan (nowhere)
from the following facts to wit:
That at the time mentioned deponent & the defendant were prisoners
in the Yorkville Police Court.
That while in the Prisoners Pen
in said Court deponent laid
down on a bench near defendant.
That at said time deponent had
the above mentioned sum of money
in a pocket of his (deponent's) clothing.
That while lying on said
bench defendant inserted
his (defendant's) hand into the
pocket of deponent's clothing which

of
deponent's clothing, into
the pocket of the defendant

Police Officer

POOR QUALITY
ORIGINAL

0012

contained said money. That immediately
thereafter deponent missed said
money. That said money consisted
of one two dollar bill; three
one dollar bills; one silver
dollar; That deponent is in-
formed by public officer
Jacob Tacker of the 4th District
Police Court that he (Tacker)
after the turn of said business
found in the possession of
deponent money answering
in description to that lost
by deponent.

Henry W. W. W.

Sworn to before me
this 1st day of June 1886
Judge of the
Police Court

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 1886
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1886
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1886

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

POOR QUALITY
ORIGINAL

0013

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Police Officer of No. 100
1st District Police Station Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John Smith
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

183

June 183 John Smith
Police Justice.

POOR QUALITY
ORIGINAL

0014

Sec. 198-200.

CITY AND COUNTY { ss
OF NEW YORK, {

H. District Police Court.

Edward Callaghan 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

Edward Callaghan

Question. How old are you?

Answer

20 years

Question. Where were you born?

Answer.

United States

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

Answer. 142nd Avenue between 62nd & 63rd Street. Greenwich

Question What is your business or profession?

Answer

Rebeller

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.

Not guilty

E. J. Barker

Taken before me this

day of

188

Edward Callaghan

Police Justice.

POOR QUALITY ORIGINAL

0015

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

Police Court District 842

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1025 Ave A
East 10th St
Edmund J. Gallagher

Offence License from Person

Dated June 8 1886
Magistrate

After Officer

Witnesses
After Unit Station
House is 57 St St West 4th St

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

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

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

Dated June 8 1886 Andrew White Police Justice.

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

Dated _____ 1886 _____ 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 _____ 1886 _____ Police Justice.

POOR QUALITY
ORIGINAL

00 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

Edmund J. Gallagher

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

Edmund J. Gallagher

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

The said *Edmund J. Gallagher*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
day of *June*, in the year of our Lord one thousand
eight hundred and eighty-*six*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one promissory note for the payment
of money, of the kind commonly called
United States Treasury Notes, for the
payment of and of the value of two
dollars, these other promissory notes for
the payment of money, of the kind
commonly called United States Treasury
Notes, for the payment of and of the
value of one dollar each, and one silver
coin, of the kind called dollars, of the
value of one dollar, —

of the goods, chattels and personal property of one *Frank M. Mula*. —
on the person of the said *Frank M. Mula*. —
then and there being found, from the person of the said *Frank M. Mula*. —
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.

Randolph B. M. M. M.
District Attorney

0017

BOX:

222

FOLDER:

2179

DESCRIPTION:

Casey, John

DATE:

06/08/86



2179

00 18

BOX:

222

FOLDER:

2179

DESCRIPTION:

Delaney, Joseph

DATE:

06/08/86



2179

00 19

BOX:

222

FOLDER:

2179

DESCRIPTION:

Patterson, John

DATE:

06/08/86



2179

POOR QUALITY ORIGINAL

0020

#14
3rd
1st

Counsel,
Filed July of June 1886
Pleads Mark Kelly 9

THE PEOPLE
vs.
John Casey
Joseph Delaney
John Patterson
H.D.

[Section 494, 450, 5.2, Penal Code.]

RANDOLPH B. MARTINE,
District Attorney.
We find each guilty
of 3rd degree murder
A TRUE BILL. Pen 800 1/2.

James McKee
Fred & Asphill
To be tried Monday June 21st 1886
V.M.D.
To be tried 2nd June 86
Pen 1 Pen 6 ind.

Witnesses:
Fred. Little
A.C. Kefauver
Officer Casey

POOR QUALITY
ORIGINAL

0021

Court of General Sessions
of the City and County of New York

The People

vs

John Brady
James Brady
and John Ehrer

City and County of New York fs.

John C. McHenry being
duly sworn says that he
is the attorney for John Ehrer
one of the above defendants
jointly indicted for an
assault upon Officer Simon
B. Landon on May 13th 1886.
That said Ehrer was
tried separately on the 25th
day of June 1886 & deponent
appeared as his attorney at
said trial; That the jury
convicted said Ehrer of
assault in the second degree
that said verdict was contrary
to the evidence in the
case inasmuch as the
preponderance of evidence

POOR QUALITY
ORIGINAL

0022

was for his acquittal; that
the only evidence ^{against} of the
said Chmer was just that
of Lily Perry a daughter
of the wife of John Brady
one of the defendants herein
that defendant did not know
that Lily Perry was related
in any way to John Brady
nor did he hear so until
June 26th 1886 after the trial
had taken place: That Lily Perry
~~soon after the trial~~ ^{soon after the trial} ~~Chmer~~ ^{Chmer} ~~was~~ ^{was} ~~that~~ ^{that} ~~he~~ ^{he} ~~had~~ ^{had} ~~killed~~ ^{killed} ~~the~~ ^{the} ~~officer~~ ^{officer}
That the other evidence against
Chmer was that of the witness
Leslie; that from the affi-
davits hereto annexed it will
appear not only ~~for~~ ^{that} that the
said Leslie was ~~very~~ ^{very} drunk
but also that he was unable
to know what he was doing
or what was occurring around
him both before and after
the assault: That by comparing
said affidavits with the
evidence in the trial of
Chmer, it will appear that
Leslie's conduct that night

POOR QUALITY
ORIGINAL

0023

was entirely different and contrary to what he stated in the witness stand; that he went in a different direction from that stated by him after the assault; that he did not go to Morrisania St. and that he has either forgotten what he did that night or has deceived the Court and jury that from said affidavits it will appear that the most vicious part of the assault occurred on 11th Ave and not on the Boulevard or Broadway and that the officer was not bruised or in any way hurt on Broadway; that from said affidavits, ^{said from his testimony before the coroner} ^{taken May 21st 1888} will also appear that said officer knew who assaulted him; that deponent had no knowledge or information of any of the facts stated in said affidavits and was absolutely ignorant of them previous to the trial that deponent has learned of

POOR QUALITY
ORIGINAL

0024

From since said trial; That the
said evidence is not cumulative
and that the ~~of the~~ deponent
did not have said evidence
at the trial is not due to
any want of diligence on
his part ^{as the months of all witnesses}
~~and~~ ^{and he did not}
know and was unable to
^(though he endeavored to find out)
discover that said witnesses knew
the facts herein stated;
deponent asks that a new
trial be granted defendant
John Ehmer ^{to} for the reason
that the preponderance of
evidence is in favor of ^{his}
^{acquittal} ~~no~~ for the reason that de-
ponent believes that had he
been able to present to the jury
the facts hereafter stated they
would have not believed the
witnesses Berlie and Perry and
^{deponent believes they would}
have acquitted John Ehmer. de-
ponent further states that from the
unmixed affidavits it will appear
that Berlie was an accomplice and
his evidence therefore was not sufficient
to convict Ehmer.

Given & sworn me
this 26 day of June, 1886
John J. Doal

John E. McMillan

POOR QUALITY
ORIGINAL

0025

Mary P. Breen
Court of General Sessions
of The City and County of New York

The People
vs
John Brady
James E. Brady
and John E. Egan

City and County of New York. Is
Margaret Eimberger being
duly sworn deposes and says
that she resides at 11th Avenue
and 81st Street in the City
of New York, that on the 15th
day of May 1886 she saw
John Brady one of the
defendants herein running
on the southerly side of 81st
Street from Broadway to the
11th Avenue that he was followed
by Officer Simon Fardon
that Officer Fardon was
shouting "I know you you
son of a — that John
Brady ran down 11th Avenue
from 81st Street and the
officer followed him

POOR QUALITY
ORIGINAL

0026

That she saw William Brady throw a stone at the officer while he was on 11th ave. That she heard a sound as if the stone struck the officer and she saw the officer fall to the ground: That about twenty minutes after this she saw Edward Jessie, one of the witnesses for the people herein, standing on the corner of 11th avenue + 81st street outside of the gate of the house in which she resides, that he stood there about five minutes that he was very drunk + could not stand erect and was constantly staggering that from his condition deponent believes that he would be unable to speak intelligently as to what was occurring anywhere he might be that it was then about 8 P.M.

That deponent knows the witness Lily Perry that she

POOR QUALITY
ORIGINAL

0027

is the step-daughter of John Brady
one of the defendants herein
known to telephone
this 28 day of June 1886 } Margaret G. Briggs?
J. H. Taylor
Board of Deeds
N. Y. City

city and County of New York. f.
Caroline Doague being duly
sworn deposes and says that
she resides at 11th Avenue and
81st Street in the City of New
York that on May 15th 1886
she saw Edward Beslie one
of the ^{standing} ~~in~~ ^{for} the people
herein, on the northwest
corner of 11th Avenue & 81st Street
that this was after the assault
had occurred on the officer
that he remained there five
minutes, that it was about
8.15 P. M. That he was very
drunk & wished to enter
the house of deponent along
with her husband that
deponent would not allow

POOR QUALITY
ORIGINAL

0028

said Edward Beslie to enter
her house on account of his
drunken condition which was
such that deponent does
not believe he could see or
know anything of what was
happening when he was

Subscribed before me
this 28th day of June 1886
J. D. Taylor
Comm. of Deeds
N. Y. City

~~Signature~~ ^{her} X Hager
mark

City and County of New York. I
Patrick Kelly being duly
sworn deposes and says that
he knows Edward Beslie one
of the witnesses herein and that
he met said Beslie on the
northwest corner of Broadway
and 81st Street, in the City of
New York & stood talking to
him for nearly fifteen minutes
that when he met said

POOR QUALITY
ORIGINAL

0029

Beslie it was between 8.30 and
8.45 P.M. That he accompanied
said Beslie from 81st to 80th
street on Broadway where he
left him about 9 o'clock
in the evening of said May 15th 1886
that said Beslie was drunk

Sworn to before me
(this 29th day of June 1886) Patrick Kelly
J. B. Taylor
Comm. of Deeds
N.Y. City

City and County of New York
John Detmer being duly
sworn deposes and says that
he resides at 10th avenue and
79th street in the city of New
York That on May 15th 1886
he entered the loft over a
barn at 10th ave & 79th street
in said city at about 9.45
P.M. for the purpose of
staying for the night; that
deponent's bedroom is in
this loft. That he found
in the loft Edward Beslie
one of the witnesses for the
people herein; that deponent

POOR QUALITY
ORIGINAL

0030

did not fall asleep until
a half an hour after she
entered the loft. That when
he was about to retire he
asked Essie for a blanket
he had, that said Essie
was too drunk to give
deponent an intelligent
answer.

