

0009

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cabello, Guiseppe

**DATE:**

09/07/93



4849

Witnesses:

Counsel,

Filed

Plends,

THE PEOPLE

RAPE (1st and 2d Degree)  
(Sections 275, 276 and 277, Penal Code.)

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Geo. Bloomington*

Foreman.

Part 3. October 10/93.  
Tried and convicted  
Rape 2d degree (1st degree)  
Rape 2d degree (1st degree)  
#31

OK 24  
S.P. 7 M. 2nd  
Nov 1/93

*Giuseppe Cabello*

*11/12/93  
1st degree  
2d degree*

*1893*  
*May 11/93*  
*11/12/93*

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

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

New York, September 6<sup>th</sup> 1893.

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

*The People  
against  
Giuseppe Cabello*

*Notice of Prosecution.*

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

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

*I have the honor to remain, with great respect,*

*Elbridge T. Gerry,  
President, &c.*

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

NOTICE OF PROSECUTION  
BY THE SOCIETY.

ELBRIDGE T. GERRY,  
President, &c.



365 Lexington Avenue.

Aug 15<sup>th</sup> 93

Hon Edwdo J. Gerry,  
President of the Society  
for the Prevention of Cruelty to  
Children,

Dear Sir:—

I have this day  
examined the person of  
Rosie Rosner, aged 8 years,  
of 62 Attorney St., and find  
there has been complete and  
recent penetration of her  
genital organs by some  
blunt object.

Respectfully

J. W. Mrs Gibbons.  
Exam Phys

3<sup>d</sup> District Police Court.

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

Hugo Schuster

of Number 297 - 4<sup>th</sup> Avenue being duly sworn,  
he has just reason to believe and does believe that  
deposes and says, that on the 15<sup>th</sup> day of August 1893, at the  
City of New York, in the County of New York, ~~At the premises known~~

as North East corner of Bridge and Grand  
street in said City of New York, there  
Joseph Cabello, now here, did willfully  
and feloniously perpetrate an act of  
sexual intercourse with a certain female,  
now here, called Rosina Rosner, said fe-  
male being then and there actually and  
apparently under the age of sixteen  
years, to wit of the age of seven  
years, not being his wife - in vi-  
olation of Section 278 of the Penal  
Code of the State of New York.

Wherefore the complainant prays that the said

Joseph Cabello

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 16<sup>th</sup>  
day of August 1893

Hugo Schuster

John P. ...

Police Justice.

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

*Samuel Hareck*

Sworn before me this

of No. *42 261 Livingston* being duly sworn, deposes and says,  
that on the *15* day of *August* 189*3* at the City of  
New York, in the County of New York,

*17*  
of *August* 189*3* day

*Samuel Hareck*  
Police Justice.

*I was passing the corner of Grand street and Bridge street, when I heard a child crying inside the little house of a fruit stand. I looked and found a girl as I later found out called Rosie Rosner standing inside and a man, whom I hereby identify as the defendant, Giuseppe Corbello, kneeling under the girl. When the man saw me he pushed the girl out, who kept on crying and I saw that the girl's legs as far as I could see, were more full of blood. I asked the girl who she was, but she refused to answer, I followed her and notified the mother of what I had seen.*

*Samuel Hareck*

00 16

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

*Samuel Wares.*

of No. *Hd 261 Riverington* being duly sworn, deposes and says,  
that on the *15* day of *August* 189*3* at the City of  
New York, in the County of New York,

Sworn before me this

11<sup>th</sup>

day

189*3*

of

*August*

189*3*

day

of

*August*

189*3*

day

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of

*August*

189*3*

day

I was passing the corner of Grand Street  
and Bridge Street, when I heard a  
child crying inside the little house of  
a fruit stand. I looked and found  
a girl as I later found out called  
Rosie Rosner standing inside and a  
man, whom I presently identify as the  
defendant *Giuseppe Cabello* kneeling  
under the girl. When the man saw  
me he pushed the girl out, who kept  
on crying and I saw that the girl's legs  
as far as I could see, were more full of  
blood. I asked the girl who she was, but  
she refused to answer, I followed her  
and notified the mother of what I  
had seen.

*Samuel Wares*

Police Justice.

ORIGINAL

0017

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Rosina Rosner*

aged *seven* years, occupation *None* of No.

*62 Attorney* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Hugo Schultz*

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

Sworn to before me, this

day of

*16*  
*August* 18*83*

*Rosina*

*Mr*  
*X*

*Rosner*

*Mar.*

*John P. Rochis*

Police Justice.

Sec. 198-200.

3<sup>a</sup>

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Giuseppe Cabello* 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. *Giuseppe Cabello.*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *Italy.*

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

Answer. *113 Ridge street And five years.*

Question. What is your business or profession?

Answer. *Fruitstand 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.*

*Giuseppe Cabello.*  
*X*  
*mark*

Taken before me this *16*  
day of *August* 1893  
*John J. McQuinn*  
Police Justice.

00 19

Police Court, 3<sup>d</sup> District.

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

of No. 297-4 Avenue Street, in said City, being duly sworn,  
deposes and says, that a certain female child called Rosina Rosner  
[now present], under the age of sixteen years, to wit, of the age of seven years, is a  
necessary and material witness on behalf of the People of the State of New York in a certain  
criminal case now pending in the Court of General Sessions of, in and for the City and  
County of New York, entitled, The People against Joseph

Cabell, wherein the said Joseph  
Cabell is charged with the crime of Rape, under  
Section 278 of the Penal Code of said State, in that he, the said defendant

did willfully and feloniously perpetrate an  
act of sexual intercourse with a certain  
female called Rosina Rosner, said female  
being then and there actually and apparently  
under the age of sixteen years, to wit  
of the age of seven years, now being his  
wife.

and that the said Rosina Rosner  
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his  
testimony at the instance of the people.

Wherefore, deponent prays that the said child Rosina Rosner  
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed  
temporarily to an institution authorized by law to receive children on final commitment, and to  
have compensation therefor from the City or County authorities, as a witness, to appear on the  
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,  
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this 16<sup>th</sup>  
day of August 18 93

Hugo Schuster

John R. Wood

Police Justice.

POLICE COURT 3 DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF



AFRIDAVID  
WITNESS.

*Hugo J. Schuchman*

*Proctor*

*Curia. S. J. - 6 P. Attorney at.*

Dated *August 16* 18*93*

*W. J. Schuchman* Magistrate.

*Schuchman* Officer.

*Spec.*

*Disposition: Com. to Geo. M. Co. -  
riety for the Prevention of  
Cruelty to Children.*



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 J. Schuchert*  
*219 1/2 W. 4th St.*  
*Chicago, Ill.*

1  
2  
3

Offense *Rape*

Dated

*August 16.*

189 3

Magistrate

*Reilly*

Officer

Witnesses

No.

*247 - 4 - Green*

Street

No.

*62 1/2 W. 4th St.*

No.

*John J. Schuchert*

No.

*261 W. 4th St.*

No.

*1000*

*Ch 28*

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

*John J. Schuchert*

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

Dated *August 19* 189 3 *John R. McQuinn* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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

THE PEOPLE

VS.

BRIEF FOR THE PEOPLE.

GIUSEPPI CABELLO.

STATEMENT OF CASE:

The Defendant, Giuseppi Cabello, is indicted for the crime of Rape upon the person of one Rosina Rosner, aged 7 years, which offense was perpetrated at the fruit stand on the N. E. Corner of Ridge and Grand Streets, on August 15, 1893.

WITNESSES:

✓ Rosina Rosner,  
✓ Mrs. Rachel Rosner, ✓  
✓ Dr. J. T. Thomas, ✓  
✓ Dr. W. Travis Gibb, ✓  
✓ Samuel Warech, ✓  
✓ Detective Shelvy,  
Hugo Schultes.

ROSINA ROSNER, aged 7 years, living with her mother, Rachel, at 62 Attorney Street, will testify:

That on August 15, 1893, she was sent by a neighbor to the Post Office and when passing the stand of the Defendant was accosted by him, who gave her a penny and then, taking hold of her hand, dragged her inside the small house attached to the fruit-stand, pulled up her clothes, threw her upon the floor, opened his pants and put something into her privates. That Witness screamed and kicked but Defendant would not let her go. That all at once the Defendant got off of her and, taking hold of Witness, pushed her out of the door. That Witness felt wet about her privates and noticed blood all over her limbs. That on the way home, she was accosted by a man (one of the Witnesses following), Samuel Warech, but she did not answer him. That when she got home, she told her mother all that had taken place. That her mother then took her to the Station House, and that the arrest of the Defendant followed.

RACHEL ROSNER, of 62 Attorney Street, will testify:

That she is the mother of the foregoing witness, and that the child is seven years of age.

That on August 15, she was told by one Samuel Warech that her daughter, Rosina, was sitting on the steps crying, and that he (Warech) had seen the girl in the fruit stand owned by the Defendant. That the Witness immediately examined Rosina and found her bleeding from the privates. That she then took her to the 12th Precinct Police Station, where she was examined by a surgeon from the Gouverneur Hospital, and that later the Defendant was arrested on the complaint of witness.

DR. J. T. THOMAS, House Surgeon of the Gouverneur Hospital,

will testify: That on August 15, 1893, he was called to the 12th Precinct Police Station, where he examined the person of Rosina Rosner and found evidence of a criminal assault having taken place, the girl's privates being bloody and her limbs covered with blood.

W. TRAVIS GIBB, M. D., 365 Lexington Avenue, will testify: That he examined the person of Rosie (or Rosina) Rosner and found evidence of complete penetration of her genital organs by some blunt instrument.

SAMUEL WARECH, of 261 Rivington Street, will testify: That on August 15, 1893, he was passing the corner of Grand and Ridge Streets, when he heard a child crying inside the little house attached to the fruit-stand, and that upon looking in he saw a girl, whom Witness identifies as Rosina Rosner, standing inside, and a man, whom the Witness identifies as the Defendant, kneeling by the girl; and that when the Defendant saw the Witness he pushed the girl out of the little house and the Witness saw that the girl's limbs were covered with blood. That Witness asked the girl who she was, and that she did not answer. That he then followed her home and told the child's mother what he had seen.

DETECTIVE SHELVEY of the 12th Precinct will testify: That he took the girl to the fruit-stand, corner of Ridge and Grand Sts., where she identified the Defendant Cabello, whom he then arrested and took to the Station-house; that the Defendant was there placed amongst five other men, and that he was again picked out by the girl as the man who had committed the assault.

HUGO SCHULTES, Officer of THE N.Y.S.P.C.C., will testify to having had charge of the case in court, to making an examination therein, etc.

#### EXHIBIT "A".

The bloody clothes worn by child at the time of assault, now in the possession of N. Y. S. P. C. C.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

GIUSEPPI CABELLO.

PENAL CODE, *sec*

BRIEF FOR THE PEOPLE.

Court of General Sessions of the Peace. Part III.  
City and county of New York.

-----*	:	Before
The People	:	
vs.	:	Hon. Rufus G. Cowing
	:	and a jury.
Guisepppe Cabello	:	
-----x	:	

New York, October 10, 1893 .

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

Assistant District Attorney Macdona

For the people .

Mr. *N.S. Levy,*

For the defence .

Indicted for rape

Indictment filed *Sept 7<sup>th</sup>* 1893.

S A M U E L W A R R I C K being called for the people  
and duly sworn testified as follows: I live at 261  
Rivington street. In the afternoon of the 15th of  
August, 1893, about two o'clock I was in the neighbor  
hood of Ridge and Grand streets--between one and two

o'clock I saw the defendant at his soda water stand; also saw the complainant standing in the rear of the stand crying loud. When the defendant saw I was looking at him, he opened the door of his box of the stand where he was. The soda water stand had a little box or house attached to it, which was capable of entrance by a door towards the street. I saw the complainant inside of the box with the defendant, and saw defendant open the door and let the complainant out. The defendant stood up in the box. I approached the complainant but she ran away. I followed her to her home in Attorney street; don't know the number. Complainant went up stairs to find her mother. Complainant was without shoes, and I saw blood coming down to her feet; that was when she came out of the soda water stand. When I first saw complainant and defendant together in the box he was kneeling on the ground and the little girl was standing up; defendant was under complainant somehow kneeling, and she was standing up in a position that he appeared to be going under her, near enough to touch her. She was without shoes .

On cross examination she testified as follows:

I work in a soda water stand in Division street for a

a man named Louis Miller whenever he calls upon me for work; worked there two months. I left my employer three or four weeks ago. Couldn't say what day of the week it was when I saw the rape committed, but it was between one and two o'clock; about noon time. I am not married and live with my brother at 261 Rivington street. I was going home to eat my dinner at the time in question. Sometimes I came to dinner at 12 o'clock sometimes at 2 o'clock; sometimes in the intervals of business. 261 Rivington street is between Sheriff and Columbia street. Sometimes I go home to dinner one way and sometimes another way as it happened. Cannot fix in my head my daily walks. Previous to the days in question I had not seen the defendant. I have never stopped at the stand of defendant to make any purchases. When I approached the stand defendant let the complainant go. There were not many people passing to and fro at the time of the occurrence; people may have passed but not at the moment when I was there. I may have stopped at the place of defendant 8 or 10 minutes, couldn't say how long, and during that time didn't see anybody passing that way. I am not a relation to the mother of complainant. Complainant had

neither shoes or stockings on. I did not lift up her clothes to see the blood; it was on her feet. Saw the complainant sitting down on the steps of the stoop near the hall of the house. I did not go into the house. I saw complainant crying, and the mother ran down to her. I didn't go up to her room. The mother of complainant asked me what was the matter with the girl, when she saw the child crying, what had happened to her? She at first had examined her and then came down stairs with her, and said "They have ruined my girl." I was in the police court when the defendant was brought up before the police magistrate. Defendant was in one place at that time and I in another place. When they appeared there in the police court we didn't understand English, and the magistrate told us to stand near each other.. The defendant at that place was not interrogated I took the oath first, and then they called the complainant, and I stood further away from her. I have been in this country nine months.

Dr. J O H N D. T H O M A S being called for the people



and duly sworn testified as follows:

I am a physician attached to the Ambulance service of the city. On the 15th of August, 1893, I was at the Station house of the 12th precinct, and examined the complainant but could not now identify her. I cannot remember the exact date, but it was somewhere about the middle of August I examined a child and suppose the mother was present. Couldn't identify the mother. I am positive it was at the 12th precinct station house. They always take such cases to the station house instead of to the hospital. I told the police sergeant that he had better call in another physician. I knew the child was dressed, but she had no underwear on the lower portion of the body. Complainant had a waist on; don't remember what kind of dress she had on.

(Stricken out by consent, the testimony of Dr. Thomas.)

Mrs. R A C H E L L R O S S N E R being called for the people and duly sworn, testified as follows:

I reside at 62 Attorney street, and complainant is my daughter. I know the witness Samuel Warrick.

I saw the complainant coming up stairs in great haste crying. I ran down stairs to her and met her on the stairs. On the stairs I talked with a young man named Samuel Warrick. I lifted the dress of complainant and saw that blood was flowing down her legs to the feet and the child's clothes were stained with blood.

