

0765

BOX:

517

FOLDER:

4714

DESCRIPTION:

Carlisle, Mary

DATE:

04/24/93



4714

Witnesses:

Off Case

*For the reasons entered
on motion and upon
Samuel Collier for
same offense and
Name etc as this
I recommend def-
endants discharge
on his own recognizance*

April 21/97

*Wm Winger
2 cases*

L. L. Van Cleave

ada

11

Counsel,

Filed *21st* day of *April* 189*3*

Pleads, *Not guilty*

THE PEOPLE

vs.

Mary Carlsle

*See papers in case
of Samuel Collier*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Samuel Dwyer
Foreman.

*April 21/97.
Bail Discharged.*

0767

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Carlisle

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

Indictment accuse

Mary Carlisle of a
Misdemeanor

~~of the crime of~~

committed as follows:

The said

Mary Carlisle

late of the City of New York, in the County of New York, aforesaid, on the

sixteenth day of April in the year of our Lord one thousand
eight hundred and eighty ~~eighty~~ ninety-three, at the City and County aforesaid,

did unlawfully visit and resort to a
certain room in a certain building
there situate, known as 247 West 50th
kept and maintained by one John Doe,
whose real name is to the Grand Jury
aforesaid unknown, the same being
a place where opium and its ^{certain} preparations
was smoked by diverse persons to the
Grand Jury aforesaid unknown other
than the said John Doe, for the purpose
of therein smoking opium and its
said preparations, against the

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

He Larence Nicoll,
District Attorney

0769

BOX:

517

FOLDER:

4714

DESCRIPTION:

Carlisle, Samuel

DATE:

04/24/93



4714

0770

331

Counsel,

Filed

day of

1893

Pleads

THE PEOPLE

vs.

Samuel Carlisle

DE LANCEY NICOLL,

District Attorney

A TRUE BILL.

Samuel Surplice

Foreman.

April 21/97.

Bail Discharged

Witnesses:

Off Casey

While there is no reason to doubt that defendant kept an opium joint the people are in no position to prove it as a legal proposition. The officer has not seized any of the stuff on the place, the people have come to analyze and the officer is not expert enough to prove that opium was kept on the premises. I therefore recommend defendant's discharge on his own recognizance.

April 21/97 J. H. [Signature]
J. H. [Signature]

(Section 33 & Penal Code)

07771

Police Court, 4 District.

(1359)

City and County } ss.
of New York,

of No. 22 Myrman Street, aged _____ years,
 occupation Detective, being duly sworn, deposes and says,
 that on the 16 day of April 1893, at the City of New
 York, in the County of New York

Samuel Carlisle, Matthew Wilem,
 Mary Carlisle, Kate M. Carthy
 did unlawfully at premises
 247 - West 50th Street resort to
 said premises for the pur-
 pose of smoking opium
 and its preparations in violation
 of Section 388 of the Penal Code
 of the State of New York for
 the reasons following to wit:
 at the hour of one o'clock
 A.M. on said date deponent
 entered the said premises and
 on the fourth floor deponent
 found the said defendants
 smoking opium or its prep-
 arations.

Sworn to before me
 this 16th day of April 1893 Michael Casey
 Notary

Police Justice

0772

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Samuel Carlisle 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. *Samuel Carlisle*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *242 - West 58th St. 2 years*

Question. What is your business or profession?

Answer. *Broker*

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

Answer. *I am not guilty - and if held I demand a trial by jury**Samuel Carlisle*

Taken before me this

John J. Kane
1893

Police Justice.

0773

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Mary Carlisle 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.

Mary Carlisle

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

247-Pr 50-9th. 2 mos

Question. What is your business or profession?

Answer.

Married

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 now fairly - and if held I demand a trial by jury
Mary Carlisle

Taken before me this

1893
1893

Police Justice.

0774

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Matthew Wilson 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 and if held I demand a trial by jury
Matthew Jeremiah Wilson

Taken before me this

16

June 1893

Police Justice.

0775

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Kate Mc Carthy 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.

Kate Mc Carthy

Question. How old are you?

Answer.

37 years.

Question. Where were you born?

Answer.

New York

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

Answer.

268 W 32nd St. 2 months

Question. What is your business or profession?

Answer.

Housekeeper

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

Answer.

*I am not guilty
and if held I demand a
trial by jury*
Kate Mc Carthy

Taken before me this

19th of *March* 1893*H. M. K. also*

Police Justice.

0776

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 _____

Samuel
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, _____ 189

H. T. McMahon Police Justice.

I have admitted the above-named Samuel Carlick, Mary Carlick and Matthew Wilson to bail to answer by the undertaking hereto annexed.

Dated, April 17 189 3

H. T. McMahon Police Justice.

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

Dated, _____ 189

H. T. McMahon Police Justice.

1881

0777

157 Police Court--- 4 District 43

THE PEOPLE, &c.
ON THE COMPLAINT OF

1 Michael Casey
2 Samuel Carlisle
3 Matthew Wilson
4 Mary Carlisle
5 Kate McSherry

W. J. Burns
Offense

BAILED,

No. 1, by Julius Singer
Residence 1023 6th Ave Street.

No. 2, by Julius Singer
Residence 1023 3rd Ave Street.

No. 3, by Julius Singer
Residence 1023 3rd Ave Street.

No. 4, by
Residence Street.

Dated, Apr 16 189

W. J. Burns Magistrate.
Officer.

Witnesses

No. Street.

No. Street.



No 4 Discharged
Nos 1, 2 & 3
300 to answer H.S.
500 held & Appe 17.29
Nos 1, 2 & 3 Bailed

0778

Sec. 192.