Sworn to before me }
this 28th June 1886 }
J. B. Taylor
Comm. of Deeds
N. Y. City

John^{his} X Bettman
mark

City and County of New York, ss.

Francis Falk being duly sworn
he resides on 10th Avenue and 79th Street in the City of New York.
says, that on the 15th of May 1886
he saw Officer Simon L. Terhoun
a few minutes after the assault
on 11th Avenue upon said officer
that he heard said officer
say to a citizen on Broadway
bet 80th + 81st Street, who offered
him a handkerchief "I don't
want it you would not help me."
that the officer before he met

POOR QUALITY
ORIGINAL

0031

The said citizen came from
11th Avenue and
80th Street was heading at
the time. That it was about 8 P.M.
sworn to before me

This 28th day of June 1886

J^r H. Taylor

law. of Deeds

N.Y. City

Frank K. Falk.

City and County of New York for

George Norton being duly sworn
deposes and says that he resides at
83rd Street near the Riverside Drive
in the City of New York, that he
knows the witness Edward Gerlie
above referred to that on the
15th of May 1886, the night
Police Officer Simon S. Terdon
was assaulted he saw said
Edward Gerlie throw stones at
said officer on 81st Street
while the officer was pursuing
John Brady; that this was a few
minutes after the officer had been
assaulted on the Boulevard, that
the officer then had no marks
of violence on his person or
any injuries about this head

POOR QUALITY
ORIGINAL

0032

or force; that deponent is informed
and believes that said person
assaulted that night on 15th Avenue
and that it was found that the head
was fractured

Sworn to before me
This 2nd day of June 1886
J. B. Taylor
Comr of Deeds
N. Y. City

George Naunton

Consent of General Deeds

People

as

Shiner etc

Office Deeds

on

Motion for new trial

John E. McHugh

ally for Shiner

SS Liberty St

N. Y. City

POOR QUALITY
ORIGINAL

0033

LAW OFFICES OF
JOHN L. N. HUNT,

13 Park Place & 16 Murray St.

137 Broadway,

NEW YORK,

June 30, 1886

Don't Refuse It Nowing:

My dear Judge:

At the most earnest solicitation of friends of young Ames to be sentenced to-day I write you, and beg to say that I learn that heretofore he has sustained a good character - and is well spoken of by his employer.

The facts brought out at the trial have been brought to my notice; together with additional ones since come to the surface, which, if the jury could have heard and considered, might possibly have influenced them somewhat in favor of the prisoner.

Taking all things before your Honor into consideration, I ask ^{that} the severity of the penalty be mitigated as much as is consistent with your high sense of judicial responsibility.

I am, dear Judge, Yours Sincerely
John L. N. Hunt

POOR QUALITY
ORIGINAL

0034

Cardozo & Newcombe.

Rich. & S. Newcombe,
Albert Cardozo for ^{WARREN ST.} New York, 17 June 1886.

Mr. Randolph B. Martine

My dear Sir

George Kurtz an employee of
E. A. Boyd & Sons was recently arrested
& charged before Judge Guff, who
committed the prisoner & await the
action of the Grand Jury

From the statements made to me by
his employers I think there is no doubt
of the innocence of the accused.

I wrote Judge Guff asking for an
examination but he answers that the
papers are in your hands - will you
take the trouble of examining the
accused to see whether or not his
explanation is satisfactory. That it
may be unnecessary. I proceed further
I am not writing as Counsel - but

POOR QUALITY
ORIGINAL

0035

Cardozo & Newcombe.

Richd. S. Newcombe,

Albert Cardozo Jr.

2 & 6 WARREN ST.

New York, _____ 188__

at the request of Mr. Boyd, whom I
understand has taken some trouble to
get at the facts.

Very truly yours
R. S. Newcombe

POOR QUALITY
ORIGINAL

0036

Court of Criminal Sessions

The People
vs
John Casey - Joseph
Delaney & James
Ratterson -

Indictment for
Riot -

Witnesses -

✓ Frederick Little -	House of Detention
✓ Abe C. Helfus	1118 - 3 ^d Avenue
✓ Louis Cohen	3 Bayard Street
Thomas J. Egan	Ward Detective 23 Precinct
James Casey	Police Officer "
✓ John Jordan	" " "

POOR QUALITY
ORIGINAL

0037

Samuel Lewis

The People

as

John Casey

Joseph Delaney

James Patterson

List of Victims
for People-

66

POOR QUALITY
ORIGINAL

0038

Fred K. Little, Driver - near 93rd St. a number of persons
ran up to car, seized the horses & held them. Casey
took hold of the pin & pulled it out. Patterson kicked
the horses & drove them away. DeLaney was assisting.
left his car to get horses - some person kicked him, knocking
him down.

P. is conductor
D. " driver
C. " "

Driver
Engineer pushed Casey
Jordan arrested DeLaney
Casey arrested Patterson

POOR QUALITY
ORIGINAL

0039

Rich Case

Part 2

Monday -
Patterson

Indictment.

4th June, '86
1st Count.

feloniously did assemble to
disturb pub. peace, and
feloniously did make an assem.

and feloniously use force upon
the property of J. W. Carr R.R. &
did disturb the pub. peace.

feloniously did assemble to
obstruct certain cars, and
feloniously did obstruct the
cars, and did assault the
drivers and did use force
agst. the horses & cars &
did disturb the public
peace.

People

vs.

Edwin J. Brantley

Grand Jurors

POOR QUALITY
ORIGINAL

0040

Court of general sessions.

The People

vs
John Casey,
Joseph Delaney &
John Patterson

City & County of New York ss.

Patrik Maguire
being duly sworn says, that he
resides at 2397 Third Avenue, in
the City of New York, and is en-
gaged in the restaurant business
and has been for the last 17
years, that he has been well
acquainted with John Casey, one
of the defendants above named,
for the last 5 years, and very
intimately during the last year.

That his general character
for peace & quietness has been
~~and~~ exceptionally good and that
he knows him to be an honest,
sober & industrious man.

Sworn to before me
this 24 day of June 1880
Hugh C. [unclear]
Notary Public

Patrik Maguire

POOR QUALITY
ORIGINAL

0041

Court of General Sessions.
The People
John Casey,
Joseph Delaney
& John Patterson

City and County of New York.

Patrick Linn

being duly sworn, says: that he
resides at 423 West 15th St., in the
City of New York, and is and has
been engaged in the Liquor Bus-
iness for the past 8 years, and
is well acquainted with
one of the above defendants, John
Casey, and has been for the past
8 years.

That he knows Linn to
have an exceptionally good
character and that he has
been always sober and industrious.

Sworn to before me

this 24 day of June 1888 Patrick Linn

[Signature]
[Signature]

POOR QUALITY
ORIGINAL

0042

Court of General Sessions.

The People

vs

John Casey,
Joseph Delaney
& John Patterson

City & County of New York, ss.

John Jones
being duly sworn, says: That he
resides at 45 West 18th St. in the
City of New York, and is engaged
in the ice business and has
been for the last 5 years; and
is acquainted with John Casey,
one of the above defendants.

That he knows ^{general} his char-
acter to be for peace & quietness
to be good, and that he is an
honest, industrious and sober
man and this deponent knows
of his own personal that the
said John Casey has been
supporting (and is the only
support by two orphan children
of a deceased sister, aged res-
pectively ten and seven years
old, and that in case he is
sent to prison, they will lose

POOR QUALITY
ORIGINAL

0043

their home.
Sworn to before me
this 27 day of June 1888 John Jones
J. J. Jones
J. J. Jones

POOR QUALITY
ORIGINAL

0044

Court of General Sessions
The People,

vs
John Casey
Joseph Delaney
& John Patterson

City and County of New York.

Rosa Melhan

being duly sworn says: That she
resides at 424 West 18th in the
City of New York, and has lived
there for several years, and is
a married woman and resides
with her family. That she is
a cousin of John Casey one of the
above defendants, and has known
him intimately for several years,
since he came to this Country.

That she knows him to be
peaceable and quiet, and that he
is an honest, sober and industrious
man and is strictly temperate.

That he is the only
support of two orphan children,
aged 10 and 7 years of his
deceased sister, and that he has
been supporting them and kept

POOR QUALITY
ORIGINAL

0045

Court of General Sessions
The People,

vs
John Casey
Joseph Delaney
& John Patterson

City and County of New York.

Rosa Melham
being duly sworn says: That she
resides at 424 West 18th St. in the
City of New York, and has lived
there for several years, and is
a married woman and resides
with her family. That she is
a cousin of John Casey one of the
above defendants, and has known
him intimately for several years,
since he came to this Country.

That she knows him to be
peaceable and quiet, and that he
is a honest, sober and industrious
man and is strictly temperate.

That he is the only
support of two orphan children,
aged 10 and 7 years of his
deceased sister, and that he has
been supporting them and kept

POOR QUALITY
ORIGINAL

0046

and provided them with a home
for the last 3 1/2 years, since
the mother died (the father also
being dead). That he resided
at 132 St. and 1st Ave. with
his sister who ^{has been} ~~is~~ keeping house
for him. She is also in del-
icate health and is unable, in
consequence thereof, to earn a living
for herself, and is necessarily
therefore, depending upon him for
support. It is only about three
months ago that he buried his
sister, at his own expense.

Sworn to before me
this 24 day of June 1888
J. H. [Signature]
Notary Public
for the
State of [Signature]

her
Rose X Dehan
mark

POOR QUALITY
ORIGINAL

0047

City and County of New York, ss.
Bridget Casey
being duly sworn, says: that she
resides at 132 West Ave, New York
City, and is the sister of John
Casey above named; that she
has heard read the affidavit
of Rose Nolan and that part of
it in relation to the children
and herself, and his general
character for peace and quiet-
ness, honesty and temperance
as well as being industrious
is true of her own knowledge.

Given to before me
this 24 day of June 1900 Bridget ^{her} Casey
mark
John J. O'Connell
J. J. O'Connell

POOR QUALITY
ORIGINAL

0048

General Sessions

The People

vs

John Casey,
Joseph Delaney
& John Patterson

Applicants

Hugh Colerany

Newark N.J.

City.

POOR QUALITY
ORIGINAL

0049

New York June 28/86

Sir

I hear that the Bradys trial is to come off to day and that they are likely to get clear. It seems the Police do not know or understand that there were two attacks on officer Jordan that night. The first was on the Bulwark bet 80 and 81 St in front of Harb's Saloon in which case Mrs Hart is the chief witness. After beating the officer there the gang separated and while the officer was struggling to his feet he saw John Brady run around the corner of 81 St. He no doubt intent to try and make an arrest in his then weak condition staggered around 81 St and down to 11th St. he turned down 11th on the east

POOR QUALITY
ORIGINAL

0050

side to 80 St and then crossed
over to the west side and started
towards 81 St. It is here that
Mrs Quinn and Mrs Garrity
come in as witnesses. They see
the officer going down on the
east side of the car & thought
it was a drunken man. After
he had passed they saw John
Brady and his brother Willy
who has not been indicted pick
up stones and knowing their
character and thinking they
was going to attack the drunken
man Mrs Quinn said Johnny
Brady put down those stones.
They paid no attention to her
but commenced throwing at
the officer walking toward him
while firing. They seized him
just above the New Car and
drag him over to the N & Car

behind a pile of flag stones where
they laid him out with a piece
of iron pipe about 2 foot long
and 3 inches in diameter.