(Clothing shown to witness of the child, complainant)

I identify the clothes that the complainant wore at the time of the rape. When complainant left the house her clothes were clean, and a quarter of an hour afterwards they were as they appear now. I took complainant to station house, and was there when the doctor was there, and saw him examine her. Complainant is not yet 8 years old; and has not had monthly courses, and has not been married. I didn't know Warrick and met him on the stairs of our house.

R O S I N A      R O S N E R      being called for the people  
testified as follows :

I am seven years old and go to school, and can read write and count, and if I lie I will die. I know the

defendant. He keeps his place corner Grand street and Ridge street. I remember the 15th of August, and saw the defendant there. He said "Come in little girl, and I will give you some soda water and a peach." Defendant felt of my clothes, and then I went away from him, and defendant took me by the clothes and pulled me in. When he got me in there he lay on me. Defendant stood me up; he was on his knees; he lifted my clothes up and opened his pants. Before he let me in defendant gave me a penny. Then he lifted up my clothes, and put his hand on me, and then opened his clothes, and put something near my body. It was his person. I cried out because he hurt me. Then he knocked me out of the stand into the street. He had put his thing into me. When he pushed me out in the street I went home to my mother. I saw Warrick and he spoke to me in the street. I went up on my stoop at the time Warrick spoke to me, and my mother came .. My mother saw Warrick and took me down. I had no shoes or stockings on; the blood was on my legs; it came from what defendant did to me. Then I went to the station house and saw the doctor who was a witness here. The doctor examined me at the station house.

Being cross examined, she testified as follows:

I remember seeing counsel for defendant in the other court, and answered his questions. I answered that the defendant did not put his thing into me, as stated, but I saw him. There was not another man there at all at the time. The only man who was there was defendant. I have not spoken to any one about this case. Since the rape I have been kept at the Society for the Prevention of cruelty to Children. I was not asked what I would say to-day, and nobody asked me. What I said in the other court no one told me about.

EDWARD SHALBY being called for the people and duly sworn testified as follows :

I am a ward detective connected with the 12th precinct, and knew of the arrest of defendant. Officer John Reilly arrested defendant. He has been reported sick, as I have been informed. When I came into the station house between two and three o'clock on the afternoon of August 15th, the acting captain informed me of the nature of the case, and asked me to take hold

of it. I saw the complainant sitting in the room, and tried to question her. The defendant was locked up; did not know whether it was a proper identification or not I had the defendant placed in the back room between four or five other persons. Then I brought the child to the room, and she walked along the line of men, and when she came to the defendant she pointed him out, and said "That is the man." Didn't see the child examined.

On cross examination she testified:-- On the day of the examination I didn't have another conversation with the defendant, and she didn't say there was any other man than the defendant who did it.

G U I S E P P E C A B E L L O being called on the part of the defence, and duly sworn, testified as follows

I am 24 years old and live at 112 Ridge street and remember August 15th. When I was arrested I had not been at the soda water stand longer than five minutes. Before that had been at home asleep until half past 12, and did not reach the stand until one o'clock. Hadn't been to the stand in the morning of that day. I had

been at home; the other man L uigo had been there .  
Didn't see complainant at the stand, and therefore did  
not commit the crime of rape as alleged .

The reason I went to the stand on the day in question  
was because the other man who had it called at my house  
and then he fled away. Didn't have anything to do with  
complainant. Never saw Warrick before in my life until  
I saw him in the police court .

C O T O R I N A C O T A L P A being called for the de  
fence, and duly sworn, testified as follows :

I live at 61 James street and know the defendant; I  
know that he was arrested on some day but couldn't tell  
when. I was in the house where defendant lived .  
Defendant came home at half past five in the morning.  
I knew Luigo Pacheldo; he belongs to another country  
in Italy than I do, and he was in business on a stand  
which was his own, and it was the same stand that defend  
ant used to work on. I saw Pacheldo on the day in ques  
tion in the morning but not in the afternoon, and saw  
him in the house of defendant at one o'clock in the

afternoon. He came to ask defendant to come to the stand because he had given a couple of kicks to a boy, and the mother would have him arrested. Have not seen Pacheldo since that time; Pacheldo went to the stand of Defendant .

On cross examination witness testified as follows :

I am a married woman and live at 61 James street being less than 20 blocks from the house of defendant. Defendant lived with Angelo, but don't know the last name. The defendant boarded there. Angelo is a married man, and lived with his wife there. They have no other boarders than defendant. They occupied the first floor back. I was in the house where defendant boarded for three days . The cause of my leaving home or my own house was that I went to work in the house where defendant boarded, working for Angelo's wife, she being sick. I done the washing there and slept there . Couldn't go home because it was too far away being 15 or 16 blocks away. I am a married woman; I have no family, and live usually with my husband . Nobody kept house for my husband while I was at Angelo's house; he was at work. There are two rooms in the apartments

of Angelo. Angelo and his wife slept in one room with me, and the defendant slept in the kitchen. At the time Pacheldo came after defendant the wife of Angelo was there, but Angelo was at the station house shining boots as that was his business. Angelo and witness were neighbors, and lived together in the same house.

A N G E L O      B R U N O      Being called for the people  
and duly sworn testified as follows:

I am a boot black and live at 112 Ridge street;  
am not married; know defendant and knew him as a friend  
for three years, and lived in the same house with me.  
I remember the 15th of August when defendant was arrested;  
didn't see him when he was arrested; saw him at table  
about half past one or two o'clock eating his lunch.  
Luigo Pacheldo came there and said he gave a couple of  
kicks to a boy, and they were going to have him arrested.  
Then defendant went to the soda water stand  
Since that time I have not seen Luigo Pacheldo. Pacheldo  
is older and taller than defendant.



Dr. W. S I L A S G I B B S being called for the people and duly sworn, testified as follows :

I am a practising physician in the city of New York, and connected with the Society for the Prevention of Cruelty to Children as examining physician. On the 15th of August last I examined the complainant at 365 Lexington avenue in the evening. I found the child 's genitals bloody, that is blood was exuding from the genital organs; found the hyman had been ruptured, lacerated and torn freshly and blood was exuding from the tears, and also found a small tear on the back or exterior part of the vagina which was also bleeding. The hymen was ruptured and there was complete penetration. It was recent; didn't notice any other marks on the complainant's person.

M A R I A M A S H E T T O M A R E T T A being called for the defence and duly sworn, testified as follows:

I live at 112 Ridge street and know the defendant. He lived in the house of Angelo Bruno--not in the same house with me. I remember the day on which defendant

was arrested, namely, the 15th of August, and was in the house of Angelo Bruno. I know Luigo Pacheldo; knew him when he called upon defendant about half past one o'clock. He said "Please go to the stand because I give a couple of kicks to a boy, and caused him to breath a little, and I am afraid to be arrested ."" Defendant at that time, namely half past one o'clock was about the house. He had slept some before, and at the time was awake and eating. Angelo Bruno and I were of the same place in Italy. I have known his wife two and a half months since they were neighbors.

C A R N I N A S E R I O being called for the defence and duly sworn, testified as follows:

I reside in Houston street and know defendant. He was of the same place in Italy where I came from. There are a great many people of the same place in New York who know him. The defendant always had a good reputation; never heard anything wrong against him; and since I have seen him here for a year never heard anything against him, and he was a good boy..

On being cross examined she testified as follows:

I am a tailor; defendant was on a stand which did not belong to him near the corner of Grand and Ridge Streets. I never go there, and sometimes I have seen him when passing by there. I have seen defendant many times within the last year but not in the stand. I never had any conversation with him about his business. I know he was on the stand with Bruno. I knew Luigo Pacheldo about two or three weeks. He hails from another country; don't remember when I saw him last; couldn't say how long ago; approximately one or two months ago.

L U D O V I C O     D E T O     being called for the defence and duly sworn testified as follows :

I live at 108 Grand street; my business is an ice-man and I know the defendant, and had known him in Italy and knew him since he came here. I knew some other people who knew him. He was a good man in Italy and he worked in America.

#####

worked in America.

One who knew him. He was a good man in Italy and he  
and knew him since he came here. I knew some other Geo  
men and I know the defendant, and had known him in Italy.

I live at 108 Grand Street. My business is an ice-  
and duly sworn testified as follows:

T H D O A I G O D E A O being called for the defence

and now I am: approximately one or two months ago.  
as connected: I don't remember when I saw him last: couldn't  
remember about two or three weeks. He calls to me another  
I know he was on the stand with Bruno. I knew Bruno  
on had any conversation with him about his business.  
times within the last year but not in the stand. I never  
him when passing by there. I have seen defendant many  
streets. I never go there, and sometimes I have seen  
him not belong to him near the corner of Grand and Fifth  
I am a tailor: defendant was on a stand which

Indulment filed

Sept

Civil of General Session  
Part 3

*The People vs  
Giuseppe Cabello  
admitted to  
jurisdiction  
October 1st 1993*

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

2047

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Guiseppi Labella*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Guiseppi Labella*  
of the CRIME OF RAPE IN THE FIRST DEGREE, committed as  
follows:

The said *Guiseppi Labella*,  
late of the City of New York, in the County of New York aforesaid, on the *28th*  
day of *August*, in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the city and County aforesaid, in and upon a certain female not his  
wife, to wit: one *Rosina Rosner*, feloniously did make an assault,  
and an act of sexual intercourse with her the said *Rosina Rosner*,  
then and there feloniously did perpetrate, against the will of the said *Rosina Rosner*,  
and without her consent; 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 *Guiseppi Labella*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-  
mitted as follows:

The said *Guiseppi Labella*,  
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid  
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said  
*Rosina Rosner*, feloniously did make an assault, with intent  
an act of sexual intercourse with her the said *Rosina Rosner*,  
against her will, and without her consent, then and there feloniously to perpetrate; against the  
form of the Statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further  
accuse the said *Agnesie Rabello* —  
of the CRIME OF RAPE IN THE SECOND DEGREE, committed  
as follows:

The said *Agnesie Rabello*, —  
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,  
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said  
*Rosina Rosner*, — feloniously did make an assault, she  
the said *Rosina Rosner*, being then and there a female  
under the age of sixteen years, to wit: of the age of *seven* years; and  
the said *Agnesie Rabello*, then and there (under circumstances  
not amounting to Rape in the first degree) feloniously did perpetrate an act of sexual inter-  
course with her the said *Rosina Rosner*, 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.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further  
accuse the said *Agnesie Rabello* —  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-  
mitted as follows:

The said *Agnesie Rabello*, —  
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,  
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the  
said *Rosina Rosner*, — feloniously did make an assault,  
she the said *Rosina Rosner*, being then and there a  
female under the age of sixteen years, to wit: of the age of *seven* years;  
with intent then and there (under circumstances not amounting to Rape in the first degree),  
feloniously to perpetrate an act of sexual intercourse with her the said *Rosina*  
*Rosner*, — 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.

FIFTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further  
accuse the said *Agnesine Rabello* —  
of the CRIME OF ABDUCTION, committed as follows:

The said *Agnesine Rabello*, —  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the  
City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said  
*Rosalia Rosner*, so being then and there a female under  
the age of sixteen years, to wit: of the age of *seven* — years, as aforesaid,  
for the purpose of sexual intercourse, he, the said *Agnesine Rabello*, —  
not being then and there the husband of the said *Rosalia Rosner*, —  
against the form of the statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

0044

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cardio, Felix

**DATE:**

09/14/93



4849



Witnesses:

Wm J. Murphy

Subpoena officer  
C. C. Murphy

The interests of justice  
with be served by accepting  
plea of guilty of assault  
3rd degree  
Nov. 2. 1913 Stephen J. Han  
D. D. Dr. Dr. Dr.

Loeber 10/21/96  
Counsel,  
Filed, 14 day of Oct. 1893  
Pleads, Guilty 10

THE PEOPLE

25  
118  
L. C. Cardis

Felix Cardis

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

DE LANCEY NICOLL,

District Attorney.

Part 2 - Nov. 2, 1913  
Pleads Assault 3rd Degree  
1st Jan 1913  
A TRUE BILL.  
Geo. Bloomington

Foreman.

Oct 167

Oct 167  
Oct 167  
Oct 167

POOR QUALITY  
ORIGINAL

0046

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Julius Carnio

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Italy

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

Answer. 429 Canal 112" Apt 6 years

Question. What is your business or profession?

Answer. Lawyer

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 Carnio  
Mama

Taken before me this

day of

May

1888

Walter H. H. H.

Police Justice.

By Aug 11/1893

2:30 PM.

\$200.00 bail

*[Signature]*

BAILED, Aug 15

No. 1, by *Annella Guidetti*

Residence *25 Madison Street*

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

Police Court District 852

THE PEOPLE &c.  
ON THE COMPLAINT OF

*Annella Guidetti*  
*John Guidetti*

2 331 m. 36

3 \_\_\_\_\_

4 \_\_\_\_\_

Dated, *Aug 10* 1893

*John* Magistrate.

*John* Officer.

Witnesses *Annella White*

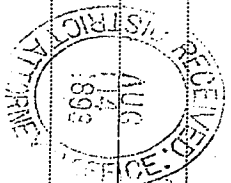
No. *429 E 112* Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\* *572* to answer *1893*

*John* *Ann*



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

*Defendant*

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

Dated, *Aug 10* 1893 *W.S. Judge* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Police Court—2nd District.

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

of No. 575 West 38th Street, aged 29 years,  
occupation Driver being duly sworn

deposes and says, that on 10 day of August 1893 at the City of New  
York, in the County of New York, Thomas White

was violently and feloniously ASSAULTED and BEATEN by

Felix Cardis (nowhere) who  
Struck the said White on  
the head with a shovel  
that the defendant then and  
there held in his hands, inflicting  
such injuries as to cause the  
removal of the said White to  
Roosevelt Hospital where he  
is now confined and unable  
to appear in court

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

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

Sworn to before me, this

day

of

1893

Michael J. Murphy  
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Felix Cardis*

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

*Felix Cardis*

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

The said

*Felix Cardis*

late of the City and County of New York, on the

*ten*

day of

*August* in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, in and upon one

*Michael J. Murphy*

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

*Felix Cardis*

with a certain

*shovel*

which

*he*

the said

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

*Michael J. Murphy* then and there feloniously did wilfully and  
wrongfully strike, beat, *cut* — bruise and wound, against the form of the statute  
in such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT—

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

*Felix Cardis*

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

The said

*Felix Cardis*

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

*Michael J. Murphy*

in the peace of the said People then and there being, feloniously  
did wilfully and wrongfully make another assault; and the said *Felix Cardis*  
the said *Michael J. Murphy*  
with a certain *shovel*

which *he* the said *Felix Cardis*

in *his* right hand then and there had and held, in and upon the  
*head* of *him* the said *Michael J. Murphy*  
then and there feloniously did wilfully and wrongfully strike, beat, *cut*  
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully  
and wrongfully inflict grievous bodily harm upon the said *Michael J. Murphy*  
to the great damage of the said *Michael J. Murphy*  
against the form of the statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0051

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cardosi, Christopher

**DATE:**

09/13/93



4849

POOR QUALITY  
ORIGINAL

0052

Witnesses:

A. Turicchi

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

P.