Johnny Brady's wife came run-
ning down the car and seeing
Mrs Quinn asked her what
was the matter and Mrs Quinn
said Johnny is hiding a drink
over there. I have heard a good
deal of talk about the thing but
did not see any of it myself or
I should be pleased to testify.
The witness are anxious to keep
out of it if they can so I write
you these points so you will have
better knowledge of the case. So I
will ask you not to mention
about this letter as it would be
unpleasant for me if it was
out that I wrote to you.

This John Brady a year

POOR QUALITY
ORIGINAL

0051

ago struck a man in the
head with a rock and broke
his skull but escaped the
law by Political influence and
I hear that the man has since
died from it.

Hoping you
may secure a conviction &
remain a friend of
Justice

Wm
The People
Jury

POOR QUALITY
ORIGINAL

0052

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5th DISTRICT.

Thomas J. Egan

of the 23rd Precinct Police Street, aged 34 years,
occupation Police officer being duly sworn deposes and says
that on the 5 day of June 1886

at the City of New York, in the County of New York.

Frederick Riddle (now here) is
a material witness for the people of the State
of New York against John Casey, Joseph
Delaney and John Patterson, charged with
conspiracy. Deponent fears that said
Frederick will not appear to testify
when required, therefore deponent
swears that he said Frederick may be
committed to the House of Detention
Thomas J. Egan

Sworn to before me, this 5 day

of June 1886

John J. McQuinn
Police Justice.

POOR QUALITY
ORIGINAL

0053

Police Court, 5th District.

City and County } ss.
of New York, }

of No. 2317 3rd Avenue, Street, aged 35 years,
occupation Card driver, being duly sworn, deposes and says,
that on the 4th day of June 1886, at the City of New
York, in the County of New York,

Fredrick Lettle

John Casey, Joseph Melaney and
John Patterson (all now gone)
did unlawfully conspire with a number
of other persons, whose names are unknown
to deponent, and who or not arrested,
to prevent deponent from exercising
a lawful trade or calling, and they
did by force interfere with the implements
and property in charge and used by
deponent in his calling as a driver
of one of the Rail Road Cars of the
3rd Avenue Rail Road Company.

Deponent was in charge of two
horses on the 3rd Avenue, when near
95th Street a number of persons ran
up to deponent's car, and horses, seizing
the horses and holding them, when
said Casey took hold of the pin
which fastened the Wiffletree to the car
and pulled the same from the hole.
thenceby loosening the horses, then some
of said Patterson and others kicked
the horses and drove them away.
Deponent is informed John Burdair
of the 23rd Precinct Police that he
saw said Melaney aiding said
other defendants in preventing
deponent to exercise his calling
by directing said other persons
to hurry away with said horses.

That deponent left his car
and attempt to take his horses
when some person kicked deponent
hurrying deponent down.

POOR QUALITY
ORIGINAL

0054

Deponent therefore charges that said
defendants did so unlawfully
conspire with each other in violation
of section 168 of the Penal Code.

Deponent prays that said
defendants may be dealt with
as the law directs

Sworn to before me
this 10 day of June 1886
John W. Brown
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 1886 Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886 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 1886 Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated 1886
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street,
No. Street,
No. Street,
\$ to answer Sessions

POOR QUALITY
ORIGINAL

0055

CITY AND COUNTY }
OF NEW YORK, } ss.

John Jordan
aged 35 years, occupation Police officer of No. 23rd Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Frederick Little
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of June 1886

John Jordan

G. Hoffman
Police Justice.

POOR QUALITY
ORIGINAL

0056

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

John Casey 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.

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Casey

Taken before me this

day of June

1884

Police Justice.

POOR QUALITY
ORIGINAL

0057

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Joseph Delaney being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is ~~K~~ 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.

Joseph Delaney

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

1668 3rd Avenue 9 months

Question. What is your business or profession?

Answer.

Car driver

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

Answer.

I am not guilty

Joseph Delaney

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0058

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

John Patterson 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Patterson

Taken before me this

day of

July

188

John J. Moore
Police Justice.

0059

Residence _____

Downs Lecture

Dated _____ 188 _____ *Police Justice.*

POOR QUALITY
ORIGINAL

0060

Count of Richard Darnmore of the Peace
of the City and County of New York

The People of the State
of New York,

against

John Ransom, Joseph
Delaney and John
Catherson

The Grand Jury of the City
and County of New York, say this
indictment accuse John Ransom, Joseph
Delaney and John Catherson of the
crime of Robbery, committed as follows:

The said John Ransom, late of
the City of New York, in the County
of New York, aforesaid, and the said
Joseph Delaney and John Catherson,
both late of the same place, together
with divers other persons whose
names are to the Grand Jury aforesaid
as yet unknown, to the number
of twenty and upwards, on the
fourth day of June, in the year
of our Lord one thousand eight hundred
and eighty six, at the City and County
aforesaid, feloniously, wickedly, unlawfully
and tumultuously did assemble and

POOR QUALITY
ORIGINAL

0061

gathered together to disturb the public
peace, and having no assembled and
gathered together, in and upon one
Frederick Settle, who was then and there
driving his certain horse then and
there driving a certain railway car,
the said horse and carrying personal property
belonging to a certain corporation called
the Third Avenue Railroad Company,
John Henry, Richard, Montague and
Kumthumby did make an assault,
and him the said Frederick Settle, did
then and there John Henry, Richard,
Montague and Kumthumby beat,
bruise, wound and ill treat; and the
said John Henry, Joseph Bodony and
John C. Brown, having no assembled and
gathered together as aforesaid, together
with the said other persons whose
names are to the Third Avenue Railroad
as yet unknown, did then and there
John Henry, Richard, Montague and
Kumthumby use force and violence to
and upon the said personal property
of the said Third Avenue Railroad
Company, to wit: the horse and car
aforesaid, and the same horse did
then and there John Henry, Richard,
Montague and Kumthumby beat, bruise
and wound, and the same car

POOR QUALITY
ORIGINAL

0062

did then and there feloniously, riotously,
contumaciously and tumultuously gather,
assemble, meet and ingather; and the
public peace, by means of the premises
therein alleged did then and there
feloniously, riotously, contumaciously and
tumultuously disturb; against the form
of the Statute in such case made and
provided, and against the peace of
the People of the State of New York,
and their dignity.

Second Count.

And the Grand Jury aforesaid, by
this indictment further accuse the said
John Rose, Joseph O'Donoghue and John
Catherson of the crime of Riot, com-
mitted as follows:

The said John Rose, Joseph
O'Donoghue and John Catherson, all of the
City and County of New York, together
with divers other persons whose names
are to the Grand Jury aforesaid as yet
unknown, to the number of twenty
and upwards, do then and there, on
the said fourth day of June, in the

POOR QUALITY
ORIGINAL

0063

near of our Lord one thousand eight
hundred and eighty six, at the City
and County of Precinct, of Louisiana,
Richmond, Richmond and Thundersbury
did assemble and gathered together for
the purpose of wilfully obstructing,
hindering and delaying the passage
of certain cars then lawfully running
upon a certain street horse railway
there, operated and used by a certain
corporation called The Third Avenue
Railroad Company, and having so
assembled and gathered together, did
then and there of Louisiana, Richmond,
Richmond and Thundersbury, by force
and violence, wilfully obstruct, hinder
and delay the passage of a certain
railway car then and there drawn by
two certain horses then and there being
driven by one Frederick Settle, and which
said car was then and there lawfully
running upon the railway aforesaid, and
did then and there of Louisiana, Richmond,
Richmond and Thundersbury assault,
beat, bruise, wound and kill with
the said Frederick Settle, and did then
and there of Louisiana, Richmond,
Richmond and Thundersbury use
force and violence to and upon the

POOR QUALITY
ORIGINAL

0064

3
said horse and car, (the same being
personal property belonging to the
said Third Avenue Railroad Company,
and the same car did then and there
feloniously, riotously, wantonly and
tumultuously batter, damage, mow and
mangle, and the same horse did then
and there feloniously, riotously,
wantonly and tumultuously beat,
batter, mangle and mangle; and the
public peace, by means of the premises
in this count alleged, did then
and there feloniously, riotously,
wantonly, and tumultuously disturb;
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
disquieting.

Stanley B. Martin,
District Attorney.

0065

of feed. Little.

A. C. Neff

Officer J. Carney

Counsel, *J. H. [unclear]*
 Filed *May of June 1886*
all Pleads *not guilty*

[Section 449450.5.2, Penal Code].

THE PEOPLE

55

John Casey

Joseph Delaney

John Patterson

22

RANDOLPH B. MARTINE,

Received June 24/86
District Attorney.

What else a the quick
 No. 3 tried smoked thick near
 to the him. Per 8ms 14.
 A TRUE HIM. Per 8ms 14.

James Norcove

114 B
 No 2 Fred & Co. of Baltimore

(17) Dr. Birds Monday, June 21st 1886
W
M. Y. June 18th 1886
V. M. D.

No. 1. }
" 2. } Krs tried 24 June '86.
No. 3. }

Nov 1 Per 6 mod.

0066

BOX:

222

FOLDER:

2179

DESCRIPTION:

Cavanagh, Peter

DATE:

06/18/86



2179

0067

BOX:

222

FOLDER:

2179

DESCRIPTION:

Sullivan, William

DATE:

06/18/86



2179

POOR QUALITY
ORIGINAL

0068

155 A

Counsel,
Filed
day of June 188
Ready, M. Kelly, 21

THE PEOPLE

vs.

~~Peter Cavanagh~~
and
William Sullivan

RANDOLPH B. MARTINE,

District Attorney.

Nov 10 1887

A True Bill.

James McKee

Foreman
No. 1. Central Police
Perkitt McKee
21 Nov 10 1887
J. J. McKee

POOR QUALITY
ORIGINAL

0069

Court of
General Sessions

The People vs
against
Peter Cavanagh

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET.

New York, June 11 1886

CASE NO. 23800 OFFICER Mearns 4^e Prec
DATE OF ARREST June 6/86
CHARGE Burglary

AGE OF CHILD 12 years
RELIGION Catholic
FATHER Michael

MOTHER Catherine and one more child
6 years
RESIDENCE 439 Pearl St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the boy
pleaded guilty to Burglary Feb. 26/86 and
was committed to Cath. Protectory but
discharged a month later on recom-
mendation of the committing Judge.

Parents are respectable but the boy's
reputation is bad.

All which is respectfully submitted.

Wm. J. Terry
President

To

POOR QUALITY
ORIGINAL

0070

Court of
General Sessions

The People *vs*
against
Peter Savanagh
Dunghay
PENAL CODE, §

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

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0071

Court of
General Sessions

The People etc
against
William Sullivan

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET.