Christopher Cardoux

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

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edw. Boonynge  
Foreman.

No 741

5 mo. 1893  
Sept 8/93



Police Court—3 District.

1081

City and County } ss.:  
of New York,

Amadeo Turicchi  
of No. 144 Cherry Street, aged 18 years,  
occupation plaster image maker being duly sworn,  
deposes and says, that on the 4 day of September 1899 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Christopher Cardoza (now here) who  
pointed, aimed and discharged a pistol  
loaded with powder and ball, which he held  
in his hand at deponent, said ball  
striking deponent on the left arm, and  
that said assault was committed

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~~ bound to answer  
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 5 day  
of September 1899,

Amadeo Turicchi  
John Ryan Police Justice.

POOR QUALITY  
ORIGINAL

0054

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

*Christopher Cardoza*

Question. How old are you?

Answer.

*25 years*

Question. Where were you born?

Answer.

*Italy*

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

Answer.

*144 Cherry St. —*

*2 mos.*

Question. What is your business or profession?

Answer.

*mirror-maker*

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 —*

*Cardosi Cristofano*

Taken before me this

day of

Police Justice.

POOR QUALITY  
ORIGINAL

0055

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

Police Court--- 3 District. 936  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Charles Jurick  
144 Cherry St.  
Christophus Langberg  
Offense Felonious Assault  
Dated, Sept 5 1893  
Magistrate  
Hughey Officer  
Witnesses \_\_\_\_\_ Precinct 7  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_  
No. \_\_\_\_\_ Street \_\_\_\_\_  
to answer v. s. p.  
Off 141

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.  
Dated, September 5 1893  
Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Christopher Cardosi*

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

*Christopher Cardosi*

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

The said

*Christopher Cardosi*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Amades Turicchi* in the peace of the said

People then and there being, feloniously did make an assault and to, at and against *him* the said *Amades Turicchi* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said

*Christopher Cardosi* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent *him* the said *Amades Turicchi* 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

*Christopher Cardosi*

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

The said

*Christopher Cardosi*

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

*Amades Turicchi* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said

*Amades Turicchi*

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

*Christopher Cardosi*

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

DE LANCEY NICOLL,

District Attorney.

0057

**BOX:**

**532**

**FOLDER:**

**4849**

**DESCRIPTION:**

**Carroll, John**

**DATE:**

**09/06/93**



4849

Witnesses:

April 27/78

Subpoena officer  
Hampden  
15th

Subpoena officer  
Hampden  
20th

Counsel,

Filed

Pleads

1893

day of

THE PEOPLE

16 of April vs.  
85 of April vs.  
2nd

John Carroll

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ed. Bloomington  
Foreman.

Part three - Sept. 11, 1893

and Committee

Adm. Records for 1893

24/6/1893

Robbery, (Sections 224 and 229, Penal Code.)  
Second Degree.

**Witnesses:**

April 27/78

~~Substance of the~~  
~~Verdict for~~  
~~15th.~~

Subv. office  
Hampden  
20th

**Counsel,**

**Filed**

## Plead

Page 10

7681

# THE PEOPLE

16 of April 85  
US. 2004

John Carroll

DE LANCEY NICOLL,

*District Attorney.*

# A TRUE BILL.

Do Blomberg

**Förkman,**

Went three - Sept. 11/1893

ried and. ~~Copy~~ 12

Car. Randall

Deposited

Police Court--

2<sup>nd</sup> District.

CITY AND COUNTY }  
OF NEW YORK, } ss

Frank K. Hickok  
of No 76 5<sup>th</sup> Avenue Street, Aged 36 Years  
Occupation Manufacturer being duly sworn, deposes and says, that on the  
8<sup>th</sup> day of August 1893, at the 15<sup>th</sup> Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-  
ponent by force and violence, without his consent and against his will, the following property, viz:

One Gold Watch valued at  
Fifty dollars.  
\$ 60<sup>00</sup>/<sub>100</sub>

of the value of Fifty 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

John Carroll (now here)  
from the fact that deponent had  
said property in his vest pocket. That  
he was sitting on a railing in front  
of said premises that he was violently  
caught hold of by defendant who  
held deponent's hands firmly behind him  
and that defendant forcibly took said  
property from the person of deponent.  
That deponent made an alarm and  
that defendant was arrested by  
Arendsonman Lison and said property was  
found in the possession of defendant.

Frank K. Hickok.

day of

August 9<sup>th</sup> 1893

Sworn to before me, this

9<sup>th</sup>

Wm. J. Brady Police Justice.



Sec. 198-200.

2<sup>nd</sup> District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

*John Carroll*

Question. How old are you?

Answer.

*16 years*

Question. Where were you born?

Answer.

*Philadelphia Pa U.S.*

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

Answer.

*No home.*

Question. What is your business or profession?

Answer.

*Machinist*

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

Answer.

*I am not guilty*

*John Carroll*

Taken before me this

day of

*August*

1893

*Wm. J. Brady*

Police Justice

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

Police Court--- District. <sup>1893</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frank E. Hackett  
vs. <sup>1893</sup>  
John Carroll

Offense Robbery

Dated, Aug 9<sup>th</sup> 1893

Magistrate

Madame Justice Officer

15<sup>th</sup> Precinct

Witnesses One the Officer

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

\$ 1000 to answer U.S.

Corn

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

Dated, August 9<sup>th</sup> 1893 W. H. Brady Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

\_\_\_\_\_X

against

J o h n     C a r r o l l .

Indictment filed September 6th, 1893:  
indicted for robbery in the sec-  
ond degree.

: Before

: Hon. Frederick Smyth  
: and a Jury.

A P P E A R A N C E S:

For the People Assistant District Attorney S. J.

O'Hare;

For the Defendant, Maurice Meyer.

FRANK HICKOK, a witness for the People, sworn,  
testified:

I am the Manager of the school furniture department of the Andrews Manufacturing Company at 76 Fifth Avenue in this city. That is between Thirteenth and Fourteenth Streets. On the 8th of August, 1893, I was engaged at my place of business at ten o'clock in the evening. I went back to the store in the evening as I had a little work to do. Around about ten o'clock I was attracted by music in the street. I came forward to the front of the store and was in my shirt sleeves. I stepped outside. I saw there was a procession approaching, which proved to be a club that had been away that day, and they were going around into Thirteenth Street, where

their club rooms were located. I stepped outside onto the sidewalk. Our store is a basement, about two or three steps down from the sidewalk and running from the building out to the street line was a low iron railing about a foot high. The distance that this railing is I should say, twelve or fifteen feet, in front of our store. The depression for the basement extends out to the street line. I sat down on this railing about midway between the store and the street line, that is about eight feet from the store. I was facing Fourteenth Street. I got back there to be out of the crowd. The sidewalk was full of people as there was a procession passing in the street. All at once I was seized from behind, some one seized me, holding my two arms down and reaching over took my watch out of my pocket and pulled it and the chain from me. I turned around quickly and saw the defendant with my watch in his hand. He ran down town. I ran after him. Before I could get a chance to run after him I had to go around the end of the railing and he got a distance from me. Some people who were around shouted "Thief," and an officer who was near by arrested the defendant in the middle of the street. I did not know at first that it was an officer because he was in citizen's clothes. I am positive that the defendant now at the bar is the man whom I saw with my watch in his hand. I saw him distinctly and recognize him now. In a few minutes after the officer returned to my store with the prisoner and with my watch. Attached to the chain was a piece

of my vest. I produce the vest now in court and the piece which was found in the possession of this defendant compares with the rest of the material in the vest.

CROSS EXAMINATION.

The defendant did not grab me by the throat; he simply put his hand around my neck and reached down to my vest pocket. There was quite a crowd of people in the street, and there was a good deal of confusion. I am positive, however, in my identification of the defendant as the man. There can be no mistake about it, as he was brought back almost immediately. I did not see any one else running.

GEORGE T. LEESON, a witness for the People, sworn, testified:

I am a police officer and was on duty on Fifth Avenue on the night of the 8th of August last. I was in the middle of the street when I saw the prisoner running towards the other side. I caught him and held him. In his hand he had a watch and chain and attached to the chain was a piece of the vest of the complainant in this case.

The Jury returned as verdict convicting the defendant of robbery in the second degree.



CABS AND COACHES TO LET AT ALL HOURS.



J. W. Coby,

BOARDING & LIVERY STABLES

50 & 52 WATTS ST.,

Between Varick and Hudson.

New York, Sept 12<sup>th</sup> 1893  
To whom it may concern.

This is  
to certify, that Jno. Carroll,  
has been in my employ for  
the last six months, and have  
always found him honest, and  
industrious during that time.

Respectfully yours,

Jno. W. Coby

New York Sept 14th 93.

This is to certify that  
I have known John Carroll for  
a long time, and allways have  
found him to be an honest, upright  
and most trustworthy young man,  
he has been working in our house  
for weeks at a time, and allways  
found him correct and would not  
hesitate to employ him again

Yours very respectfully

Henry Luken  
45 Watts St.



New York, Sept 14th 93.

This is to certify that  
I have known John Carroll for  
a long time, and always have  
found him to be an honest, upright  
and most trustworthy young man.  
he has been working in our house  
for weeks at a time, and always  
found him correct and would not  
hesitate to employ him again.

Yours very respectfully

Henry Lichen  
45. Watts St.

People  
vs  
John Carroll

What I have known  
of John Carroll  
for these past two  
years he is a nice  
respectable boy

Mrs J E Green

81 Varrieh St

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 Carroll

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

John Carroll

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

The said

John Carroll

late of the City of New York, in the County of New York aforesaid, on the eighth day of August in the year of our Lord one thousand eight hundred and ninety-three, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Frank K. Hickok in the peace of the said People then and there being, feloniously did make an assault; and

one watch of the value of  
sixty dollars

of the goods, chattels and personal property of the said Frank K. Hickok from the person of the said Frank K. Hickok against the will and by violence to the person of the said Frank K. Hickok then and there violently and feloniously did rob, steal, take and carry away,

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

De Laurey Nicoll,  
District Attorney

0072

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Carson, James

**DATE:**

09/27/93



4849

0073

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Carson, James

**DATE:**

09/27/93



4849

POOR QUALITY  
ORIGINAL

0074

Witnesses:

*off O'Connell*  
*EN Goree*

Counsel,

Filed

Pleads,

day of

1893

THE PEOPLE

vs.

*James Carson*

Grand Larceny, (From the Person),  
[Sections 628, 631, Penna Code.]  
Degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Ed. Deconmader*

Foreman.

*Thos. J. Tracy*

*2 yrs 6 mos 10*

*13*

Police Court

District.

Affidavit—Larceny.

City and County  
of New York, ss:

of No. 376 Eight Avenue Street, aged 37 years,  
occupation Restaurant Cook being duly sworn,

deposes and says, that on the 20 day of September 1898 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 silver watch one gold plated  
chain and one gold locket  
all of the value of fifty dollars.  
(\$50.00)

the property of

Deponent.

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen, and carried away by James Lamm (rower)

for the following reasons to wit  
that deponent saw the defendant  
feloniously grab steal and  
carry away the said property  
from a pocket of a vest that  
deponent was then and there  
wearing upon his person  
Edmund Kelly

POOR QUALITY  
ORIGINAL

0076

Sec. 198—200.

1882

District Police Court.

City and County of New York, ss:

*James Carson* 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.*  
*James Carson*  
*Plumber*

Taken before me this  
day of

189

Police Justice.



POOR QUALITY  
ORIGINAL

0077

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

Police Court--- 2 District.

1021

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Edmund Kelly*  
*376 E 189th*  
*James Brown*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offered

*James Brown*

Dated

*Sept 21 93*

No. 1, by \_\_\_\_\_

*James Brown*  
Magistrate.

No. 2, by \_\_\_\_\_

*James Brown*  
Officer.

No. 3, by \_\_\_\_\_

*James Brown*  
Precinct.

No. 4, by \_\_\_\_\_

*James Brown*  
Precinct.

No. 5, by \_\_\_\_\_

*James Brown*  
Precinct.

No. 6, by \_\_\_\_\_

*James Brown*  
Precinct.

No. 7, by \_\_\_\_\_

*James Brown*  
Precinct.

No. 8, by \_\_\_\_\_

*James Brown*  
Precinct.

No. 9, by \_\_\_\_\_

*James Brown*  
Precinct.



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 *Sept 21 1893* \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Carson*

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

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

The said

*James Carson*

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

*one watch of the value  
of twenty-five dollars, one chain  
of the value of ten dollars and  
one locket of the value of  
fifteen dollars*

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

*De Laurey Nicoll,  
District Attorney*

0079

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cartwright, William

**DATE:**

09/27/93



4849

0080

**BOX:**

**532**

**FOLDER:**

**4849**

**DESCRIPTION:**

**Theis, George**

**DATE:**

**09/27/93**



4849

Witnesses: Off. Ewin.

Counsel  
Filed Sept 2  
Pleaded 11/15/93

THE PEOPLE  
vs.  
William Cartwright  
and  
George Thies  
De LANCEY NICOLL,  
District Attorney.

Burglary in the Third Degree.  
[Section 486, N.Y. Penal Law]

A TRUE BILL.

Everingham  
Foreman.  
Sept 28/93  
Wm. J. [unclear]  
Chas. [unclear]  
Hand [unclear]  
107 42-23 Postoffice

0082

*Court of General Sessions*  
*The People*  
*v.s.*

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

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

*New York, Feb 21<sup>st</sup> 1897*

*William Cartwright*

CASE NO. *75819* OFFICER *Michigan*  
DATE OF ARREST *Feb 18<sup>th</sup>*  
CHARGE *Burglary*  
AGE OF CHILD *16*  
RELIGION *Catholic*  
FATHER *James*  
MOTHER *Lizzie*  
RESIDENCE *225 West 66<sup>th</sup> St*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT *Bay* was  
arrested on *July 3<sup>rd</sup> 1897* for *stealing two*  
*hammers*, and discharged *July 5<sup>th</sup>* by  
*Justice Burke*. Complainant did not appear  
on *July 31<sup>st</sup> 97* *Bay* was arrested for  
*Larceny*, and discharged in Court  
of Special Sessions on *Aug 4<sup>th</sup>*  
*Bay's* parents respectable and live  
in a comfortable home.  
*Bay* very wild, and bears  
a bad reputation in house  
where he lives

*All which is respectfully submitted*

*O. H. Jones*  
*High*

*To Dist. Ct.*

Leant of

General Session

The People  
of

William Cartwright

"*Practical*"  
PENAL CODE

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

ELBRIDGE T. GERRY,  
President, &c.,

No. 297 Fourth Avenue,  
Corner East 23d Street,

NEW YORK CITY.

0084

*Court of General Sessions*

*The People*  
*H.*

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

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

*New York, Sep 21<sup>st</sup> 1893*

*George Theis*

CASE NO. *75519* OFFICER *Mulhisan*  
DATE OF ARREST *Feb 18<sup>th</sup>*  
CHARGE *Burglary*  
AGE OF CHILD *Eleven yrs*  
RELIGION *Catholic*  
FATHER *George*  
MOTHER *Mary*  
RESIDENCE *215<sup>th</sup> St 66<sup>th</sup> St*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

*Boy*  
*has been arrested on two previous*  
*occasions July 3<sup>rd</sup> and July 31<sup>st</sup>*  
*1892. both times for Larceny,*  
*and discharged on both occasions.*

*Parents nice respectable people*  
*living in a good home.*

*Boy is bad in the extreme,*  
*and entirely beyond his*  
*parents control.*

*All which is respectfully submitted,*

*To Dist Atty*

*O. Hollows Secretary*  
*rlt*



Book of  
Trust Sessions  
The People  
H. H.  
George Thero  
"The People"  
PENAL CODE, 55

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

ELBRIDGE T. GERRY,  
President, &c.,  
No. 297 Fourth Avenue,  
Corner East 23d Street,  
NEW YORK CITY.

Police Court—2<sup>nd</sup> District.

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

Herman Schnasenberg  
of No. 512-10<sup>th</sup> Avenue. Street, aged 30 years,

occupation Grocer being duly sworn

deposes and says, that the premises No 512-10<sup>th</sup> Avenue Street,

in the City and County aforesaid, the said being a four story brick  
Building

and which was occupied by deponent as a Grocery Store

~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaching a  
large pane of glass, in the show window  
of the aforesaid door, and then entering said  
store by means of the opening made by said  
broken pane of glass.

on the 18 day of September 1893 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

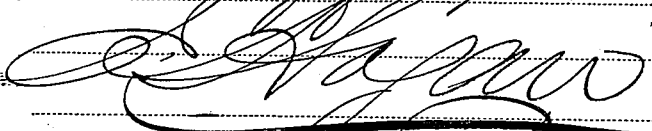
Good and Lawful money of the United States  
of the amount of one dollar and ninety-  
three cents. and a gold plated watch of  
the amount and value of eleven dollars  
in all of the amount and value of eleven  
dollars and ninety-three cents (\$11 <sup>93</sup>/<sub>100</sub>)

the property of Schnasenberg & Malley. and in deponent's  
care and custody.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by  
William Cartwright & George Sheis (both now here)  
and while acting in concert with each other

for the reasons following, to wit: that between the hours of seven  
and eight o'clock P.M. of the 17<sup>th</sup> day of September  
1893. deponent securely closed and fastened  
said premises, and after seeing said store,  
securely closed and fastened, and said  
window in a good and perfect condition  
deponent went away, and that deponent is  
informed by Officer Mr. J. Ennis of the 2<sup>d</sup>  
Greenwich Police that about the hour of one

1 o'clock A.M. of the aforesaid date, he saw the  
defendants in company with each other standing  
in said store, and that he immediately  
discovered a pane of glass in the show window  
of said store broken, and on the person of  
said defendants he found a watch and  
a quantity of pennies, and which watch  
defendant has seen and fully recognizes said  
watch as his property, and as part of  
the aforesaid property stolen from him on  
said date — defendant therefore asks that  
said defendants may be held to answer.

Sworn to before me } Herman Schnakenberg  
this 18 day of September 1893 }  
  
Police Justice

Police Court District. \_\_\_\_\_

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Degree \_\_\_\_\_

Burglary \_\_\_\_\_

Dated \_\_\_\_\_ 188 \_\_\_\_\_

Magistrate. \_\_\_\_\_

Officer. \_\_\_\_\_

Clerk. \_\_\_\_\_

Witnesses: \_\_\_\_\_

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street. \_\_\_\_\_

0088

ORIGINAL

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

William J. Ennis  
aged 20 years, occupation Police Officer of No. 20th Precinct Police Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of Herman Schnarsentung  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 18 day of Sept 1893 } William J. Ennis  
[Signature] }  
Police Justice.

0089

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

       District Police Court.

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

Question. What is your name?

Answer. *George Theis*

Question. How old are you?

Answer. *11 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *315 West 66<sup>th</sup> Street -*

Question. What is your business or profession?

Answer. *Schoolboy*

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 -*  
*George Theis*

Taken before me this  
day of *Sept* 188*9*

Police Justice.

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*William Cartwright* 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 Cartwright*

Question. How old are you?

Answer. *11 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *225 West 66 Street -*

Question. What is your business or profession?

Answer. *School boy*

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

Answer. *I am not guilty -*  
*William Cartwright*

Taken before me this

day of *September* 188*8*

Police Justice.

*16*  
*[Signature]*

POOR QUALITY  
ORIGINAL

0091

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court... District...

1003

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
William Wadsworth  
502 19th St. E.  
William Wadsworth  
George Chico  
Offense Burglary

Date September 18 1893

H. J. Lewis Magistrate  
Lewis Officer

No. 20 Precinct.

Witnesses  
No. John Mullins Street.

No. M.C.C. Street.

No. 500 19th St. E. Street.

Com. to S. P. C. C.

Ch 372

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

guilty thereof, I order that he, be held to answer the same, and he, be admitted to bail in the sum of Five Hundred Dollars, each and it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, September 18 1893 [Signature] Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

*against*  
*William Cartwright*  
*and George Thies*

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

*William Cartwright and George Thies*

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

The said *William Cartwright and George Thies, both*

late of the *20th* Ward of the City of New York, in the County of New York, aforesaid, on the  
*eighteenth* day of *September*, in the year of our Lord one  
thousand eight hundred and ninety-*three* in the *night* time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of  
one *Herman Schnakenberg*

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

*Herman Schnakenberg* 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

*William Cartwright and George Theis*  
of the CRIME OF *Petit* LARCENY committed as follows:

The said

*William Cartwright and George Theis, 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 said day, with force and arms,

*the sum of one dollar and ninety three cents in money, lawful money of the United States of America, and of the value of one dollar and ninety three cents, and one watch of the value of eleven dollars*

of the goods, chattels and personal property of one

in the

*store* of the said *Herman Schnakenberg*

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

*De Lancey Nicoll,*  
*District Attorney.*

0094

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cassidy, Francis

**DATE:**

09/26/93



4849

off January

Filed  
Counsel,

day of

Pleas,

55.

Grand Larceny. *Record Degrees* [Sections 528, 551, 552 — Penal Code.]

*District Attorney.*

С. В. Ровинский  
24 29 1879

17 Aug.

ORIGINAL

0096

O K" PINE TAR MEDICATED TOILET PAPER

PATENTED.



48 & 50 DUANE STREET, NEW YORK.

*Francis J. Cassiday*

MACGOWAN & SLIPPER,  
—GENERAL—

PRINTERS AND STATIONERS,  
30 BEEKMAN STREET,  
NEW YORK.

MARTIN B. BROWN,  
RAILROAD PRINTER,  
206 & 208 FULTON ST.,  
New York.

Telephone Call, "MURRAY 707"

## MEMORANDUM

THOMAS A. O'KEEFE,  
PRINTER, STATIONER,  
—AND—  
BLANK BOOK MANUFACTURER.  
Nos. 48 & 50 Duane Street.

*New York June 22 1892*  
*To whom it may concern*

Francis J. Cassidy was in my employ  
for about two years during this  
time he was found honest  
and industrious. His employment  
ceased here about one month  
ago on account of his meeting  
with an accident.  
*W. A. O'Keefe*

MARTIN B. BROWN,  
RAILROAD PRINTER,  
206 & 208 FULTON ST.

NEW YORK,

Sept 8 1893.

To whom it may concern.  
The dearer Frank Cassidy worked  
for this House 3 or 4 Years  
and was always found  
Honest and Industrious  
and I recommend him  
to any person desiring  
his Services

Michael F. Coonan  
Foreman

Police Court—

District.

Affidavit—Larceny.

City and County { ss.  
of New York, }of No. 107 Grand Street, aged 27 years,  
occupation Dealer in silk being duly sworn,deposes and says, that on the 19 day of September 1893 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property, viz:

a quantity of silk of the value  
of one hundred and seventeen <sup>45</sup>/<sub>100</sub>  
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 Francis Cassidy (now here)

for the following reasons: Deponent is  
informed by Officer Flannery of the 17<sup>th</sup> Precinct  
that he saw the defendant on Grand Street  
with a package in his possession and  
arrested him - deponent fully identified  
the property found in defendant's possession  
as his (deponent's) property - and that the  
same had been stolen from his place of  
business no 107 Grand Street

George G. Walker

Sworn to before me this  
19 day of September 1893  
at New York City

Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Laurence Flannery*

aged \_\_\_\_\_ years, occupation *Police Officer* of No. \_\_\_\_\_

*17 Precinct* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *George G. Walker*

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

Sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 1893

*19 Laurence Flannery*

*James H. [Signature]*  
Police Justice.



Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Francis Cassidy* 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. *Francis Cassidy*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *128 Hester St - 2 years*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty.**Francis Cassidy*

Taken before me this

day of

19

*James J. McElroy*

Police Justice.

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

149  
Police Court---  
District-  
1010

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*George H. Muller*  
*107 St. Bernard*  
*Francis Smith*  
Offense *Larceny*

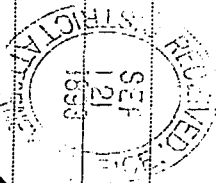
Dated, *Sept 19* 189*3*

*Mark* Magistrate.  
*Flannery* Officer.

*17* Precinct.  
Witnesses *Call the Officer*

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_



No. *1500* Street \_\_\_\_\_  
to answer *[Signature]*

*Committee*  
*Oct 29*

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, *Sept 19* 189*3* *[Signature]* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Francis Cassidy*

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

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

The said

*Francis Cassidy*

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

*fifty yards of silk of the  
value of two dollars and  
twenty-five cents each yard*

of the goods, chattels and personal property of one

*George I. Walker*

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

## SECOND COUNT—

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

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

The said

*Francis Cassidy*  
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,

*fifty yards of silk of the  
value of two dollars and  
twenty-five cents Each yard*

of the goods, chattels and personal property of one

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

*George G. Walker*  
unlawfully and unjustly did feloniously receive and have; the said

*Francis Cassidy*  
then and there well known the said goods, chattels and personal property to have been  
feloniously stolen, taken and carried away, against the form of the statute in such case made and  
provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

*District Attorney.*

0 105

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cemino, Frank

**DATE:**

09/14/93



4849

Witnesses:

Ch. Lo Bigley  
[Signature]  
[Signature]  
[Signature]

Counsel,

Filed

14 day of

1893

Plen.

THE PEOPLE

24

us.  
34 Brock of Debn

Frank Dennis.

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

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Prof. Bloomfield*  
*Sept 3 - Sept. 19, 1894*  
*Trind and [Signature] of*  
*Assault in the First Degree*  
*[Signature]*  
*[Signature]*

POOR COPY  
ORIGINAL

0107

Police Court—First District.

1981

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

of No. 35 Crosby Street, aged 34 years,  
occupation Fireman being duly sworn,

deposes and says, that on the 8 day of September 1893 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank Cennio  
(now here) who armed and pointed  
a loaded revolver at and against  
the body of deponent, then held  
in the hand of him said Frank  
Cennio, who stated at said time  
he armed kill deponent.

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 9 day }  
of September 1893, } Michele LoBuglio

Comes Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question. What is your name?

Answer. *Frank Cernino*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *37 Crosby St 3 weeks*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

*I am not guilty*

*Frank X Cernino*  
*mark*

Taken before me this

day of

1886

*James A. [Signature]*  
Police Justice



COURT OF GENERAL SESSIONS,

PART III.

-----x  
:  
THE PEOPLE :  
of the State of New York, : Before,  
-Against- : Hon. Frederick Smyth,  
FRANK CEMINO. : and a Jury.  
:  
-----x

Indictment filed September 14th, 1893.

Indicted for Assault in the First Degree.

New York, September 19, 1893.

A p p e a r a n c e s.

For the People, Assistant District Attorney S.J.O'Hare.

For the Defendant, Mr. J. Coleman.

M I C H A E L L E B O L I S, a witness for the People, sworn,  
testified:

I am a foreman of laborers out in the country. I live at No. 35 Chrystie Street in this city. I know the defendant; he comes from the same part of the country as I do; I have known the defendant about fourteen years. On the 8th of September last, at about 11 o'clock at night, I saw the defendant in Chrystie Street. I was on my way to go home, and all at once this defendant stood before me with his revolver in his hand; he pointed the revolver at me and said, "I must kill you this evening." Then immediately two friends came and got hold of him, and prevented him from using the revolver. I ran away,

and my wife went to call a policeman. I ran up to my house and told my wife to go for a policeman. The revolver which is now shown me is the one which the defendant pointed at me. I was about the width of the sidewalk away from the defendant at the time he pointed the revolver at my head. I went to the stationhouse afterwards and saw the defendant there. At the stationhouse he said that we would see each other again. I never had any difficulty or quarrel with this man. The only thing I know of him is that two years ago he worked under my supervision as a laborer. I never heard him use any bad words against me.

CROSS EXAMINATION:

- Q How many years have you and the prisoner been acquainted ?  
A. Fourteen years.
- Q Did you ever work with him ? A. Yes sir, he has been working for me.
- Q Did you owe him any money ? A. No sir, I never had any dispute with him.
- Q Did anything ever occur between you and him ? A. Never at any time.
- Q Either in this country or in Italy ? A. No sir; I have been in this country about fourteen years. When he came here about four or five years ago I knew him very well; our relations were always friendly. I never had any quarrel with him.

C O N O P O L I C A S T R O, a witness for the People, sworn,  
testified:

I live at No. 35 Chrystie Street in this city. On  
(2)

the 8th of September I was present at the time of this occurrence. I came out from the bar-room and was about to go home. As I walked on my way I saw the defendant with a revolver pointed against the complainant. The revolver which is now shown me looks like the revolver which I saw in the hands of the defendant. He said he wanted to shoot the complainant. When a policeman came I saw him take the revolver from the defendant. I did not hear the defendant make any statement at that time.

CROSS EXAMINATION:

The complainant is my uncle. I knew the defendant before I made his acquaintance here; I have known him for about three or four months.

B I A Z A D E L I 'A, a witness for the People, sworn, testified:

I live at No. 47 Chrystie Street in this city. I am a laborer by occupation. I know both the complainant and the defendant. On the night of the 8th of September last at eleven o'clock I saw the prisoner and the complainant standing together; the defendant had a revolver in his hand. I interfered immediately and I tried to get the defendant to go to my home with me, so that there should not be any quarrel. He refused to go with me, and whilst I was talking to him to go with me, a policeman came and he was arrested. At the time the policeman came the defendant had a revolver in his hand. Previous to the time that the officer came I saw the defendant point the revolver at the body of the complain-

ant. I did not hear any words spoken between the two men. The revolver which is now shown me is the one which I saw in the hand of the defendant.

P A T R I C K E. D O L A N, a witness for the People, sworn, testified:

I am an officer of the municipal force, attached to the 10th precinct. On the night of the 8th of September I was on duty in Chrystie Street in this city. I saw the defendant and the witnesses on that night. I found two witnesses struggling with the prisoner when I came up, and trying to get a revolver away from him. The complainant's wife came and told me that the prisoner had pointed a revolver at her husband, and I immediately placed him under arrest. On examining the revolver I found five chambers loaded.

D E F E N S E .