New York, June 11 1886

CASE NO. 23800 OFFICER Shearn 4th Prec
DATE OF ARREST June 6/86
CHARGE Burglary

AGE OF CHILD 13 years
RELIGION Catholic
FATHER dead

MOTHER Mary and a brother 17 years old
RESIDENCE 432 Pearl St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the mother
is respectable and has a good home but
the boy, although working, associates with
thieves and other bad companions.

All which is respectfully submitted,

Wm J. Terry
President

To

POOR QUALITY
ORIGINAL

0072

Court of
General Sessions

The People of

against

William Sullivan

Daugherty
PENAL CODE, § 8

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

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0073

Police Court— District.

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

of No. 436 Pearl Street, aged 46 years,
occupation Manufacturer of Gold Moulding being duly sworn
deposes and says, that the premises No 436 Pearl Street,
in the City and County aforesaid, the said being a five story brick
building
and which was occupied by deponent as a Manufactory
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the
scuttle on the roof of said premises
and entering therein

on the 30th day of May 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

several keys
of the value of twenty-five
cents

25 Cts

the property of

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

Peter Carranagh and William Sullivan

for the reasons following, to wit:

deponent having missed
said property is informed by
Marion Geary that he Geary securely
locked and fastened the said scuttle
and the doors and windows of said
premises May 29th at 6 P.M.
by Lewis Stormann that he Storm-
mann found the drawers in the
rooms in said premises ransacked

POOR QUALITY
ORIGINAL

0074

and the locks on said scuttle
forced off.

Deponent is still further
informed by Mary Lacey: that
she saw the said defendants on the
said date on the roof of said premises
with a bar of iron, and they were
forcing open the said scuttle.

Whereon deponent charges the
said defendants with 'burglarily
toting, stealing, and carrying
away' the aforesaid property.

Sumo to before me } August Vahlen
this 8th day of June }
1886

Samuel O'Reilly
Police Justice

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
Burglary	
Degree.	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	Bail.
Bailed by	
No.	Street.

POOR QUALITY
ORIGINAL

0075

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Darcy
aged 15 years, occupation School girl of No.
434 Pearl Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of August Vahlen
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

June 1886

Mary Darcy

Sam'l O'Reilly
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Maurice Geary
aged 26 years, occupation Janitor of No.
436 Pearl Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of August Vahlen
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

June 1886

Maurice Geary

Sam'l O'Reilly
Police Justice.

POOR QUALITY
ORIGINAL

0076

CITY AND COUNTY }
OF NEW YORK, } ss.

Lewis Hartmann
aged 46 years, occupation Book Keeper of No. 436 Pearl Street, being duly sworn deposes and

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

Sworn to before me, this 8 day of June 188 6 } Louis Hartmann

Sam'l C. Bell
Police Justice.

POOR QUALITY
ORIGINAL

0077

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer

William Sullivan

Question. How old are you?

Answer

17 years

Question. Where were you born?

Answer.

City -

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

Answer.

432 Pearl St. 8 years

Question What is your business or profession?

Answer

Box-packer

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

Answer.

*I am not guilty -
William Sullivan*

Taken before me this

day of

June 1886

Samuel W. Kelly Police Justice.

POOR QUALITY
ORIGINAL

0078

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question What is your business or profession?

Answer

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

Answer.

I am not guilty
Peter Cavanagh

Taken before me this

day of

1886

James C. Kelly Police Justice.

0079

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

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

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

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Peter Ravanagh and
William Sullivan*

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

Peter Ravanagh and William Sullivan

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

The said *Peter Ravanagh and
William Sullivan, both* —

late of the *South* — Ward of the City of New York, in the County of
New York, aforesaid, on the *thirtieth* day of *May*, in the year of
our Lord one thousand eight hundred and eighty-*six*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *factory* of one

August Volder —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

August Volder, —

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

POOR QUALITY
ORIGINAL

00001

SECOND COUNT—

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

Eden Parsonage and William Sullivan
of the CRIME OF *Robt* LARCENY, — committed as follows :

The said *Eden Parsonage and William Sullivan, both* —

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

*Five items of the value of five
cents each,*

of the goods, chattels and personal property of one *August Volten,*

in the *habony* of the said *August Volten.* —

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

Charles A. Smith,
Attorney

0082

BOX:

222

FOLDER:

2179

DESCRIPTION:

Cayet, Louis

DATE:

06/11/86



2179

0083

BOX:

222

FOLDER:

2179

DESCRIPTION:

Grandgerard, Raoul

DATE:

06/11/86



2179

0004

73

Burgin in the Third Degree.
 [Sections 498, 506, 528, 532, 550]

45. General vs. draft
46. draft
47. General vs. draft
48. draft
49. General vs. draft
50. draft
51. General vs. draft
52. draft
53. General vs. draft
54. draft
55. General vs. draft
56. draft
57. General vs. draft
58. draft
59. General vs. draft
60. draft
61. General vs. draft
62. draft
63. General vs. draft
64. draft
65. General vs. draft
66. draft
67. General vs. draft
68. draft
69. General vs. draft
70. draft
71. General vs. draft
72. draft
73. General vs. draft
74. draft
75. General vs. draft
76. draft
77. General vs. draft
78. draft
79. General vs. draft
80. draft
81. General vs. draft
82. draft
83. General vs. draft
84. draft
85. General vs. draft
86. draft
87. General vs. draft
88. draft
89. General vs. draft
90. draft
91. General vs. draft
92. draft
93. General vs. draft
94. draft
95. General vs. draft
96. draft
97. General vs. draft
98. draft
99. General vs. draft
100. draft

RANDOLPH B. MARTINE,
District Attorney.
Dr. June 14/88
Perk filed Pl.
Each Pen 2 month.
A True Bill.
Lawrence McKee

POOR QUALITY
ORIGINAL

0085

Police Court 2 District.

City and County
of New York, } ss.

of No. 3rd West 13th Street, aged 38 years,

occupation Merchant being duly sworn

deposes and says, that the premises No. 3rd West 13th Street,

in the City and County aforesaid, the said being a Brick Building

on the 15th Ward of Saint City

and which was occupied by deponent as a Place of Business

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly Opening

of the door and carrying away the

same of said premises

on the 7th day of May, 1886 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

Four pieces of Muslin together

of the value of thirteen dollars -

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Louis Hayes and Robert Hammond

for the reasons following, to wit: from the fact that the

said Hayes and Hammond admitted

and confessed in deponent's presence

that he did so, company with

the said Hayes, forcibly open said

door and feloniously take and

carry away said property

that the said Hayes admitted

and confessed in deponent's

POOR QUALITY
ORIGINAL

0085

Exposée: That he did have said
property and paid to defendant
the tickets hereto attached which
represents the same property
Further says that he has seen the
property represented by the said
tickets and fully identifies it
as the property which had been
stolen and carried away
from defendant's premises as
aforesaid

Sporn & Hegner (Joseph Givori)
This 7th day of June 1886

W. A. Wade
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY
ORIGINAL

0087

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

3. District Police Court.

Louis Luyet

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 *Louis Luyet*

Question. How old are you?

Answer *23 Years -*

Question. Where were you born?

Answer *France -*

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

Answer *37 Bowery - 4 Weeks -*

Question. What is your business or profession?

Answer *Druggist*

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 having
the missing gun - I am innocent -*

L. Luyet

Taken before me this

day of *August* 188*8*

W. H. H. H. H.
Police Justice.

POOR QUALITY
ORIGINAL

0000

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question. What is your name?

Answer. *Caroul Grandjean*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *France*

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

Answer. *37 Bowery. 1 Month*

Question. What is your business or profession?

Answer. *Brook Keeper*

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

Answer. *I am not guilty*

R. Grandjean

Taken before me this

day of *March* 188*8*

W. J. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0089

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 30 - West 13 - District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Richard Morris
Aggravated Assault - Burglary
David Thompson

Dated June 7 1886
Magistrate
Precinct
Witnesses
No. 1, by _____
Residence _____
Street _____
No. 2, by _____
Residence _____
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

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

Louis Ayer & David Thompson
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 June 7 1886 Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 1886 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 _____ 1886 Police Justice.

POOR QUALITY
ORIGINAL

0090

New York 27 Nov

Ch. Cini

C'est une occasion pour
me mesurer avec mes amis pour de nouveaux projets.
Je n'ai pas hésité à commettre une nouvelle
bêtise pour me procurer de l'argent. Je
suis allé à la Chape et ai renouvelé la
même opération qui dernièrement il m'a
failli que demain à la première heure je quitte
N. Y. pour ne plus y revenir.

Si tu as l'occasion de m'en dire
quelques mots, tu peux lui faire part de ma lettre
con toutes les démarches qu'il faudrait faire
pour m'arrêter n'abandonnant rien, il
est inutile qu'il débourse de l'argent car
on n'a pas droit sur rien.

En tous cas dis lui que je ne veux rien
lui faire perdre, si je ne lui ai pas prêté
jusqu'ici. C'est que mes moyens ne me
le permettent pas. Tu le sais aussi bien que
moi à peine si j'avais assez pour me
suffire.

Maintenant que j'ai une fois

**POOR QUALITY
ORIGINAL**

0091

J' m'engagerai de lui envoyer chaque
semaine s'il est possible le ticket ainsi
que le montant.

F. H. L.
Lucien Grandjean

POOR QUALITY
ORIGINAL

0092

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Samuel Rought and
David Fyandagrand*

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

Samuel Rought and David Fyandagrand

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

The said

*Samuel Rought and David
Fyandagrand, both —*

late of the *5th* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventh* day of *May*, in the year of
our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *store* of one

Joseph Fyandagrand, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

Joseph Fyandagrand, —

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

POOR QUALITY
ORIGINAL

0093

SECOND COUNT—

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

Louis Ruyet and David Hengstler
of the CRIME OF *Robt* LARCENY,— committed as follows:

The said *Louis Ruyet and David Hengstler, both* —

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

*four pieces of munition of the
value of three dollars and
twenty five cents each piece,*

of the goods, chattels and personal property of one

in the

Lore of the said *Louis Ruyet and David Hengstler,* —

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

POOR QUALITY
ORIGINAL

0094

THIRD COUNT—

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

— Louis Rault —

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

The said

Louis Rault,

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

*four pieces of munition of the
value of three dollars and
twenty five cents each piece.*

of the goods, chattels and personal property of one

*Joseph Fignieris,
my one Grand Fignieris, and*

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

Joseph Fignieris, —

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

Louis Rault —

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.

RANDOLPH B. MARTINE,
District Attorney.

0095

BOX:

222

FOLDER:

2179

DESCRIPTION:

Clancy, John

DATE:

06/18/86



2179

POOR QUALITY
ORIGINAL

0096

Bill ordered
131

Counsel,
Filed 10 day of June 1886
Pleads,

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 529, — Pennl Code].

THE PEOPLE

vs.

John Clancy

H.P.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Samuel McKee

Quare 11th Foreman.

John G. Day
S. C. Office Sycara.

Witnesses:

POOR QUALITY
ORIGINAL

0097

Police Court— / District.

Affidavit—Larceny.