F R A N K C E M I N O, the defendant, sworn, testified:

I live in New Jersey. On the day of the 8th of September I came from Elizabeth, New Jersey, to see my brother in Chrystie Street in this city. I did not take out my revolver and point it at the body of the complainant. I had no quarrel with him, and had no reason to shoot off any revolver at him. I have been in this country six years, and work as a laborer in Elizabeth. I have been a hard working man since I came to this country, and have never been arrested charged with any crime. The revolver was in my back pocket at the time

the officer came up. I did not have it in my inside pocket at any time.

CROSS EXAMINATION:

I had this revolver about two weeks before the night of my arrest. I bought it to protect myself when I went out in the country. At 12 o'clock that night I intended to take the train and go back to Elizabeth, but I was arrested and haven't gone back since.

The Jury returned a verdict of guilty of Assault in the Second Degree.

(2)

Received 7 Oct. Sept. 14<sup>th</sup> 1893

Confidential Business

P. H. M.

of the people of

Frank Cannon

at the temporary  
Sept. 19<sup>th</sup> 1893

I have been thinking of writing you for some time but have been so busy that I could not find time. I have been so busy that I could not find time. I have been so busy that I could not find time.

I have been thinking of writing you for some time but have been so busy that I could not find time. I have been so busy that I could not find time. I have been so busy that I could not find time.

I have been thinking of writing you for some time but have been so busy that I could not find time. I have been so busy that I could not find time. I have been so busy that I could not find time.

POOR COPY  
ORIGINAL

0115

114  
952

Police Court---1- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Michael Joseph  
35 Crosby  
Frank Linnis

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

Offense Fel Assault

Dated, Sept. 9- 1893

Michael Magistrate.

Artan Officer.

16 Precinct.

Witnesses Leon Politicos

No. 35 Crosby Street.

Julius Weiss

No. 35 Crosby Street.

Prison Street

No. 47 Crosby Street.

1000 to answer U.S.

Comm. West

Ch 132

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

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

Dated, Sept 9 1893 Michael Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frank Cennino*

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

*Frank Cennino*

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

The said

*Frank Cennino*

late of the City of New York, in the County of New York aforesaid, on the *eight*  
day of *September* in the year of our Lord one thousand eight hundred and  
ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of  
one *Michael Le Buglio* in the peace of the said  
People then and there being, feloniously did make an assault and to, at and against *him*  
the said *Michael Le Buglio* a certain pistol then and there  
loaded and charged with gunpowder and one leaden bullet, which the said

*Frank Cennino* in *his* right hand then and there had and  
held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there  
shoot off and discharge, *the same* with intent *aim point and present with intent to* *him* the said *Michael Le Buglio*  
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

*Frank Cennino*

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

The said

*Frank Cennino*

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

*Michael Le Buglio* in the peace of the said People then and there being,  
feloniously did wilfully and wrongfully make another assault, and to, at and against *him*  
the said

*Michael Le Buglio*

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

*Frank Cennino*

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

DE LANCEY NICOLL,

District Attorney.



0117

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Clark, Daniel

**DATE:**

09/08/93



4849

*Daniel Parry*  
*re-arrested on 11/1/73*

Witnesses:  
*J. J. Curran*

*Deputy Sheriff*  
*Deputy Sheriff*  
*118 1/2 North*  
*259 Belmont*  
*Belmont Station &*  
*Clinton St*

Counsel,  
Filed *8th* day of *Sept* 189*3*.

Pleads,  
*W. J. Curran*  
THE PEOPLE  
vs.  
*D*

*Daniel Clark*

Grand Larceny, *Third* Degree.  
[Sections 528, 529, Penal Code.]

*Sept 11/93*  
*De Lancey McColl,*  
District Attorney.  
*Handed to J. J. Curran*  
A TRUE BILL,  
*Geo. W. Cunningham*  
*Sept 13/93*  
*Ok 9/21/93 Parry*  
*13*

ORIGINAL

0119

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921.

aged 25 years, occupation Living State of No. 1090 1 Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this 22 day  
of August 1893

John C. Curran

W. H. Hardy

Police Justice.

Police Court—14 District.

Affidavit—Larceny.

City and County { ss.  
of New York, }

of No. 321 East 59<sup>th</sup> Street, aged 32 years,

occupation Wachman being duly sworn,

deposes and says, that on the 25 day of August 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One Horse, Car and  
Harness of the value of  
Seven hundred dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by William Clark (now here)

from the fact the fact the deponent  
left said property standing at Astor  
Square and vicinity there for a few  
moments and on deponent return  
deponent missed the said property  
deponent is informed by Peter Blum  
of 1090 1<sup>st</sup> Avenue that he caused  
the arrest of the said deponent  
at 59<sup>th</sup> Street and 1<sup>st</sup> Avenue  
with said property in his possession  
deponent has seen the property found  
in the possession of said deponent and  
fully and positively identifies it as the  
property taken stolen and carried away from  
the possession of deponent

Jas J. Shields

Sworn to before me this 27 day of August 1899

Police Justice.

0121

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY } ss:  
OF NEW YORK, }

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

Question. What is your name?

Answer. Charles Clark

Question. How old are you?

Answer. 24 Years

Question. Where were you born?

Answer. New York

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

Answer. 131 Prince Street.

Question. What is your business or profession?

Answer. Writer

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

Answer. I am not guilty  
Charles Clark

Taken before me this

day of

22

1897

Police Justice.

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. 891

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James S. Smith*  
321 E. 57th St.

*Alfred Clark*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offense \_\_\_\_\_

Dated, *Aug 22* 189*3*

*Shelly* Magistrate.

*W. H. Jones* Officer.

25 Precinct.

Witnesses *Mary Conway*

No. *334 E. 4th St* Street

No. *29 E. 10th St* Street

No. *109 E. 1st Ave* Street

No. *1570* to answer *St.* Street

*St. 92*

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

Dated, *Aug 22* 189*3* *W. H. Jones* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Daniel Clark*

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

*Daniel Clark*

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

The said

*Daniel Clark*

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

*one horse of the value of three  
hundred and fifty dollars, one  
vehicle, to wit: one cab of the  
value of two hundred and fifty  
dollars, and one set of harness  
of the value of one hundred dollars*

of the goods, chattels and personal property of one

*James I. Shields*

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

SECOND COUNT—

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

*Daniel Clark*

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

The said

*Daniel Clark*

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

*one horse of the value of three hundred and fifty dollars, one vehicle, to wit: one cab of the value of two hundred and fifty dollars, and one set of harness of the value of one hundred dollars,*

of the goods, chattels and personal property of one

*James I. Shields*

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

*James I. Shields*

unlawfully and unjustly did feloniously receive and have ; the said

*Daniel Clark*

then and there well known the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

*District Attorney.*



0 125

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Clark, George

**DATE:**

09/08/93



4849

Ha Blau.

1893

50.

George Clarke

DE LANCEY NICOLL,

*District Attorney.*

## A TRUE BILL.

Вдохновение

*Foreman.*

Dear Mary Ideg

Adm. 22. 20. 10.



Gutierrez & Low

2/8 Contm

Ballou

Ernst May 1886

White Pine

for 16 years. Well.

Oct 1909

Police Court Fourth District.

City and County of New York, ss.:

Joseph A Blais

of No. 349 West 56 Street, aged 26 years, occupation Stock Broker being duly sworn

deposes and says, that the premises No. 349 West 56 Street, 32 Ward

in the City and County aforesaid the said being a four story and basement

brown stone dwelling and which was occupied by deponent as a dwelling

and in which there was at the time a human being, by name depmant and

depmant's housekeeper

were BURGLARIOUSLY entered by means of forcibly prying open a door leading from the roof of an extension with the library on the first story

on the 18 day of August 1893 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Books and household goods of the value of about One thousand Dollars

the property of depmant

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

George Clark, from him,

for the reasons following, to wit: That at about the hour of 3 o'clock A M on said date, depmant was in bed in the premises and was awakened by hearing a noise.

That depmant saw the defendant in the act of prying open the said door with a jimmy and raised an alarm causing the defendant to arrest depmant

therefore says that the defendant dealt with according to him

Subscribed and sworn to before me this 18th day of August 1893 at New York City

Police Justice

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss:  
OF NEW YORK,

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

Question. What is your name?

Answer.

George Clark

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

New York City

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

Answer.

Broadway & 71 St 5 mos

Question. What is your business or profession?

Answer.

Dry goods

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  
George Clark

W. J. Justice

Taken before me this  
day of May 1893

W. J. Justice

Police Justice.

0129

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

*[Signature]*  
Clerk

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offense *[Signature]*

Dated, *[Signature]* 189

Magistrate.

Officer.

Precinct.

Witnesses

No. \_\_\_\_\_ Street \_\_\_\_\_

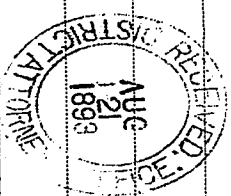
No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

\$ 2000 to answer

*[Signature]*  
Chgo



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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Twenty 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, *[Signature]* 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Clark*

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

*George Clark*

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

The said

*George Clark*

late of the *2<sup>nd</sup>* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *August*, in the year of our Lord one thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Joseph A. Blair*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Joseph A. Blair*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

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

*De Lancey Nicoll,*  
*District Attorney*

0131

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Clark, James

**DATE:**

09/12/93



4849

POOR QUALITY  
ORIGINAL

0132

Witnesses:

*Ed. Bailey*

*Subpoena*

*complaint*

*offer*

*so far as I can  
learn there is no  
first communication*

*for*

Counsel,

Filed

day of *Sept* 1893

Pleads,

THE PEOPLE,

*24 Yellowa Chicago  
624 1st St. X*

*James Clark*

Grand Larceny, Second Degree.  
(From the Person, Second Degree.)  
[Sections 528, 529, 530, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

*2406 Mass Ave  
Sept. 22/93*

A TRUE BILL.

*Ed. Dooningsdale  
Sept 3-18 1893  
Foreman.  
Jury and Council*

*OK 100*

*22*

*Part III - Sept. 18. 1893 - 5-10-11*



POOR QUALITY  
ORIGINAL

0133

COURT OF GENERAL SESSIONS,

PART III.

-----x  
: THE PEOPLE :  
: : Before  
of the State of New York, : Hon. Frederick Smyth,  
: -Against- : and a Jury.  
JAMES CLARK. :  
:-----x

Indictment filed September 12th, 1893.

Indicted for Grand Larceny in the Second Degree.

New York, September 15th, 1893.

A p p e a r a n c e s .

For the People,  
Assistant District Attorney Stephen J. O'Hare.

For the Defendant, Mr. H. O. Pentecost.

O S C A R S. B A I L E Y, a witness for the People, sworn,  
testified:

I live at 1791 Broadway in this city, and am a livery stable keeper by occupation. On the 2nd of September last I was at the races at Fleetwood Park in this city. I had between \$40 and \$70 in my pocket in bills, - one \$20, two \$10 and two \$5, I think. That amount of money was in my right hand vest pocket, with a rubber band on it. Between half-past two and half-past three o'clock I was on the piazza of the clubhouse at the extreme upper end. The defendant was to the right of me. I am positive in my identification of the defendant as the man who stood at my right. He had the same sort

**POOR QUALITY  
ORIGINAL**

0134

of a necktie he has on now, and he had the same horse-shoe pin in it, on that day. I walked from the betting ring to the upper end of the clubhouse stoop to see this heat trotted. It doesn't take very long for a heat of that sort to be trotted. The horses struck the half-mile post, and I got right on this stoop to look at them. There was nobody standing between me and the horses trotting, on the steps of the piazza, but this man was standing at my right. I felt a jostle, and I turned around and looked at him very sharply, because I did not think it was necessary, as there was quite room enough. He jostled me again, and I turned around and looked at him severely, as there was no occasion for it. In a short time I felt a tug at my vest, and when the tug came it came across my shoulders. I looked to the left to see if anybody was there, but I did not see anyone. In fifteen or twenty minutes after that I walked back into the betting ring, looked for my money and missed it. I walked around through the crowd to see if I could find the defendant, but I was unable to find him. I reported the fact at police headquarters. I was called to police headquarters on Sunday morning. The defendant was in a line with a number of other men, and I positively identified him as the man who stood next to me on that day.

**CROSS EXAMINATION:**

I was standing near a post at the time my money was taken away from me. I did not miss the money until fifteen or twenty minutes after I had left the place

**POOR QUALITY  
ORIGINAL**

0135

where the defendant was standing. I did not feel any tug at my pocket during the time I was walking around these grounds. I usually keep a watch on my money when I am in a crowd of that sort. I did not feel the money being taken out of my pocket. I did not put my hand into my pocket immediately after I felt the tug, nor until the time I reached the betting ring and was looking for some money. I am positive that the defendant is the man who was standing next me

T H O M A S F. A D A M S, a witness for the People, sworn, testified:

I am a detective sergeant attached to police headquarters. On the 2nd of September last I was assigned to duty in Fleetwood Park. I saw the defendant in that park between two and three o'clock on that afternoon. I watched him during the entire afternoon. After watching him and his actions for a couple of hours I placed him under arrest, and took him to police headquarters. I saw him standing next to an old gentleman, and I went over and asked the old gentleman if he lost any money, but he said no. Two other officers were in company with me doing detective duty in that park on that day. On Sunday morning we arraigned the prisoner in police headquarters and sent for Mr. Bailey. The prisoner was placed in a line of seven or eight other men, and the complainant positively identified him as the man who was standing next to him at the races on that day.

**CROSS EXAMINATION:**

I did not see the defendant attempting to rob anyone

**POOR QUALITY  
ORIGINAL**

0136

in the betting ring or any other place on that day.

I followed him around because I understood he was a suspicious character.

G E O R G E   A .   D O R A N ,   a witness for the People, sworn,  
testified:

I am a detective officer attached to police headquarters. On the 2nd of September last I was detailed to duty in Fleetwood Park. I was standing on the outside of the betting ring when my attention was attracted by a crowd of people running towards one of the betting stands. I ran and saw the defendant standing in the center of a crowd of people. One man shouted out, "You get your hands on somebody else's pocket and keep out of mine." I got hold of the defendant, but I could not get the man to make any complaint. The defendant was identified in police headquarters on Sunday morning as the man who was standing next to Mr. Bailey.

J E R E M I A H   J .   M U R P H Y ,   a witness for the People,  
sworn, testified:

I am a detective officer attached to police headquarters in this city. I was at Fleetwood Park on the 2nd of September last. I saw this defendant James Clark on that day; we watched him all that afternoon. I saw the incident described by the last witness, and corroborate his statement.

**POOR QUALITY  
ORIGINAL**

0137

D E F E N S E.

J A M E S   C L A R K,   the defeniant, sworn, testified:

I live at 258 Fulton Street, Brooklyn. I am a bartender by occupation. I was in Fleetwood Park on the 2nd of September last watching the races. At no time during my visit to that place was I on the piazza of the clubhouse. The badge which I had did not admit me to the clubhouse. I did not take any sum of money from the complainant on that day.