City and County } ss.
of New York, }

⁷³
Archie Conklin
of Wauseon Fulton Co Ohio Street, aged 19 years,
occupation Farmer being duly sworn

deposes and says, that on the 17 day of June 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the night time, the following property viz:

One silver watch of the value of
Twenty dollars

the property of William Conklin deponent's
Father

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Clancy (now here) and
two others whose names are unknown.

Deponent says that about the hour of 2
a. m. on said date ^{he} deponent was
standing in the corner of Hudson ^{and}
Beach Streets in said City when said
Clancy and said others came up to
him and stood around him. That
said Clancy and said others commenced
talking and asking questions and
immediately said Clancy bent
a portion of ^{the} a chain which was
attached to said watch and took
stole and carried away the same
from the pocket of the vest then and

POOR QUALITY
ORIGINAL

0098

man by deponent and ran away. That
deponent called out. Police several
times and ran after said Blaney
and deponent caught him and said
Blaney struck deponent a violent
blow on the head knocking him down.

That deponent got up and pursued
said Blaney and while in pursuit
said Blaney threw said watch away
in the street. That deponent picked
up said watch and officer Scanlon
continued in pursuit of said Blaney
and caught him and brought him
back to where deponent was, and
deponent identifies said Blaney as
the man that took store and carried
away said watch as aforesaid and
who assaulted thereafter

Archie B. Conklin

Sworn to before me

This 17th day of June 1886

Sam'l C. Murphy Police Justice

POOR QUALITY
ORIGINAL

0099

Sec. 198-209.

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question What is your name?

Answer

John Clancy

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer.

Philadelphia Pa

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

Answer.

No home

Question What is your business or profession?

Answer

Bar tender

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

Answer.

I have nothing to say at present

John Clancy

Taken before me this

day of

June 17
1886

Samuel C. [Signature] Police Justice.

POOR QUALITY
ORIGINAL

100

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

131
Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Archib. Conklin
vs. House of,
Detention

1 John Eleaney
2 _____
3 _____
4 _____

Offence Larceny from the
Person in the night
Time

Dated June 17 1886

Bo Reilly Magistrate.

Seandhu Officer.

5 Precinct.

Witnesses Ball & Seandhu

514 Precinct Police

No. _____ Street _____

No. _____ Street _____

\$ 2000 to answer

Commenced

Bill returned

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

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

Dated June 17 1886 Samuel C. Reilly Police Justice.

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

Dated _____ 1886 _____ 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 _____ 1886 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 10 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Plancy

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

John Plancy

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

The said

John Plancy

late of the First Ward 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-*five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one article of the value of twenty

dollars.

of the goods, chattels and personal property of one *William Rondalin,*
on the person of ~~the said~~ *one Andrie B. Rondalin,*
then and there being found, from the person of the said *Andrie B. Rondalin,*
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.

Randolph B. Martin,

District Attorney

0102

BOX:

222

FOLDER:

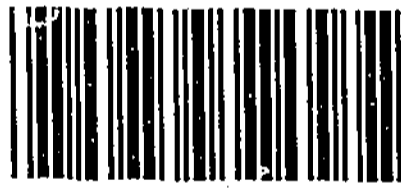
2179

DESCRIPTION:

Clark, William

DATE:

06/22/86



2179

POOR QUALITY
ORIGINAL

0103

192

Counsel,

Filed 22 day of June 1886

Pleads,

THE PEOPLE

vs.

R

William Clark

H.D.

Robbery, 2nd degree.
[Sections 224 and 225, Penal Code].

RANDOLPH B. MARTINE,

For the People District Attorney.

Wm. Clark

S.P. 7 1/2 years.

A True Bill.

Richard McKean

Foreman.

Witnesses:

POOR QUALITY
ORIGINAL

0104

Police Court—*First* District.

CITY AND COUNTY } ss
OF NEW YORK,

of No. *Stanford, Conn* Street, Aged *18* Years

Occupation *laborer* being duly sworn, deposes and says, that on the
18th day of *June* 188*6*, at the *6th* 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:

A muslin bag containing
Good and Lawful money of
the United States consisting
of silver and copper coins
of various denominations

of the value of *Four and 85/100* 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

William
Clark (now here) and two others
not arrested, for the reasons follow-
ing, to-wit:—at about the hour
of 11-30 O'Clock P.M. on the said
date, as deponent was coming
out through an alley-way at Jerm-
in *4th* Mulberry, he was seized
hold of and thrown down on the
ground, and while down the said
defendants did seize hold of
deponent and place one hand
upon his throat, and with the

day of *June* 188*6*

Deponent swears to this

188

Police Justice

POOR QUALITY ORIGINAL

0105

other did take said money from
deponents trousers pocket. When
deponents yelled "Murder."
the said defendants and the two
others ran away. Deponents followed
defendants and had him arrested
by Officer Clarkson, he Clarkson
did find the bag containing the
said money in defendants possession.
Deponents having seen the said bag
containing the said money and having
identified the same, charges the said
defendants with feloniously taking,
stealing, and carrying away the
aforesaid property with force and
violence, and against his will.

Sworn to before me }
this 19th day of June 1886 } John St. John

Samuel C. Bell

Police Justice. Dated 1886
guilty of the offense within mentioned, I order him to be discharged.
There being no sufficient cause to believe the within named
Dated 1886
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1886
of the City of New York, until he give such bail.
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
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

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
1	2
3	4
Dated 1886	
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
to answer General Sessions.	

POOR QUALITY
ORIGINAL

0106

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation

Edward Clarkson
Police Officer of No.

6th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John McMahon

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

Sworn to before me, this

day of

June 19
1886

Edward Clarkson

Samuel C. Bull
Police Justice.

POOR QUALITY
ORIGINAL

0107

Sec. 198—200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Clark being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is *h* right to make a statement in relation to the charge against *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 *h* waiver cannot be used against *him* on the trial.

Question What is your name?

Answer

William Clark

Question. How old are you?

Answer

23 years

Question. Where were you born?

Answer.

City -

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

Answer.

53 Bowry - 3 months

Question What is your business or profession?

Answer

Sailor

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

Answer.

I am not guilty
Wm Clark

Taken before me this

day of

June

188*6*

Samuel J. Kelly Police Justice.

POOR QUALITY
ORIGINAL

0108

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

THE PEOPLE, &c.,
IN THE COMPLAIN OF

Police Court _____ District. 887

James M. McManus
John J. Clark
James M. McManus
John J. Clark

Robbery

Dated June 19 1886

Magistrate.

Witnesses
James M. McManus
John J. Clark

No. _____
Street _____

to answer G. S.

Commitment

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 James M. McManus

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 19 1886 James M. McManus 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

0109

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, DISTRICT.

of No. 6th Avenue Street, aged 23 years,
occupation Police Officer being duly sworn deposes and says
that on the 19 day of June 1886
at the City of New York, in the County of New York.

John Mc Mahon (now John) is a ma-
terial witness for the People
against William Clark charging
him with Robbery. Said Complai-
ant having no residence in
said City, deponent prays
he may be committed to the
House of Detention for Victims
to appear at the trial of said
complainant.

Edward Clarkson

Sworn to before me this
of June 1886 day

David Mc Mahon Police Justice.

POOR QUALITY
ORIGINAL

0110

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Blada

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

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

The said William Blada,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the eighteenth day of June, - in the year of our Lord one thousand eight hundred and eighty-three, in the afternoon of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one John Mc Mahon, in the peace of the said People, then and there being, feloniously did make an assault, and

one murder bag of the value of one cent, and silver coins, of a number, kind and denomination to the said John Mc Mahon, of the value of four dollars and eighty five cents,

of the goods, chattels and personal property of the said John Mc Mahon, from the person of the said John Mc Mahon, against the will, and by violence to the person of the said John Mc Mahon, then and there violently and feloniously did rob, steal, take and carry away, (the said

William Blada then and there aided by an accomplice actually present, whose name is to the said John Mc Mahon,)

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.

Charles E. B. B. B.

Attorney

0111

BOX:

222

FOLDER:

2179

DESCRIPTION:

Cohen, Julius

DATE:

06/14/86



2179

POOR QUALITY
ORIGINAL

0112

94

Counsel,

Chaffin

Filed

14th day of June 1886

Pleads,

Nov 15

THE PEOPLE

vs.

B

Julius Cohen

RECEIVING STOLEN GOODS

[Section 550, Penal Code].

RANDOLPH B. MARTINE,

Pr District Attorney.

and accepted.

A True Bill.

Lawrence McKee

Foreman.

off from

Witnesses:

POOR QUALITY
ORIGINAL

0113

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Julius Bohner 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

Julius Bohner

Question. How old are you?

Answer

23 years

Question. Where were you born?

Answer.

Russia Poland

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

Answer.

16 Essex street four years

Question What is your business or profession?

Answer

4 pressman

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

Julius Bohner
uork

Taken before me this

day of

1886

Police Justice.

POOR QUALITY
ORIGINAL

0114

BAILED,
No. 1, by Barth Dubelone
Residence 35 Rue Slip
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Offence

Receiving
Stolen goods

Dated

188

No. 1, by

No. 2, by

No. 3, by

No. 4, by

No. 5, by

No. 6, by

No. 7, by

No. 8, by

No. 9, by

No. 10, by

No. 11, by

No. 12, by

No. 13, by

No. 14, by

No. 15, by

No. 16, by

No. 17, by

No. 18, by

No. 19, by

No. 20, by

No. 21, by

No. 22, by

No. 23, by

No. 24, by

No. 25, by

No. 26, by

No. 27, by

No. 28, by

No. 29, by

No. 30, by

No. 31, by

No. 32, by

No. 33, by

No. 34, by

No. 35, by

No. 36, by

No. 37, by

No. 38, by

No. 39, by

No. 40, by

No. 41, by

No. 42, by

No. 43, by

No. 44, by

No. 45, by

No. 46, by

No. 47, by

No. 48, by

No. 49, by

No. 50, by

No. 51, by

No. 52, by

No. 53, by

No. 54, by

No. 55, by

No. 56, by

No. 57, by

No. 58, by

No. 59, by

No. 60, by

No. 61, by

No. 62, by

No. 63, by

No. 64, by

No. 65, by

No. 66, by

No. 67, by

No. 68, by

No. 69, by

No. 70, by

No. 71, by

No. 72, by

No. 73, by

No. 74, by

No. 75, by

No. 76, by

No. 77, by

No. 78, by

No. 79, by

No. 80, by

No. 81, by

No. 82, by

No. 83, by

No. 84, by

No. 85, by

No. 86, by

No. 87, by

No. 88, by

No. 89, by

No. 90, by

No. 91, by

No. 92, by

No. 93, by

No. 94, by

No. 95, by

No. 96, by

No. 97, by

No. 98, by

No. 99, by

No. 100, by

No. 101, by

No. 102, by

No. 103, by

No. 104, by

No. 105, by

No. 106, by

No. 107, by

No. 108, by

No. 109, by

No. 110, by

No. 111, by

No. 112, by

No. 113, by

No. 114, by

No. 115, by

No. 116, by

No. 117, by

No. 118, by

No. 119, by

No. 120, by

No. 121, by

No. 122, by

No. 123, by

No. 124, by

No. 125, by

No. 126, by

No. 127, by

No. 128, by

No. 129, by

No. 130, by

No. 131, by

No. 132, by

No. 133, by

No. 134, by

No. 135, by

No. 136, by

No. 137, by

No. 138, by

No. 139, by

No. 140, by

No. 141, by

No. 142, by

No. 143, by

No. 144, by

No. 145, by

No. 146, by

No. 147, by

No. 148, by

No. 149, by

No. 150, by

No. 151, by

No. 152, by

No. 153, by

No. 154, by

No. 155, by

No. 156, by

No. 157, by

No. 158, by

No. 159, by

No. 160, by

No. 161, by

No. 162, by

No. 163, by

No. 164, by

No. 165, by

No. 166, by

No. 167, by

No. 168, by

No. 169, by

No. 170, by

No. 171, by

No. 172, by

No. 173, by

No. 174, by

No. 175, by

No. 176, by

No. 177, by

No. 178, by

No. 179, by

No. 180, by

No. 181, by

No. 182, by

No. 183, by

No. 184, by

No. 185, by

No. 186, by

No. 187, by

No. 188, by

No. 189, by

No. 190, by

No. 191, by

No. 192, by

No. 193, by

No. 194, by

No. 195, by

No. 196, by

No. 197, by

No. 198, by

No. 199, by

No. 200, by

No. 201, by

No. 202, by

No. 203, by

No. 204, by

No. 205, by

No. 206, by

No. 207, by

No. 208, by

No. 209, by

No. 210, by

No. 211, by

No. 212, by

No. 213, by

No. 214, by

No. 215, by

No. 216, by

No. 217, by

No. 218, by

No. 219, by

No. 220, by

No. 221, by

No. 222, by

No. 223, by

No. 224, by

No. 225, by

No. 226, by

No. 227, by

No. 228, by

No. 229, by

No. 230, by

No. 231, by

No. 232, by

No. 233, by

No. 234, by

No. 235, by

No. 236, by

No. 237, by

No. 238, by

No. 239, by

No. 240, by

No. 241, by

No. 242, by

No. 243, by

No. 244, by

No. 245, by

No. 246, by

No. 247, by

No. 248, by

No. 249, by

No. 250, by

No. 251, by

No. 252, by

No. 253, by

No. 254, by

No. 255, by

No. 256, by

No. 257, by

No. 258, by

No. 259, by

No. 260, by

No. 261, by

No. 262, by

No. 263, by

No. 264, by

No. 265, by

No. 266, by

No. 267, by

No. 268, by

No. 269, by

No. 270, by

No. 271, by

No. 272, by

No. 273, by

No. 274, by

No. 275, by

No. 276, by

No. 277, by

No. 278, by

No. 279, by

No. 280, by

No. 281, by

No. 282, by

No. 283, by

No. 284, by

No. 285, by

No. 286, by

No. 287, by

No. 288, by

No. 289, by

No. 290, by

No. 291, by

No. 292, by

No. 293, by

No. 294, by

No. 295, by

No. 296, by

No. 297, by

No. 298, by

No. 299, by

No. 300, by

POOR QUALITY
ORIGINAL

0115

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

POLICE COURT, 3 DISTRICT.

of No. 528 Grand Street, being duly sworn, deposes and says,

that on the first day of June 1888
and at divers times prior to that date John
at the City of New York, in the County of New York, Julius feloniously

Now present did unlawfully and
Receive and take into his possession
Several pairs of shoes and gaiters
from the Harry Harris for a
certain consideration in money far
below their actual value that
he the defendant well knew at the
time of the purchase of said property
that the same was stolen from deponent
that said Harris informs deponent that he did
steal & carry away said property from deponent
and sold it to the defendant and told him he obtained it
from Harris in 1888

Sworn to before me, this 1st day of June 1888
of John
John
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

aged 15 years, occupation Labourer of No. 44 Essex Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Max Perenstein

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

Sworn to before me, this 1st day of June 1888

Harry Harris

John
Police Justice.

POOR QUALITY
ORIGINAL

0116

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Julius Roth

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

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

The said *Julius Roth*.

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *first* day of *June*, in the year of our Lord one thousand eight
hundred and eighty-*ten*, at the Ward, City and County aforesaid, with force and arms,

*three pairs of shoes of the
value of four dollars each
pair, and three pairs of
gaiters of the value of four
dollars each pair,*

of the goods, chattels and personal property of one *Max Benveniste,*

Myron Harry Harris and —

by — certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said

Max Benveniste, —

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

Julius Roth —

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.

RANDOLPH B. MARTINE,
District Attorney.

0117

BOX:

222

FOLDER:

2179

DESCRIPTION:

Collins, John

DATE:

06/03/86



2179

0118

BOX:

222

FOLDER:

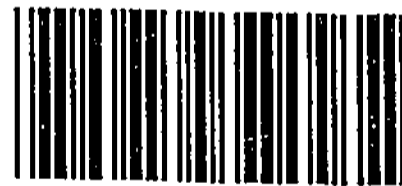
2179

DESCRIPTION:

Collins, Daniel

DATE:

06/03/86



2179

0119

BOX:

222

FOLDER:

2179

DESCRIPTION:

McGlone, James

DATE:

06/03/86



2179

0120

BOX:

222

FOLDER:

2179

DESCRIPTION:

Talbot, Richard

DATE:

06/03/86



2179

POOR QUALITY
ORIGINAL

0121

367-
Counsel,
Filed 3 June 1886
Pleads, (copy) (4)
H. J. H. H. H.

216 of THE PEOPLE
305 - by
308 - by
vs.
John Collins
Daniel Collins
James McElroy
Richard Talbot
[Sections 498, 506, 528 and 531, 532]
Burglary in the Third Degree

RANDOLPH B. MARTINE,
District Attorney.
#1 & #4 June 11, 1886
each Plead Burg. 3d & 4th

A True Bill.
213 Court now submitted
June 11/86
William H. Carpenter

Ordered to Court of Over
and Foreman for Trial
June 11, 1886 June 9, 1886
Indulged John Collins
and Richard Talbot each
to 5 years & 60¢

POOR QUALITY
ORIGINAL

0122

Police Court— H District.

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

Anna Gillesheimer
of No. 1300 - 2^d Avenue Street, aged 23 years,

occupation Housekeeper being duly sworn

deposes and says, that the premises No. 1300 - 2^d Avenue Street, 19th Ward
in the City and County aforesaid the said being a Brick Building

and which was occupied by deponent as a Dwelling House
and in which there was at the time a human being, by name

Brooke and
were BURGLARIOUSLY entered by means of forcibly breaking open
the door of deponent's apartments on the
top floor of said premises, at about the
hour of 1 1/2 o'clock P. M.

on the 25th day of May 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two over-Coats, three inside Coats, five
pair of pants, five vests, one shawl
and three pairs of suspenders, in all of
the value of One hundred and eighty
five dollars, the property of deponent
father and others, and being in the
Care and charge of deponent

~~the property of~~

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

James M. Glone, Daniel Collins,

John Collins and Richard Fittok

all here present
for the reasons following, to wit:

That at about the hour
of 1 1/2 o'clock P. M. of said day deponent
closed and secured said apartments
and said property was then contained
therein. That when deponent returned
to said apartments, about 5 1/2 o'clock P. M.,
deponent discovered that the door had
been broken open and that said
property had been stolen and carried

POOR QUALITY
ORIGINAL

0123

Away from said apartments. That defendant is now here informed by Officer Cuff that he, said Officer, found said stolen property in a room in premises 793 2^d Avenue, and that all of said defendants were then within said rooms and in possession of said property. That defendant has seen the property so found in the possession of said defendants and identifies the same as being the stolen property aforesaid.

Signed & begun me the { Anna Gillesheimer
27th day of May 1886

J. D. Patterson Police Justice

Dated 1886 Police Justice.

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

Dated 1886 Police Justice.

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

Dated 1886 Police Justice.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1
2
3
4

Dated

1886

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0124

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation John J. Croff
Police officer of No

19th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mina Gillesheimer

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

knowledge. That deponent further says he found in the
possession of said defendant a steel jimmy and
three pick locks, Chas. Rev. and two loaded pistols

Sworn to before me, this 27th

day of May 188 6

John J. Croff

Police Justice.

POOR QUALITY
ORIGINAL

0125

Sec. 198-200.

 District Police Court.

CITY AND COUNTY
OF NEW YORK, ^{ss}

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

Question. What is your name?

Answer.

James M. Glone

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Brooklyn

Question. What is your business or profession?

Answer.

Steam Fitter

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 an Examination
James M. Glone

Taken before me this

day of

May

1886

Police Justice.

POOR QUALITY
ORIGINAL

0126

Sec. 198-200.

2/ District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer.

James M. Glone

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Brooklyn N.Y.

Question. What is your business or profession?

Answer.

Stam Litter

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
demanded an Examination
James M. Glone

Taken before me this

day of

1886

Police Justice.

POOR QUALITY
ORIGINAL

0127

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer.

Daniel Collins

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

35 E 10 St 12 months

Question. What is your business or profession?

Answer.

Plasterer

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 an Examination

Daniel Collins

Taken before me this

day of

May

27

188*8*

Police Justice.

POOR QUALITY
ORIGINAL

0128

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
and demand an examination
John Collins

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0 129

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Richard Talbot 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 to see fit to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Richard Talbot

Taken before me this

day of

188

J. M. Putnam
Police Justice.

0130

[illegible]

Dated 11 May 7 1886 J. O. Hutchinson Police Justice.

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

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0131

Police Department of the City of New York,

Precinct No. 21st

New York, September 20th 1882

To the Hon
District Attorney Regnier
Sir

James. Mc Glin who was convicted on the
18th Inst. for the charge of Attempted Burglary
on the Premises of Agnes. Matteson 526 E. Ave
was an associate of a gang of thieves who made
their headquarters in 36th Street Between 1st & 2nd Aves.
I have received information since the trial that
he was arrested on the 24th of August 1880. by Officer
Mc Gowen now of the 19th Precinct for picking the
Pocket of a Lady at the landing of the Bridgeport Boat
33rd Street and the East River and that sentence
was suspended. By Judge Cowing Sept. 13th
1880. P. S. he was arrested under the name
of James. Mc Gowen. he was then residing at
350. E. 33rd Street.

**POOR QUALITY
ORIGINAL**

0132

Officer

Charles Lott

21st Precinct

POOR QUALITY
ORIGINAL

0133

Police Department of the City of New York,

Precinct No. 21

New York, June 1st 1880

Sept 1st 1882, 6 P.M.