CROSS EXAMINATION:

I have lived at 258 Fulton Street for about four months. I have never been convicted of any offense. I have attended the races frequently, because I am interested in racing. I was not standing on the piazza of the clubhouse with Mr. Bailey on this afternoon at all; I never saw Mr. Bailey before the time I saw him in police headquarters. He identified me there as the man who stood next to him on the piazza of the clubhouse on the 2nd of September. I was not there at any time, for the reason that the badge which I had would not admit me to the clubhouse. I have produced the badge here in court and you can see it for yourself. I do not know anything about the men in whose company I was on that day. I had met them at different race-tracks, but did not know what their business was.

The Jury returned a verdict convicting the  
defendant of Grand Larceny in the Second Degree.

POOR QUALITY  
ORIGINAL

0138

(2)

GOVERNMENT OF GREAT BRITAIN IN THE DEPARTMENT OF...

THE FOLLOWING IS A SUMMARY OF THE...

THE FOLLOWING IS A SUMMARY OF THE...

ON THE 12TH OF SEPTEMBER 1943 I WAS...

THE FOLLOWING IS A SUMMARY OF THE...

ON THE 12TH OF SEPTEMBER 1943 I WAS...

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ON THE 12TH OF SEPTEMBER 1943 I WAS...

THE FOLLOWING IS A SUMMARY OF THE...

ON THE 12TH OF SEPTEMBER 1943 I WAS...

THE FOLLOWING IS A SUMMARY OF THE...

Indictment filed Sep. 12, 1943

Direct General Sessions

Sept 3

The Property

James Clark

of the 1st

testimony

to the Sep. 15, 1943

I HAVE 328 EATON STREET, BROOKLYN. I AM A...

DEFENSE

#627 De Kalb Ave  
is a Florist.

626. is a Restaurant-  
owned by a Mrs  
Walsh, who says  
~~that~~ James Clark,  
whose right name  
is Ed Fogarty.  
boarded with her  
7 years ago, and  
owes her \$200. She  
has not seen him  
since -

258. Fulton St - is  
The Eagle Hotel -  
H. W. Lidfors The  
Day Clerk. Recognised  
James Clark. as  
Edward Fogarty who  
has been rooming  
there for 4 or 5 months

He roomed there off  
and on several nights  
before that -

N  
W — E  
S

Tea Store.

ave

Liquors

DeKalb ave

Liquors

Mustard

Dry Goods.



POOR QUALITY  
ORIGINAL

0141

1012

Police Court— / District.

Affidavit—Larceny.

City and County } ss.  
of New York,

of No. 1721 Broadway Street, aged 35 years.

occupation Livery stable being duly sworn,

deposes and says, that on the 2 day of September 1893 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 day time, the following property, viz:

About forty dollars good and lawful money  
of the United States

Sworn to before me, this  
of 1893 day

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 <sup>him no person</sup> James Clark (now here) for the reason  
that on said date deponent was at Fleetwood Park and had  
the said money in the lower right hand pocket of his vest  
then on his person. While deponent was watching a race  
defendant pushed against deponent and leaned head against  
deponent. About ten minutes after defendant pushed head  
against deponent, deponent missed the said money from his  
person. Deponent further swears that at the time defendant  
pushed against him that, that was the only case of  
crowding he was in, from the time he put into his  
money until he missed it. Deponent is informed by  
Thomas H. Adams of the Central Office that he saw the  
defendant acting in a suspicious manner and  
arrested him on the complaint of a citizen who charged  
him with having <sup>attempted to steal</sup> property from his person.

Police Justice.

POOR QUALITY  
ORIGINAL

0142

Wherefore defendant suspects and charges  
defendant with larceny from the person and  
prays that he be dealt with as the law  
may direct.

Oscar S. Bailey

Seems to before me this  
3<sup>rd</sup> day of September 1893 }

W. J. Hendricks  
Police Justice

POOR QUALITY  
ORIGINAL

0143

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 46 years, occupation Thomas H. Adams  
Detective Sergeant of No.

Central Office Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of Oscar S. Bailey

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

Sworn to before me this 3 } Thos H Adams  
day of September 1893 }

Wm. J. Adams  
Police Justice.

POOR QUALITY  
ORIGINAL

0144

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*James Clark* 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 Clark*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *627 de Kalb Avenue, Brooklyn 2 years*

Question. What is your business or profession?

Answer. *Bartender*

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

Answer. *I am not guilty.*

*James Clark*

Taken before me this

day of

1893

at

Police Justice

POOR QUALITY  
ORIGINAL

0145

BATED,  
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 \_\_\_\_\_

101  
Police Court---  
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John D. Butler  
1921 1922

James Clark

1  
2  
3  
4

Offense Larceny from  
the person

Dated, Sept 3rd 1893

Magistrate

Adams Street's Building Officer

Precinct

Witnesses Thomas F. Adams

No. Central Office Street

No. 1000 St Adams 10 Ave

No. Central Office Street

No. Central Office Street

No. Central Office Street

No. Central Office Street

No. Central Office Street

No. Central Office Street

No. Central Office 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 Two Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Sept 6 1893 Edw. Wead Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Clark*

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

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

The said

*James Clark*

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

*the sum of forty dollars,*  
*in money, lawful money of the*  
*United States of America, and*  
*of the value of forty dollars*

of the goods, chattels and personal property of one  
on the person of the said  
then and there being found, from the person of the said  
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.

*Oscar S. Bailey*

*Oscar S. Bailey*

*Oscar S. Bailey*

*De Lancey Nicoll*  
*District Attorney*

0147

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Clay, John

**DATE:**

09/18/93



4849

0148

Chl Pringan

39 Can U. S. 18  
J. W. Powell

File

THE  
COPYRIGHT  
1905

# THE PEOPLE

75.

John Clay

Grand Larceny, [Sections 528, 531, Penal Code.]  
Degree.

~~ED. LANCEY NICOLL,~~

*District Attorney,*

Lead. J. S. Soley

# A TRUE BILL,

Robertson  
May 7/6

9/27/16

**Foreman:**

Foreman: 2nd of 2

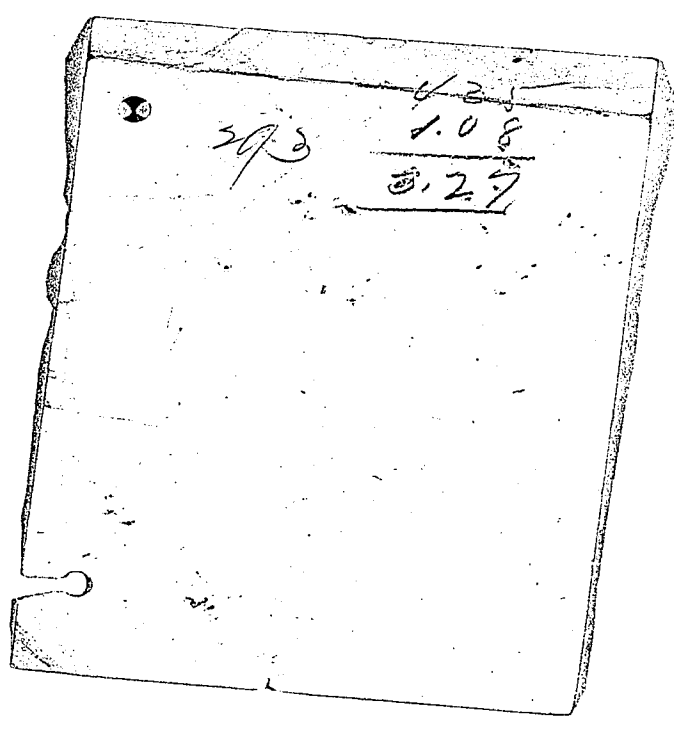


Order No.	<i>1000</i>
Salesman:	<i>C. H. H.</i> 189
For	<i>Mr. G. H. H.</i>
Ship	
Terms:	<i>A. W. Colwell</i>
<i>37 Cortland St.</i>	
<i>Mr. H. H. H.</i>	
<i>to be adjusted</i>	
<i>and paid over to</i>	
<i>37 Cortland St.</i>	
<i>5077/489.</i>	

Key for name  
Transit  
Clay  
Tinsitt H.E.  
do. Guley

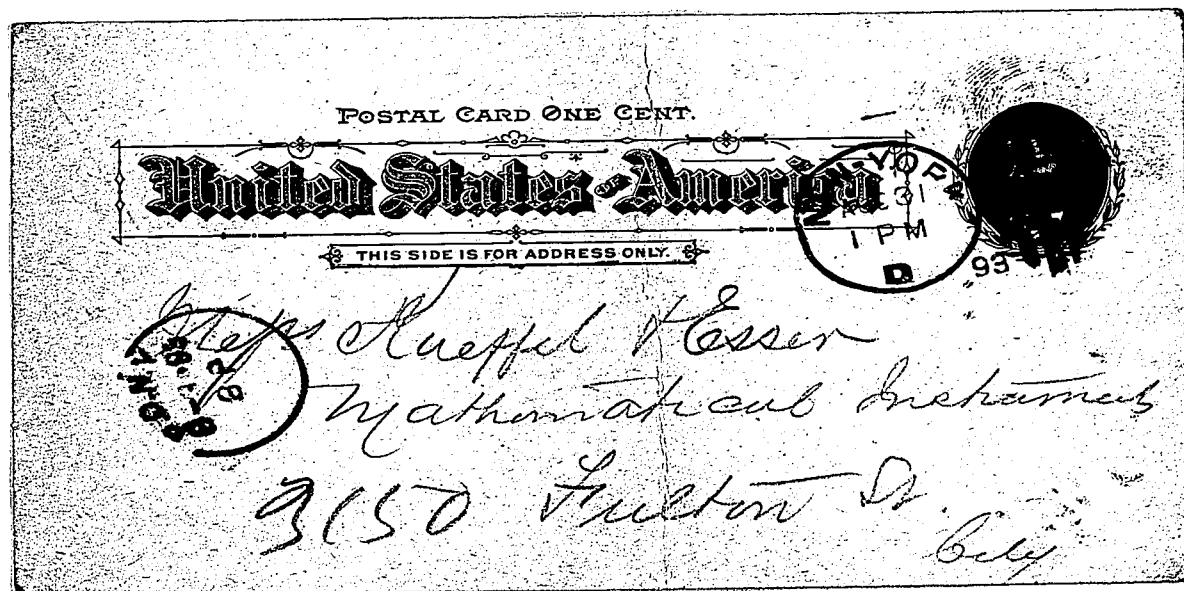
POOR QUALITY  
ORIGINAL

0151



POOR QUALITY  
ORIGINAL

0152



Gentlemen—

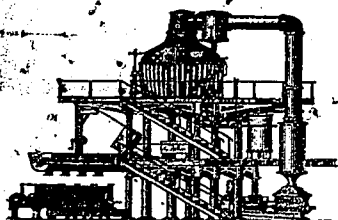
Friday Young

I find I can finish with  
instrument tomorrow evening  
to Sunday early morning—  
Will send up Monday  
A. Gray

POOR QUALITY  
ORIGINAL

0154

FORM 105-7M-6, 15. 95.



ALL CONTRACTS CONTINGENT  
UPON STRIKES, ACCIDENTS OR OTHER  
CAUSES BEYOND OUR CONTROL.

ALL QUOTATIONS ARE MADE FOR IMMEDIATE  
ACCEPTANCE ONLY AND SUBJECT  
TO CHANGES WITHOUT NOTICE.

A. W. COLWELL,  
ENGINEER & CONTRACTOR,

## SUGAR MACHINERY.

FOR PLANTATIONS AND REFINERIES A SPECIALTY.

ALSO MACHINERY FOR CHEMICAL AND SALT WORKS.

PLANTS DESIGNED AND EQUIPPED.

MACHINERY DRAWINGS DEVELOPED.

39 CORTLANDT STREET,

CABLE ADDRESS, "COLWELL," NEW YORK.

REPLY TO YOURS OF

New York, Aug 14

Messrs Rueffle & Esser

Hulton St  
City

The instrument sent last  
suits me better. I will return  
The first one received and  
retain the other for 2 weeks  
at least.

1-5077/489  
1 Stanley Transit

Yours  
H. H. Ambler

Will send it Wednesday  
Afternoon -

Police Court— / District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 127 Fulton Street, aged 27 years.

occupation. Manager being duly sworn,

deposes and says, that on the 8 day of August 1893 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 day time, the following property, viz:

A quantity of Surveyors Instruments of the value of about Three hundred and fifty dollars good and lawful money of the United States.

Sworn to before me, this 1893 day of

the property of Kueffel and Esser Co. of which Company deponent is a manager

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 Clay (now here) for the reason that on said date defendant called on deponent and requested the loan of a Surveyors Transit agreeing to return the same within two days. Defendant not having the instrument in stock that defendant desired and believing defendants statement to be true, delivered to defendants address another Transit which defendant agreed to return deponent immediately upon receipt of the 2nd instrument. Deponent also caused the 2nd instrument to be delivered to defendant on the same day. Defendant has since failed to return either instrument to deponent and deponent is informed by

Police Justice.

Petty J. Carter of the 14<sup>th</sup> precinct  
that the defendant admitted to him  
that he sawed both the said instrument  
Whereupon defendant charges the defendant  
with Grand Larceny

*Carl M. Morgan*

Sworn to before me this  
18<sup>th</sup> day of September 1892 }

*C. M. Meade*

Police Justice



POOR QUALITY ORIGINAL

0157

CITY AND COUNTY } ss.  
OF NEW YORK, }

aged 46 years, occupation Policeman of No. 4th Precinct Street, being duly sworn, deposes and

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

Sworn to before me this, 13 day of September 1893 } Peter J. Carter

[Signature]  
Police Justice.

[Empty lined area for additional text]

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this 13

day of

1883

*Attest*  
Police Justice.

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

124 968  
Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Carl W. Bernese

John Henry Miller

1  
2  
3  
4

Offense Larceny Felony

Dated, Sept 13 1893

Magistrate

City Officer

Witnesses

City

No. 4 St Permit Street

No. Street

No. Street

\$1000 to answer B.S. Street

Committed City

City 726

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 1000 Hundred Dollars, \_\_\_\_\_ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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 Clay

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

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

The said

John Clay

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

two surveyor's transits of the  
value of one hundred and  
seventy-five dollars each

of the goods, chattels and personal property of ~~one~~ a corporation known  
as the Kenffel and Esser Company  
then and there being found, then and there feloniously did steal, take and carry away, against  
the form of the statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

De Lancey McCall  
District Attorney

0 16 1

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Cleary, James

**DATE:**

09/07/93



4849

POOR QUALITY  
ORIGINAL

0162

Witnesses:

Counsel, *[Signature]*  
Filed *[Signature]* 1893  
Pleads, *[Signature]*

THE PEOPLE  
vs.  
James Cleary  
Grand Larceny,  
(From the Person),  
[Sections 828, 840,  
Penal Code.]

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*[Signature]*  
Foreman.  
*[Signature]*  
Ch. Cl.  
*[Signature]*  
2nd 6 mos 1st 1/2

POOR QUALITY  
ORIGINAL

0163

1912

Police Court—

District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 10

Watt

George W. Spentzer

Street, aged 37 years,

occupation

Mining Dept

being duly sworn,

deposes and says, that on the 12th day of August 1893

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

of deponent, in the night time, the following property, viz:

One watch chain and lock together of the value of \$25.00

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

James Barry (now here) from the fact that while deponent was walking through Greenwich street at about the hour of 12 o'clock midnight he was approached by the defendant who seized deponent's watch chain and lock the same being attached to deponent's vest which was upon deponent's person and pulling it from the vest made away with it.