James M. Glone 15. W. N. S
Name S. Yes 325 E 29th St
Arrested by Officer Charles Lott

Charge Burglary. Complainant
Agnes Mattison 526. 3rd Ave

Circumstances. Forced open the rear
window of the complainant's store
526. 3rd Ave was discovered in
the act and escaped but
was subsequently arrested

Compt^r \$1000 to answer just lower 1st
Dist Court Sept 2nd 1882

Sent to State Prison 2 1/2 Yrs
Sept 20th 1882 by Recorder
Smith in court of fine sessions

James McGloin

Ind. Sept 8, 1882 -

POOR QUALITY
ORIGINAL

0134

Police Department of the City of New York,

Precinct No. 21

New York, June 1st 1886

April 9th 1882, 11 a M
James Collins 19, White M &
Wine Single 329, & 32d St
Charge Burglary

Complainant
Ann Reilly 531, 3d Ave
Circumstances. Forced an entrance
into complainant's Apartments
and stole One Overcoat and
One Silver Watch
Count W. C. Baile Just Morgan Apr 10, 82
Indicted April 14, 1882
Pleaded Guilty April 25, 82
In G. Sessions and sentenced
to 2 years States Prison
Judge Leving

Officer Charles Lott

James Collins + / Ind. April 12, 1882
Geo. Gibson

POOR QUALITY
ORIGINAL

0135

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 Rodman, Daniel
Rodman, James McFhone
and Richard T. Ballot*

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

*John Rodman, Daniel Rodman, James
McFhone and Richard T. Ballot —*

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

The said *John Rodman, Daniel Rodman,*

James McFhone and Richard T. Ballot, all

late of the *Wards* Ward of the City of New York, in the County of
New York, aforesaid, on the *Twenty-fifth* day of *May* — in the year of
our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *dwellin*g house of one

John F. Fiedlerman, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to
wit: with intent, the goods, chattels and personal property of the said

John F. Fiedlerman, —

in the said *dwellin*g house, then and there being, then and there feloniously and burglariously
to steal, take and carry away, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York, and their dignity.

POOR QUALITY
ORIGINAL

0136

SECOND COUNT—

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

*John Rollins, Daniel Rollins, James
McKone and Andrew Tabbot* —

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

The said *John Rollins, Daniel Rollins, James
McKone and Andrew Tabbot*, all

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

one overcoat of the value of twenty
dollars, one coat of the value of fifteen
dollars, one pair of trousers of the value
of seven dollars, one pair of suspenders of
the value of one dollar, and one vest of the
value of four dollars, of the goods, chattels
and personal property of one *Thomas Hyman*,
one overcoat of the value of twenty dollars,
one coat of the value of fifteen dollars, one
pair of trousers of the value of seven
dollars, one pair of suspenders of the value
of one dollar, and one vest of the value of
four dollars, of the goods, chattels and
personal property of one *Frederick Hyman*,
one coat of the value of fifteen dollars, two
pairs of trousers of the value of seven
dollars each pair, one pair of suspenders of
the value of one dollar, and *three* vests of the
value of four dollars ^{each}, of the goods, chattels
and personal property of one *John Fidlerheimer*,
one pair of trousers of the value of
seven dollars, —

of the goods, chattels and personal property of one *Nicola Fidlerheimer*,
and one shirt of the value of ten dollars,
of the goods, chattels and personal property
of one *Anna Fidlerheimer*,
in the dwelling house of the said *John Fidlerheimer*, —

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

POOR QUALITY
ORIGINAL

0137

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Collins, Daniel Collins, James McFane and Richard Tattot* — of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John Collins, Daniel Collins, James McFane and Richard Tattot*, all late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, one overcoat of the value of twenty dollars, one coat of the value of fifteen dollars, one pair of trousers of the value of seven dollars, one pair of suspenders of the value of one dollar, and one vest of the value of four dollars, of the goods, chattels and personal property of one *Thomas Rimmer*, one overcoat of the value of twenty dollars, one coat of the value of fifteen dollars, one pair of trousers of the value of seven dollars, one pair of suspenders of the value of one dollar, and one vest of the value of four dollars, of the goods, chattels and personal property of one *Madison Rimmer*, one coat of the value of fifteen dollars, two pairs of trousers of the value of seven dollars each pair, one pair of suspenders of the value of one dollar, and three vests of the value of four dollars each, of the goods, chattels and personal property of one *John Fiddleheimer*, one pair of trousers of the value of seven dollars, of the goods, chattels and personal property of one *Nicola Fiddleheimer*, one shirt of the value of ten dollars, of the goods, chattels and personal property of one *Anna Fiddleheimer*, —

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Thomas Rimmer, Madison Rimmer, John Fiddleheimer, Nicola Fiddleheimer and Anna Fiddleheimer*, unlawfully and unjustly, did feloniously receive and have; the said *John Collins, Daniel Collins, James McFane, and Richard Tattot* — 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.

RANDOLPH B. MARTINE,
District Attorney.

0138

BOX:

222

FOLDER:

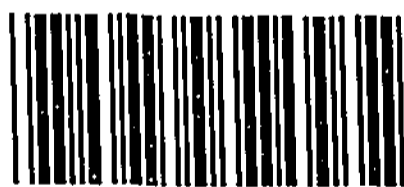
2179

DESCRIPTION:

Collum, Thomas

DATE:

06/03/86



2179

POOR QUALITY
ORIGINAL

0139

Witnesses:

Off. Chas. W. M. M. M.

Central Office

Thomas Collum

Complete
Recommend's clerning
green-and-states, that it
merent that it is impossible
for him to collect testimony
to convict from my ex
amination of this case
I doubt if a conviction
could be had, and I
recommend that within
indictment be dismissed
and that trial be dropped
May 6, 1887
Randolph B. Martine
Dist. Atty.

391
May 5th '87

Counsel, *all*

Filed *3* day of *June* 188*6*

Pleads *Not guilty*

THE PEOPLE

vs.

B

Thomas Collum

Grand Larceny

RANDOLPH B. MARTINE,

District Attorney.

Off. Apr. 87

A True Bill.

Wm. H. Parsons

John W. M. M. M.

John W. M. M. M.

John W. M. M. M.

John W. M. M. M.

John W. M. M. M.

POOR QUALITY
ORIGINAL

0140

Police Court—2nd District.

Affidavit—Larceny.

City and County } ss.
of New York, }

of No. 264 5th Avenue Street, aged 35 years,

occupation Cotton Broker being duly sworn

deposes and says, that on the 15th day of September 1882 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One trunk containing various apparel
one Silk Suit, of the value of Seven
hundred dollars 24. Pictures of the
value of fifteen hundred dollars
and two dozen shirts of the value of
one hundred & eighty dollars
said property being in all of the
value twenty three hundred & eighty
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 Thomas Cullen

from the fact that on or about the 15th day
of June 1882, deponent left said property
in care & charge of said defendant who
was at that time the janitor of Knicker
Bocker Hotel on the South west corner
of 14th Street & 5th Avenue to care for
deponent. That on or about the 10th
day of September 1882, deponent returned
to this City and was then informed
by James Cullen, the brother of said
defendant, that said Thomas had
run away and that he had stolen
deponent's property. That deponent found
a portion of said property pawned in

Subscribed to by deponent, this

1882

Police Justice

0141

Defendant prays that said
defendant may be arrested
and death with us the law
directs -

Sworn to before me
this 25th day of Aug 1886
Stimmel Sondheing
Police Justice

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

Dated _____ 188 _____
Police Justice.

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

Dated _____ 188 _____
Police Justice.

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

Dated _____ 188 _____
Police Justice.

N Police Court, 2. District,
THE PEOPLE, &c.,
on the complaint of
Samuel Anderson
Homas Cullen
1 _____
2 _____
3 _____
4 _____
Date: May 25 - 1889
Whiffey Magistrate.
Wendellary Pop Officer.
Clerk.
Witnesses, _____ Street,
No. _____
Edw. J. Black Spect,
May 30 1889
Street,
No. _____ to answer _____ Sessions.
Of the force
May 27 3pm
" 28 3pm
" 29 3pm

POOR QUALITY
ORIGINAL

0142

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Thomas Collum 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 Collum

Question. How old are you?

Answer 46 years

Question. Where were you born?

Answer Ireland

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

Answer 308 East 34th Street and about 6 months

Question What is your business or profession?

Answer Conductor

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. The Pictures were left in my keeping, and when I left my position as Janitor of the Thackerbocker flat. I put them in storage in Weiners Store room 33rd Street near 6th Avenue at the same time I left my own furniture there, ~~the trunk~~ upon which I obtained a loan. The trunk and its contents had been given to me by Mr. Soudheim in part payment of services rendered and being in need of money I pledged them with Mr. Stech. I have been a Conductor on the 4th Avenue Cars and have met Mr. Soudheim frequently and collected his fare.
Thomas Collum

Taken before me this

day of

Police Justice.

POOR QUALITY
ORIGINAL

0143

Sec. 151.

2.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Samuel Bonachera

of No. 264 5th Avenue Street, that on the 1st day of September 1888 at the City of New York, in the County of New York, the following article to wit :

one trunk, containing wearing apparel, and one sign
quilt, 27 Pictures, and two dozen shirts
in all

of the value of Twenty three hundred & eighty Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Thomas Cullen

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 1st day of September 1888

POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

Police Justice.

This Warrant may be executed on Sunday or at night.

Dated

188

Officer.

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

Officer

Magistrate

Dated

188

POOR QUALITY
ORIGINAL

0144

BAILED
No. 1, by John D. Sweeney
Residence 240 East 130th Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court 2nd District. 759

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Steinhorn
264 - 5 Ave

James Sullivan

1
2
3
4
Offence Grand Larceny

Dated May 24 1886

W. J. Murphy Magistrate

John J. Murphy Officer

Julius Steck Precinct

John J. Murphy Witness

No. _____ Street

No. _____ Street

No. _____ Street

to answer G. S.

It appears from the affidavits and depositions that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

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

Dated May 24 1886 P. H. Puffer Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 1886 _____ 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 _____ 1886 _____ Police Justice.

POOR QUALITY
ORIGINAL

0145

Sondheim Brothers,
Cotton Brokers,
70 & 72 Broad St

New York, March 6 1887

Dear Abe

Will you oblige me
& see the Judge in the Coeur
Case & have it dismissed as I
think he has been furnished
enough & am afraid that I
could not get ^{all} the witnesses together
now & by doing so oblige

Yours truly
Sam Friedman

POOR QUALITY
ORIGINAL

0146

PART III.

THE COURT ROOM IS IN THE THIRD STORY.

If this Subpoena is disobeyed, an attachment will immediately issue
Bring this Subpoena with you, and give it to the Officer at the Court Room
Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York

To

of No.

Samuel Sodheim
264 - 5 Ave Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the *16* day of *March* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Thos. Bullen
in a case of Felony, whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *March*, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney*

POOR QUALITY
ORIGINAL

0147

PART III.

THE COURT ROOM IS IN THE THIRD STORY.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room Door that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Samuel Sotheim

of No. 264 5th Ave Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the County Court House, in the Park of the said City, on the 5th day of May instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Thomas Bullman

in a case of Felony, whereof *he stunds* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of

, in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney.*

POOR QUALITY
ORIGINAL

0148

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Thomas Collum Grand Larceny.

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The complaint herein was made by me against the defendant over 3 years after the property was taken.