Geo. W. Spentzer

Sworn to before me, this  
August 1893  
at New York

James Barry

POOR QUALITY  
ORIGINAL

0164

Sec. 198—200.

1882  
District Police Court.

City and County of New York, ss:

*James Cleary* being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is ~~his~~ right to make a statement in relation to the charge against ~~him~~; that the statement is designed to enable ~~him~~, if he 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 have nothing to say.*

*James Cleary*

Taken before me this

day of *August* 1889

(3)

*W. M. McCauley*  
Police Justice



POOR QUALITY  
ORIGINAL

0165

Police Court... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Geo W Spencer*  
*10 West 10th St*  
*St Louis Mo*

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

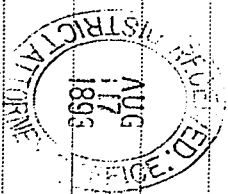
Witnesses

No.

Street

No.

Street



No.

Street

\$

2000

to answer

9.8

Dated,

August 13 1893

*Heade*

Magistrate.

*Paul Howell*

Officer.

*5*

Preclerk.

4

3

2

1

Offense

*Grand Larceny*

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 *Augustus*

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, *August 13* 1893

*Wm. M. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

1881

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Cleary*

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

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

The said

*James Cleary*  
late of the City of New York, in the County of New York aforesaid, on the *twelfth*  
day of *August* in the year of our Lord one thousand eight hundred and  
ninety-*third*, in the *right* time of the said day, at the City and County aforesaid,  
with force and arms,

*one watch of the  
value of twenty-five dollars,  
one chain of the value of  
fifteen dollars and one locket  
of the value of ten dollars*

of the goods, chattels and personal property of one  
on the person of the said

*George W. Spentzer*  
then and there being found, from the person of the said *George W. Spentzer*  
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.

*Re Lacey Nicoll,*  
*District Attorney.*

0 167

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Clifford, Charles

**DATE:**

09/20/93



4849

0 168

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

Clifford, Florence

**DATE:**

09/20/93



4849

0 169

**BOX:**

532

**FOLDER:**

4849

**DESCRIPTION:**

McLaughlin, Lizzie

**DATE:**

09/20/93



4849

Witnesses

*Ed Williams*

Counsel, *n*

Filed *20* day of *Sept* 189*3*

Pleads, *Not guilty*

THE PEOPLE

*24*  
*148* *Wash* *New York*

vs.

*Charles Clifford*  
*23* *128* *Wash* *Cliff*

*Florence Clifford*  
*and*

*Eugene McLaughlin*

DE LANCEY NICOLL,

District Attorney

*App. in C. P.*

Robbery, (Sections 224 and 225, Penal Code.)  
*File*

A TRUE BILL.

*Ed Cloungdale*

*Sept 2 - Oct. 12* 189*3*.

Foreman.

*all find.*

*ok 731*  
*For 1 year suspended sentence*  
*for 3 months imprisonment & fine*  
*for 3 - Acquitted*  
*for 1 SP 4 yrs*  
*for 2 SP 2 yrs*  
*for 10 years*

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

\*\*\*\*\*

THE PEOPLE,	)	
	)	
VS.	)	BEFORE
	)	
CHARLES CLIFFORD,	)	HON. JAMES FITZGERALD,
FLORENCE CLIFFORD,	)	
and	)	AND A JURY.
LIZZIE MCLAUGHLIN.	)	
	)	

\*\*\*\*\*

TRIED, NEW YORK, OCTOBER 11TH, 1893.

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INDICTED FOR ROBBERY IN THE 1ST DEGREE.  
INDICTMENT FILED SEPTEMBER 20TH, 1893.

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APPEARANCES:

ASSISTANT DISTRICT ATTORNEY O'HARE,

JOHN M. CANTON, ESQ.,

For THE PEOPLE.

For THE DEFENSE.

\*\*\*\*\*

EDWARD WILLIAMS, the COMPLAINANT, a witness for The People, sworn, testified that he resided at 63 E. 11th Street. He is a janitor. He remembered the night of September 14th, last. He met the three defendants at that time. He met Florence Clifford, first, at Third Avenue and 17th Street. She was not with the other defendants at that time. She, the defendant, spoke to the complainant. She said she was broke. He, the complainant, asked her to have a drink. They went into a saloon, and had drinks. He took lager. After a while she left the complainant, but returned in a few minutes with a man that she introduced as Charles Clifford---the male defendant. About five minutes later, the other defendant, Lizzie McLaughlin came in. He treated the three defendants three or four times. In paying for drinks the complainant gave the bartender a \$20 bill. The defendant saw it. Charles Clifford then asked the complainant to lend him, the defendant, enough money to pay for a room for the party for the night, saying that they were "broke" and had been put out. He asked the com-



3

plainant for \$2 for a room. He, the complainant, said that he would do nothing of the kind, but that he would pay for a room for the four of them---the whole party. At this time all three defendants were present. and heard the conversation. The male defendant was the only one who asked for money. Then the entire party left the saloon, and went up 3rd Avenue to get a room at the Compton House, at 3rd Avenue and 24th Street. The two female defendants went ahead, and the male defendant and the complainant followed behind. The complainant paid for two rooms---two connecting rooms, as requested by the female defendants. The party of four then were shown to the rooms. After the complainant was in a room about three minutes, the male defendant hit the complainant in the neck, knocking him down, and continued to kick him around for quite a little time. At the time he was struck, he had not yet taken a seat, but was standing up. The gas in both rooms was lighted, and the door between them was open. One of the female defendants took his, the complainant's crutch. The male defendant first struck him, the

4

complainant, with his hands, and, afterwards, with his, the complainant's, cane. The complainant tried to crawl out of the room, but the male defendant had his cane, and one of the female defendants had his crutch. He, the complainant, was much bruised that night, and had his nose broken and his forehead wounded. At the time of the assault all four were in one room, the male defendant sitting in a chair, and the complainant standing up. The Male defendant jumped up and struck him, the complainant, in the face with his fist, and then knocked him down and kicked him in the face, the side and on his body, a number of times, and said that he, the complainant, had insulted somebody. The female defendant grabbed his, the complainant's, crutch. After kicking the complainant around the room, the male defendant went into the adjoining room. Then the complainant crawled towards the hall door, to call for help, but the male defendant returned and renewed the assault upon him, the complainant. Florence Clifford, one of the female defendants, when she heard that the porter knew of the assault, said, "Don't mention any-

5

thing about this." At the time of the trouble he, the complainant, had \$30 in his fob pocket, and between \$25 and \$30 in his right pants pocket. The \$20 bill that he, the complainant, had changed, was in his fob pocket of his trousers. While he, the complainant, was being assaulted he did not make any outcry for help, but holloaed to the male defendant to stop, and tried to find a bell, to ring for the porter. The porter came, in five or ten mintes, and he, the complainant, at that time was in the hall, and the three defendants were in the room. The porter holloaed downstairs to somebody, and a policeman came very soon after. He, the complainant, immediately looked in his pocket, in order to answer the policeman's inquiry as to whether he had lost anything, and he found that all his money was gone exce pt 75 cents. The male defendant was searched by the officer, but he, the complainant, did not know whether the two female defendants were searched. At the time of the robbery he, the complainant, had his trousers on. The complainant was perfectly sober. He, the complainant, was nearly blind from the attack upon

6

him, and could not see any of the defendants take his money from him. He had given none of the defendants any money. The door opening into the hallway from the room in which the assault was committed, was open. The porter summoned the policeman. As soon as the policeman arrived, and asked the complainant whether he had lost anything, he, the complainant looked through his pockets and told the officer that all was gone but 75 cents. He told the officer how much money he, the complainant, had on coming into the room. At the station-house the defendants said they did not take the money, and knew nothing about it. He, the complainant, was not present when one of the defendants made an offer to the porter. He, the complainant, was positive that he had \$30 in his pocket when he entered the room, but could not swear to the exact amount of money that he had in addition to the \$30.

In

C r o s s - E x a m i n a t i o n ,  
the complainant testified that he is married, with three children, and received, as janitor of the premises

63 E. 11th Street, \$15 a month and coal and gas. On September 1st he was paid \$15. He also received \$295 pension money from the government. With part of that money he bought some carpets and bedsteads and other things for his house, and had some of the money left. He, the complainant, spent the day of the 14th at home, and, about 7 o'clock in the evening, went to visit friends in 26th Street. He went down to 26th Street and 2nd Avenue and played cards there with his friend until about 2 o'clock that night. He had a few glasses of beer with his friends, but was perfectly sober. He, the complainant, met the defendants about 2 o'clock that morning at 17th Street and 3rd Avenue. The complainant was in the saloon about an hour and a half or two hours. The defendants were arrested at the Compton house about 4 in the morning. He, the complainant, did not go to a bed house with Florence Clifford, and did not pay her \$3. The defendant assaulted him, the complainant, without any provocation. He, the complainant did not have any words with his assailant. He, the complainant, did not recollect that

8

the female defendant, Lizzie McLaughlin, was near or had her hands on him, the complainant. at the time of the assault. She was in and out of both rooms. He, the complainant, had not taken off any of his clothing. The female defendant, Lizzie McLaughlin, he, the complainant, did not think assisted or aided in the attack upon him. The complainant did not strike the Clifford woman. The complainant spent \$5 or \$6 that night. He was not in Lynch's, corner of 3rd Avenue and 15th Street. The McLaughlin woman, the complainant thought, was in the adjoining room at the time of the robbery, and did not take part in it. The Clifford woman snatched his, the complainant's crutch, and took part in the affray. The attack upon him, the complainant, was sudden and wholly unexpected by him. The complainant testified, further, "He meaning the male defendant,"knocked me down before I looked for anything. If I had had any words with him, I would have been watching him; but I thought I was doing him a favor, and I didn't expect to be clubbed for it." The complainant did not know who took the money from him, but

9

said "it was between the two of them, I couldn't say which; but that other woman I don't know anything about"

\*\*\*\*\*

JAMES BRYANT, a witness for The People, sworn, testified that he lived at the Compton House, 3rd Avenue and 24th Street. He lived there almost four years. He worked there as porter, at nights. He remembered the night of the 14th and morning of the 15th of September, at that house, and saw the complainant and the three defendants there at that time. He saw them arrive at the hotel at 4:30 A.M. The witness saw them go to the clerk's desk to register and saw the complainant give the clerk \$5 and receive the change. The clerk gave the complainant, in change, a two-dollar bill. The complainant also had in his hand a roll of bills. The four people were assigned to Rooms 62 and 63, which have a door leading from one into the other. It was unlocked. The witness showed the people to the rooms, and then left them. Soon afterwards he was attracted

10

to the rooms by a noise, and, as he hurried upstairs, he met the Clifford woman coming down stairs, as if escaping. He, the witness, asked her whether she was going out, so early, and she said, "Yes; everything is all right." When he, the witness, got upstairs, he saw the crippled man--the complainant--bathed in blood. He, the witness, immediately called downstairs to stop the Clifford woman, and bring her upstairs again. When the Clifford woman was taken up stairs he, the witness, asked what she meant by leaving the complainant in such a condition, all covered with blood. She said, "Oh, ~~one~~ everything is all right." The witness then put the complainant in Room 64, and told him to lock it, until he, the witness, could get an officer. The complainant was very much frightened. The witness called an officer. It was impossible for the three defendants to escape from the hotel. The male defendant tried hard to induce the witness and the clerk to allow him to escape. Officer Quinn came, and they went upstairs and told the complainant to come out, and he opened the door and came out on his hands, as he had no stick or crutch.



11

The defendants were then taken to the station-house. The Clifford woman offered him, the witness, \$15 to be permitted to escape. She started to get the money out of her stocking, as she made the offer, but he, the witness, firmly refused. The complainant's face was all cut up, and he was bleeding terribly, and his stick was away under the bed and the crutch was inside of the washstand, and he could not see, as his eyes were all closed up with blood.

In

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

the witness testified that before he became porter he was a waiter in a private family, that moved to Chicago, and they gave him a first class reference. No drinks were served to the complainant or the defendants in the rooms at the hotel. When the Clifford defendant offered him, the witness, the \$15, to escape, she made a motion to put her hand down in her stocking to get the money. She said, "I will give you \$15 if you will let me out and not have me arrested." The complainant was cleaned and washed before leaving

the hotel.

-----

HUGH QUINN, a witness for The People, sworn, testified that he is a Municipal Officer of the 18th Precinct. The Compton house is in the 18th Precinct and the 18th Ward. He, the witness, was called to that hotel on the night in question, a little after 5 in the morning. When the witness arrived at the hotel, he found the three defendants standing in the doorway of one of the two rooms assigned to them, and the complainant was lying on the floor covered with blood, with both of his eyes closed. He was a few feet from the defendants, on the same floor. The witness asked the male defendant if he struck the complainant, and he said he did. Then the witness asked him why he did it, and he said, "I don't know." Then officer Keating arrived, and he took the two women and the witness the man, and the complainant followed them to the stationhouse. There the women denied the robbery, but the man admitted the assault. When the complainant accused the

13

defendants of the assault and robbery, in the presence of the witness, they, the defendants, made no reply or comment, although they could distinctly hear all that was said by the complainant. Afterwards the male defendant confessed that he assaulted the complainant. He gave no reason for having done it. The complainant turned out his pockets, but had only 75 or 80 cents. The witness searched the male defendant, and found \$2.27 and two pawntickets. The women were not searched but were sent to the 35th Street Station-House there to be searched by the matron.

\*\*\*\*\*

THE DEFENSE.

---

FLORENCE CLIFFORD, one of the defendants, called for the defense, sworn, testified that she was 23 years of age, and was in the theatrical business. She was last in the "McCarthy's Mishaps" company about a year ago. Since then she has been living at her sister's, in Medusa,

14

Albany County. On the evening in question she met the complainant in the back room of the Hotel Arthur, corner of 3rd Avnue and 17th Street. He was talking with another woman. He invited her, the defendant, to drink. It was then about 8 o'clock in the evening. The defendant and the complainant remained there about three-quarters of an hour, and then went to a house and had sexual intercourse, for which he paid her \$3. When he came downstairs he ordered beer, and paid for it with a \$20 bill. Then they returned to the back room of the Hotel Arthur, and he treated Lizzie McLaughlin and five other girls who were there at the time. He did not treat any men. They remained there about an hour-- until about 10 o'clock. Then the defendant started to go, and met the male defendant, Clifford, and introduced him to the complainant, who invited all to have a drink. They all returned to the back room of the Hotel Arthur and remained there, drinking, until about half past 12, when they all went to Lynch's and had drinks there. They remained there until 4 o'clock, and then the complainant suggested that they go somewhere, and

15

Q all four went to the Compton House, and took adjoining rooms, as described by the complainant, and had four whiskey sours---one each. About 15 or 20 minutes after arriving there, the trouble took place. The complainant asked her, the defendant, to retire with him, and she refused, and then he knocked her down, and the defendant Clifford rushed at the complainant and asked why he knock her, the defendant, down, and the complainant said he did not know, and that he would smash the house. Then the male defendant struck the complainant with his fist. She, the defendant, did not strike the complainant, and did not take any money from him. The defendant confessed that she offered the porter \$15. to be allowed to escape. At

In

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

the defendant testified that since she was 18 years old she travelled on the road with "theatre companies." under the name of Florence Clifford. Her true name is Randa Brackett. She, the defendant, is not related

16

Q to the male defendant, Clifford. She lived at 158 Waverly Place, on the first floor. It is a brick house. She did not know the name of the landlady. She did not know the name of the person to whom she paid the rent. She paid the rent only once---the week before her arrest. She admitted that she swore, in her affidavit at the police-court that she lived at 152, and not 158 Waverly place; and that she lived there three months. She admitted that her statement was false, and that she lived at 158 Waverly Place only a week. She ~~first~~ met the man defendant, Clifford, when he was keeping a hot-corn stand at 16th Street and 3rd Avenue. She first met him in Philadelphia, about two years ago. He was then working as a barber, and she used to go out driving and to supper with him. She renewed the acquaintance with him, the last time in this city, in August, quite frequently. She was well acquainted with the male defendant, Clifford, and was in the habit, of meeting him around the saloons frequent by prostitutes, in 16th Street, and elsewhere, in this City. She admitted that Clifford struck the complainant, and

17

that his, the complainant's, face was cut and covered with blood. She, the defendant, supposed that he, the complainant, received some cuts from falling against the door. She admitted that she attempted to escape from the hotel before the officer came, and that the porter and clerk prevented her. The defendant gave contradictory answers to inquiries made as to her relationship to the male defendant Clifford, saying, at one time, that he was a friend, at another, her brother, and at another, her husband. After going to the Compton House, she, the defendant, stayed in the outside room, and Clifford and the other female defendant, Lizzie McLaughlin, went into the other room. They then had 4 whiskey sours. She, the defendant sat on the edge of the bed, and the complainant sat on a chair in the outer room. After drinking, Clifford and the McLaughlin woman returned to the other room. The complainant asked her, the Clifford defendant, to retire with him, and she refused, and he then knocked her down, and she fell across the sill of the door opening into the room occupied by Clifford and McLaughlin, and

18

the man Clifford asked why he knocked down the Clifford woman, and he said, "I will strike her again; I will smash the whole house," He was standing up, without his crutch, with his hand on the back of a chair, and the Clifford man struck the complainant, knocking him over on the washstand. The complainant said, "What are you striking me for?" The witness could not remember the Clifford man's answer, but she started to leave the place.

-----

CHARLES CLIFFORD, another defendant, sworn, testified that he was born in Philadelphia and also met the Clifford woman there. He was with the Clifford woman and the complainant at the Hotel Arthur on the night in question; also Lizzie McLaughlin, the other defendant. Before going into the Hotel Arthur, he stood outside, and spoke to the Clifford woman, and, while doing so, the complainant came out, and she said "This is a friend of mine," and the complainant invited the



19

two Clifford defendants into the back room of the hotel to have a drink, and Lizzie McLaughlin, who was also there, was invited to join the crowd. When he, the witness, went in to have a drink it was about 10 o'clock and he remained until about half-past 12. They had about 20 drinks. The complainant treated everybody. Then they all went to Lynch's, 3rd Avenue and 15th Street, and all drank there. They remained there, drinking, until about 4 in the morning, and then all went to the Compton House. They had four whiskey sours there. The witness and Lizzie McLaughlin took one room and the complainant and the Clifford woman the other. After drinking the sours, he, the witness retired, but soon heard the noise, and saw the Clifford woman on the floor. He, the witness, asked the complainant what was the matter, and the complainant said that he knew what he was doing, and slapped him, the Clifford male defendant, with the cane, and then the Clifford Male defendant struck the complainant, and again the complainant took his crutch, and then he, the witness, said, "I'll brain you with this," and

20

struck the complainant again, ~~when~~ as hard as he could, and, the witness said, "I meant it that time." The complainant's nose bled, but he did not fall, but staggered around. The witness returned to his room, and then the porter came in. He, the witness, did not rob the complainant.

In

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

the defendant testified that he lived at 148 Waverly place at the time of his arrest. He, the witness, claimed not to know that the Clifford woman did not live four or five doors from 148 Waverly place, although he met her frequently before the arrest. The statements of the witness contradicted those of the Clifford woman, as to when and where they had met each other since they became acquainted, and he, the witness, could not reconcile the conflicting statements. He, the witness, did not say to the complainant his, the witness's, room rent was not paid. It was, in fact, paid, at that time; nor did the Clifford woman say anything about being put out for nonpayment of

rent. He did not know Lizzie McLaughlin before the night of the trouble. He, the witness, went to the Compton House, with the McLaughlin woman, for an immoral purpose. The complainant was standing up when he, the witness, struck him. He, the witness, did not knock the complainant down; he slapped him, the complainant. He, the witness, did not lift the crutch and strike the complainant. The witness testified that the complainant had his crutch in his hand, about to strike him the witness, and the Clifford woman testified that the complainant had nothing in his hands. When asked to explain this conflict in the testimony of the two defendants, the witness said, "I don't know about that." He, the witness, claimed that he bought the pawn tickets found upon him, from a stranger. He, the witness, never went by any name other than "Clifford." On one ticket there was the name "Binder," and on the other, "Barbeile." On one ticket the name of the pledgor and of the article pledged was rubbed out, and the witness could not explain the erasure. The complainant struck him, the witness, twice over the head

with the cane, but there were no marks. When he, the witness, went to bed with the McLaughlin woman, he took off his hat and coat, but kept on his trousers. The complainant did not strike him, the witness, with the crutch; only with the cane.

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LIZZIE MCLAUGHLIN, another defendant, sworn, testified that she was 21 years old. She had been in this country two years. She lived with Mrs Oppen eight months and with Mrs Kennedy 12 months, as a domestic; and at Mr Lewis's house, in Patchogue, to September 8th, last, as chambermaid. Since then she stopped with friends in 10th Street. She reached the corner of 17th Street and 3rd Avenue at 8 o'clock. She did not drink before that. She went into the saloon to see Eddy Carten, the bartender, with whom she was acquainted. While waiting for him, the complainant invited her to have a drink with the Cliffords and himself. She had never before met them. The crowd stayed there until

about half-past 12. It was not 2 o'clock when the complainant met her, the witness. About half-past 12 they all went to Lynch's, 15th St. & 3rd Avenue. and remained there until 4 o'clock. The complainant did all the treating during the evening. He treated all who happened to be, in the private room of both saloons. From that saloon they all went to the Compton House, The complainant and the Clifford woman riding in the car, and the witness and the Clifford man walking. She, the witness, took off her waist and laid on the bed in one of the rooms, with the Clifford man, and the other couple occupied the adjoining room. The male defendant, Clifford, brought a whiskey sour to the witness. Each one of the party had a sour. While she, the witness, was on the bed, she heard the disturbance in the next room, and, getting up, she saw the complainant bleeding. She, the witness, took no part in the assault or the robbery, and did not aid or abet any one who did it. She was searched by the matron at the police-station and \$1.50 found in her purse. It was her property. She did not have sexual intercourse

with the male defendant or the complainant. She merely wanted to see the bartender at the 17th Street saloon. She was tired, and could not get into her own room at that hour of the night, and, therefore, went to the Compton House with the others. She, the witness was a servant girl; not a prostitute. She work up to Within a week of coming to New York, and had recommendations with her.

In

C r o s s - E x a m i n a t i o n ,  
the witness testified, that her right name was McMahon, and that name appears in her references. She had known the bartender about a year. She, the witness, claimed to be a virtuous girl. She, the witness, did not get into bed with the male defendant, and did not go to the room with him for an improper purpose. The witness did not see the affray between the complainant and the male defendant. She was on the bed, in the adjoining room, somewhat affected by the liquor. The two Clifford defendants did not appear to be under the influence of drink. After she heard the noise, she got up and saw the complainant and the two

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two Clifford defendants in the next room. The complainant, at that moment, was standing near the wash basin, with his hand on it, and without his crutch. The witness did not know where the cane and crutch were. The Clifford woman was on the floor, --on the door sill. She did not know whether the Clifford was on the floor as the result of a blow or drink. She, the Clifford woman, made no explanation at that time; but at the station-house, after being locked up, she said the complainant knocked her down. The Clifford man had been in the same room with the witness, ~~but~~ and took off his coat and hat, but did not get on the bed with her. The male defendant, Clifford spent the entire time in the next room, with the female defendant, Clifford, and the complainant. The witness did not see the assault committed, as she was in the adjoining room all the time; nor did she, the witness, try to escape, but remained until the officers came up. The male defendant, Clifford, had his hat and coat off during the whole of the disturbance.

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IN REBUTTAL.

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OFFICER HUGH QUINN, recalled by The People, testified that when arraigned at the desk in the station-house the Clifford woman gave her name as Rose Florence, and her address as 154 West 4th Street. He, the witness, saw the wounds on the complainant's face. The complainant had a cut over his left eye, about an inch long, and another lower down, about an inch long, and his nose was broken and completely twisted over to one side, and his eyes were completely closed, with clots or bags of blood under them, and he, the complainant, told the witness that his body was all bruised and sore. He, the complainant was taken to Bellevue hospital to have treatment. He, the witness, had many times before seen the Clifford woman loitering around 15th Street and 3rd Avenue. The witness had also often seen the male defendant, Clifford, in the same locality, especially during July and August. The witness saw



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no bruises or marks on the Clifford man. When the witness asked why he beat the complainant, the male defendant, Clifford, said, he din't know why he did it. The Clifford woman had no marks on her. Neither of the Clifford defendants complained of having been injured in any way by the complainant.

In

C r o s s - E x a m i n a t i o n,  
the witness testified that whenever he saw the Cliffords at 15th Street and 3rd Avenue, they were not attending to any business, but were loitering around---hanging around the corners.

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(The Jury rendered a verdict of Guilty of Robbery, 1st Degree, as to Charles and Florence Clifford, and Not Guilty, as to Lizzie McLaughlin. )

////////////////////

Police Court

4<sup>th</sup> District.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 63 York St Street, Aged 49 Years

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

14 day of September 1893, at the 18<sup>th</sup> 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:

Good and lawful money of the  
United States, consisting of four  
Bills of the denomination of five dollars  
each and one Bill or Note of the denomination  
of ten dollars

and all of the value of thirty 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

Charles Clifford, Florence Clifford and

Lizzie McLaughlin (all married) and while

acting in concert with each other from

the following facts, to wit: that at

about the night of 5<sup>th</sup> M. on the aforesaid

day deponent was with said defendants

in the Compton House 23<sup>rd</sup> Avenue

and 24<sup>th</sup> Street in said City and said

property was in a pocket of the

deponent's person and there were upon

the person of said deponent and said Florence

and Lizzie each seize hold of deponent

and said said Charles did then strike

Sworn to before me, this

1893

Police Justice

deponent several violent blows in the  
face and body with his, Charles, fists  
white deponent was held as aforesaid  
my said Florence and Lizzie and  
deponent was then thrown on the  
floor by said deponents and then  
said Charles kicked and stamped  
upon deponents face and person and  
when deponent recovered from  
the said assault deponent missed  
said property and no other person  
was near or had access to deponent  
from the time deponent placed said  
property in his pocket until the time when  
deponent missed said property as aforesaid  
with the exception of said Charles Clifford,  
Florence Clifford and Lizzie McLaughlin  
deponent therefore charges said Charles Clifford  
Florence Clifford and Lizzie McLaughlin with acting in  
concert with each other with having by force and violence  
feloniously taken and stolen and carried away said property  
from deponents possession

James W. 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  
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  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 188  
There being no sufficient cause to believe the within named  
guilty of the offence mentioned, I order he to be discharged.  
Police Justice

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

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Clifford 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.

Charles Clifford

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

W.D.

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

Answer.

N<sup>o</sup> 148 Mavely Place 2 weeks

Question. What is your business or profession?

Answer.

Barber

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

Answer.

I am not guilty.

Ch. Clifford

Taken by James A. Smith day of 189

Police Justice.

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Flouner Clifford* 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 *in* that the statement is designed to  
enable h *in* if she see fit to answer the charge and explain the facts alleged against h *in*  
that *he* is at liberty to waive making a statement, and that h *in* waiver cannot be used  
against h *in* on the trial.

Question. What is your name?

Answer.

*Flouner Clifford*

Question. How old are you?

Answer.

*23 years*

Question. Where were you born?

Answer.

*N.D.*

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

Answer.

*N<sup>o</sup> 152 Murray Place & about 3 months*

Question. What is your business or profession?

Answer.

*Actor*

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.*

*Flouner Clifford*

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

*Frank J. Smith*  
Police Justice

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss-

*Lizzie McLaughlin* 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. *Lizzie McLaughlin*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *14 Patchogue Rd. 3 months*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am not guilty.*  
*Lizzie McLaughlin*

Taken before me this  
day of *May* 189*9*

*Wm. H. Porter*  
Police Justice

0203

Residence ...



1

Dated, ..... 189 .....

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
Charles Clifford, Florence  
Clifford and Lizzie McLaughlin

The Grand Jury of the City and County of New York, by this indictment, accuse  
Charles Clifford, Florence  
Clifford and Lizzie McLaughlin  
of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Charles Clifford, Florence  
Clifford and Lizzie McLaughlin, all  
late of the City of New York, in the County of New York aforesaid, on the 14th  
day of September, in the year of our Lord one thousand eight hundred and  
ninety-three, in the time of the said day, at the City and County aforesaid,  
with force and arms, in and upon one Edward Williams  
in the peace of the said People then and there being, feloniously did make an assault; and

one promissory note for the payment of money of the kind commonly called United  
States Treasury Notes, of the denomination and value of ten dollar; one  
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-  
nomination and value of ten dollar; one United States Gold Certificate,  
of the denomination and value of ten dollar; one United States  
Silver Certificate, of the denomination and value of ten dollar;

four promissory note for the payment of money of the kind commonly called United  
States Treasury Notes, of the denomination and value of five dollar each; four  
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-  
nomination and value of five dollar each; four United States Gold Certificates,  
of the denomination and value of five dollar each; four United States  
Silver Certificates, of the denomination and value of five dollar each;

of the goods, chattels and personal property of the said Edward Williams  
from the person of the said Edward Williams against the will  
and by violence to the person of the said Edward Williams;  
then and there violently and feloniously did rob, steal, take and carry away,  
the said Charles Clifford, Florence Clifford  
and Lizzie McLaughlin and each of  
them being then and there aided by and  
accomplice actually present, to wit: each by the other;  
against the form of the statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

De Lancey McCall  
District Attorney



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
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Clifford and Lizzie McLaughlin

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then and there violently and feloniously did rob, steal, take and carry away,  
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them being then and there aided by an  
accomplice actually present, to wit: each by the other;  
against the form of the statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

De Lancey Nicoll  
District Attorney