At present it is impossible for me to collect testimony on which a conviction would ensue.

Besides this the defendant Thomas Collum is now in reputable

employment and I feel the interest of justice will be much better subserved at this time by his discharge from the charges preferred by me against him.

Garnett Gardner

POOR QUALITY
ORIGINAL

0149

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 Rodman

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

Thomas Rodman

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

The said Thomas Rodman,

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

one bundle of the value of twenty
dollars, one roll of the value
of seven hundred dollars, twenty
seven pictures of the value of sixty
dollars each, twenty four shirts
of the value of five dollars each,
and divers articles of clothing and
wearing apparel, of a number and
description to the Grand Jury aforesaid
unknown, of the value of five hundred dollars,
of the goods, chattels and personal property of one Samuel Sandheim,

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.

Handwritten signature, possibly "Handwritten Signature,"

Handwritten signature, possibly "Handwritten Signature,"

0150

BOX:

222

FOLDER:

2179

DESCRIPTION:

Conlan, David

DATE:

06/01/86



2179

POOR QUALITY
ORIGINAL

0151

Counsel, _____
Filed 1 day of June 1886
Pleads _____

THE PEOPLE
vs. _____
David Conlan
[Sections 628, 632, Pennl Code.]
PETIT LARCENY.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Tested for Kennedy

Foreman.
Conlan

*unpleaded. at 11:15
John B. Jones on another
indictment June 5-1886*

Witnesses:

Fredrick Eickhoff

Arthur Grace

for G. S.

POOR QUALITY
ORIGINAL

0152

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Frederick Eickhoff

of No. 102 Broad Street, aged 22 years,
occupation Clerk being duly sworn

deposes and says, that on the 24 day of May 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

One wooden box containing twenty

pounds of ~~sa~~ Corn Starch of

the value of One dollar and

fifty cents.

\$1 ⁵⁰/₁₀₀

the property of Alfred G. Luderus in the care ^{and}
Charge 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 David Carlan (now here)

Deponent says that he saw said Carlan
coming out of premises No 48 Pearl
Street in said City, with a bag in
his possession. That deponent followed
said Carlan and saw said him
sell said property to a man in
South Street and Officer Daly came
along and deponent asked him to
take said Carlan in custody

Frederick A. Eickhoff

Sworn to before me, this 26 day
of May 1886

David W. Kelly Police Justice.

POOR QUALITY
ORIGINAL

0153

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer.

David Conlan

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

New York

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

Answer.

41 Hamilton St 7 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I have nothing to say about
it I demand a trial by jury

his

David X Conlan
mark

Taken before me this

26

day of

May

188

6

David C. Kelly Justice.

POOR QUALITY
ORIGINAL

0154

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

Police Court / District.

737

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Eckhoff
102 Grand

David Carlton



Offence

Larceny

Dated May 26 1886

Magistrate.

Officer.

Precinct.

Witnesses

James C Daly
for Frederick

No. _____
Street _____

No. _____
Street _____

\$ 500 to answer

EB

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 Dyondant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 5 Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 26 1886 Samuel C. Kelly 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

0155

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

David Randan

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

— David Randan —

of the CRIME OF PETIT LARCENY, committed as follows:

The said David Randan,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty fourth~~ day of ~~May~~ — in the year of our Lord
one thousand eight hundred and eighty- ~~six~~ —, at the Ward, City and County
aforesaid, with force and arms,

one box of corn brand. of the value

of one dollar and fifty cents, and

twenty pounds of corn brand of

the value of eight cents each pound

of the goods, chattels and personal property of one

William H. Sanders, —

then and there being found, then and there unlawfully 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.

Charles J. Martin,
District Attorney

0156

BOX:

222

FOLDER:

2179

DESCRIPTION:

Conlan, David

DATE:

06/03/86



2179

0157

BOX:

222

FOLDER:

2179

DESCRIPTION:

Behan, John

DATE:

06/03/86



2179

0150

Ans. C. Hartung

per day 10.881

performed day of Sept

pleads, with a

THE PEOPLE

215

David Conlan

20

John Behan

No. 2 - Court Key Court - April 25, 1877
 RANDOLPH B. MARTINE,

Not Subscribed to
District Attorney.

Indic. June 4/86 P.V.

P. 2 class
Z. 2. ~~6th~~ May 4/87

A True Bill. Transformed by Concord.

Very truly,
to the Special Session

W. L. Van Veenhuizen

from the Central

Foreman

Wm. L. Hall -

On Monday 27th 1882

4

POOR QUALITY
ORIGINAL

0159

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Randan and
John Bedman

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

David Randan and John Bedman

of the CRIME OF PETIT LARCENY, committed as follows:

The said David Randan and John
Bedman, both —

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~Twenty-fifth~~ day of ~~April~~, — in the year of our Lord
one thousand eight hundred and eighty-~~six~~ —, at the Ward, City and County
aforesaid, with force and arms,

one show case of the value of
fifteen dollars.

of the goods, chattels and personal property of one

Carl R. Hartung. —

then and there being found, then and there unlawfully 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**

0150

SECOND COUNT—

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

John Bedan —

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

The said *John Bedan*.

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

one show case of the value

of fifteen dollars.

of the goods, chattels and personal property of one

*Paul R. Martine, of one
David London and certain other*

~~by certain~~ persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said

Paul R. Martine —

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

John Bedan —

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

RANDOLPH B. MARTINE,

District Attorney.

0161

BOX:

222

FOLDER:

2179

DESCRIPTION:

Conlan, Michael

DATE:

06/11/86



2179

POOR QUALITY
ORIGINAL

0162

80

Counsel, *the*
Filed *11* day of *June* 188*6*.
Pleads *Not Guilty*

THE PEOPLE

ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code).

vs. *R*

Michael Conlan
20.3.14
4.2.14

RANDOLPH B. MARTINE,
Dr. New York District Attorney.
And reached Court 10.15.
Pen one of part
A True Bill,
Lawrence McKee

Foreman.

WV
June 28, 1886

Witnesses:

POOR QUALITY
ORIGINAL

0163

Police Court—4 District.

City and County } ss.:
of New York,

of No. 244 1/2 East 14th Street, aged 19 years,
occupation Printer

deposes and says, that on the 3d day of May 1888 being duly sworn
at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael Conlon
(now dead) who cut deponent on his
face with a knife then and
then held in the hands of said
Conlon

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 4 day
of June 1888

John P. Huerth
Police Justice.

POOR QUALITY
ORIGINAL

0164

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK.

✓ District Police Court.

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

Question. What is your name?

Answer. Michael Conlan

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. MA

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

Answer. 430 E 14. 7 years

Question. What is your business or profession?

Answer. Rabber

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 Conlan
mark

Taken before me this

day of

189

Police Justice.

POOR QUALITY
ORIGINAL

0 165

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Smith
440 East 14th St
Michael L. Smith

1 _____
2 _____
3 _____
4 _____

Office

Dated

188

Magistrate

Officer

Witnesses

No. _____

Street

No. _____

Street

No. _____

Street

No. _____

to answer

34 June 9 1888 J. P. Smith

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

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

Dated June 4 1888 John J. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0166

STENOGRAPHERS' MINUTES.

Court's General Session - 2.

The People vs.
Criminal Court, District
for assault in the 1st degree

BEFORE

John H. P. Corning
Clerk

January 28th 1886

WITNESSES.

DIRECT. CROSS. RE-DIRECT. RE-CROSS.

POOR QUALITY
ORIGINAL

0167

1

Court of General Sessions, Part 2.

THE PEOPLE &c.

-against-

Michael Conlin, Indicted for
Assault in the First Degree.

: Before Hon. Rufus B.
: Cowing and a Jury.
:

Tried June 28th 1886.

A P P E A R A N C E S.

Assistant District Attorney Davis, for the People;
Mr. Brady, for the defence.

-----000-----

JOHN MURTHA, the complainant, being duly sworn, testified that he lived at 440 East 14th Street, and was a printer by trade. On the 30th of May, 1886, he was in a saloon on the south east corner of Thirteenth Street and Third Avenue, owned by Carrol Bros., when Conlin came over and asked him to treat. He, the complainant, had no more money and he told Conlin so. He went out, and walked up as far as Fourteenth Street and Third Avenue, and they separated. At 16th Street and Third Avenue, a few minutes

POOR QUALITY
ORIGINAL

0 158

2

later, he said to two men, named Burns and McKeon, "Are you with Murtha;" they said they were, and he said, "I am going to lick him." They said that he, the complainant, had done no harm to him; then the defendant pulled out a knife and stabbed him, the complainant, in the left breast, and on the left side of the face. It was about twenty minutes to 1 o'clock in the morning. He gave the defendant no provocation, did not offer to strike him.

-----000)-----

Under cross examination the complainant testified that he worked for John J. Little and Co~~x~~ in Astor Place.

He was not drunk. He did not show the defendant a knife early in the evening, and tell him he was going to cut the heart out of somebody. He had a knife that night but he gave it to the man it belonged to.

-----000)-----

Officer CHARLES J. WADE, of the 18th Precinct,^{ec} being duly sworn, testified that he arrested the defendant on the 4th of June, between Avenue A and 17th Street, on the morning of the 30th of May. The complainant was brought into the station house horribly cut and made a complaint

**POOR QUALITY
ORIGINAL**

0169

3

against the defendant. The defendant said that he was innocent. He found a small pocket knife in the pocket of the complainant. The complainant was perfectly sober at the time he made the complaint

-----000-----

For the defence, Michael Conlin testified that he was a pedlar. He went home directly after the trouble and was there every night thereafter. He never was charged with any offence before. The complainant had lived for several years with a young girl named Rosa Nolan.

She had a habit of speaking to him, the defendant, and the complainant did not like it. He met the complainant on the night in question and he was quite drunk and had the top of his hat cut up and said he had been fighting. He kicked his hat into the gutter and drew the knife out of his pocket. He said, "I will kill the son of a bitch - I will cut his heart out." Rosa Nolan took him into a hat store, and brought him a new hat. He, the defendant, was eating an apple, and the complainant rushed up to him and grabbed him and opened his knife, with his teeth. He, the complainant, jabbed him with the knife and went home.

-----000-----

**POOR QUALITY
ORIGINAL**

0170

Ind. filed June 11/86

County General

The People of

Michael L. L. L.
Assault

STENOGRAPHERS' TRANSCRIPT.

June 1886.

POOR QUALITY
ORIGINAL

0171

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 Rodan

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

Michael Rodan

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

The said *Michael Rodan*.

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force of arms, at the City and County aforesaid, in and upon the body of one *John S. Smith*, in the peace of the said People then and there being, feloniously did make an assault and *in* the said *John S. Smith*, with a certain *knife*

which the said *Michael Rodan* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent *in* the said *John S. Smith*, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Michael Rodan

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

The said *Michael Rodan*.

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 one *John S. Smith*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and *in* the said *John S. Smith*, with a certain *knife*

which *he* the said *Michael Rodan* in *his* right hand then and there had and held, the same being a *instrument* likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

Randolph Bernieris,
District Attorney