21 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before J. L. McMahon a Police Justice
of the City of New York, charging Samuel Carlisle Defendant with
the offence of Viol of Opium Law

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Samuel Carlisle Defendant of No. 247
West 50 Street; by occupation a Broker
and Julius Singer of No. 1023 3rd Ave
Street, by occupation a Hotel Surety, hereby jointly and severally undertake
that the above named Samuel Carlisle Defendant
shall personally appear before the said Justice, at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this

16

day of

April

1893

Samuel Carlisle
Julius Singer

CITY AND COUNTY

0779

Sec. 192.

21 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before J. L. McMahon a Police Justice
of the City of New York, charging Samuel Carlisle Defendant with
the offence of Viol. of Opium Law

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Samuel Carlisle Defendant of No. 247
West 50 Street; by occupation a Broker
and Julius Singer of No. 1023-3rd Ave
Hotel Street, by occupation a Hotel Surety, hereby jointly and severally undertake
that the above named Samuel Carlisle Defendant
shall personally appear before the said Justice, at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 16day of April 1893H. T. M. Sullivan POLICE JUSTICE.

Samuel Carlisle
Julius Singer

0780

CITY AND COUNTY } ss.
NEW YORK.

City of New York
District Police Justice.

Sworn to before me, this

16

1893

Julius Singer
the within named Bail and Surety being duly sworn, says, that he is a resident and true
holder within the said County and State, and is worth ten Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of house and furniture 1023

3rd Avenue worth ten thousand dollars
over all encumbrances.

Julius Singer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the day of 18

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 Radtke

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

Indictment accuse *Daniel Radtke* of a

Misdemeanor,

of the crime of

committed as follows:

The said *Daniel Radtke*,

late of the City of New York, in the County of New York, aforesaid, on the

sixteenth day of *April*, in the year of our Lord one thousand

eight hundred and ~~eighty~~ *ninety-three*, at the City and County aforesaid,

*did unlawfully visit and resort to a
certain room in a certain building there
situate known as 244 West 50th Street
New York, and maintained and one of the persons who used
same is to be found among the persons who used
the same for a place where gaming and*

*certain of the regulations was violated
by certain persons to the Grand Jury aforesaid
and known, other than the said John Doe,
for the purpose of therein maintaining
and its said operations, against the
form of the Statute in such
case made and provided, and
against the peace of the People of*

0782

the State of New York, and their dignity
De Lancey Nicoll,
District Attorney

0783

BOX:

517

FOLDER:

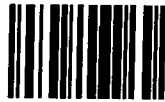
4714

DESCRIPTION:

Cella, Luigi

DATE:

04/24/93



4714

0784

POOR QUALITY
ORIGINAL

Witnesses:

Wm B. Pringle
Rosie Maragouda

Justice Dr. Ferry
Society for 15th

Counsel,

Filed 24 day of April 1893

Pleads, Verdict 20

THE PEOPLE

48
Coke
93 Park St

vs.

Luigi Cella

RAPE (1st and 2d Degree)
and ABDUCTION.
(Sections 276, 278 and 282, Penal Code.)

DE LANCEY NICOLI,

District Attorney

May 9, 1893

A TRUE BILL.

John Dwyer
Foreman.

Part 2 - May 9, 1893
Pleads Rape 2nd Degree
S.P. 9 yrs - P.B. M.
May 15/93

Court of General Sessions of the Peace

The People &c.

Against
Luigi Cella

City and County of New York:

Rocco Vincenzo Orsini being duly sworn deposes and says: That he resides at No. 39 Mulberry Street in said city. That he is 29 years of age and is now a married man. And keeps a Restaurant at No. 3 Mulberry Street in said city. That he knows the mother of the girl who makes the complaint against the above named defendant. That he knows her to keep a house of prostitution for the reason that in the month of February 1893, he visited her house at No. 87 Mulberry Street in said city, and there saw the said woman, and three other women who were there for the purpose of prostitution. That deponent had sexual intercourse here and there with Peppina Maccia one of the women then present.

Subscribed before me } Rocco Vincenzo Orsini
this 15th day of May 1893 }

0786

Prosper R. Ferranti
Commr. of Deeds
N. Y. City & Co.

City, and County of New York:

Michelinea Perry being duly sworn deposes and says: That she is a married woman and resides with her husband and two children at No. 87 Mulberry Street in said city. That she knows the complainant and her mother for about four months. That her rooms are on the same floor with the complainant. That deponent knows the mother of the complainant to keep a house of prostitution, that she keeps three rooms for that purpose on the first floor of said premises, and used to have three other rooms for the same purpose on the third floor, the floor that I live on, but which they now use for sleeping purposes. That she knows the mother of complainant to have kept three women for the purpose of prostitution, at the time and before defendant was arrested, and deponent has seen men enter the said rooms, and has often seen the complainant in company with the women and men. That she knows the complainant to bear a very bad reputation. She has been in deponent's rooms several times

and on each occasion that men were there she would hug and kiss.

On one occasion she came to deponent's room and deponent asked her what her father did for a living; and she answered "we do business". When deponent asked her what kind of business, she said: "Men come in our rooms they buy beer and then go to bed with my mother or one of the other women." From that time deponent would not allow her to come into her rooms. That complainant told deponent that the man that lives with her mother is not her father.

Sworn to before me
this 15th day of May 1893
Prosper A. Ferrari
Comme. of Deeds
N. Y. City & Co.

her
Micheline X Ferrulo
mark

City and County of New York:

Laurens Ferrullo being duly sworn deposes and says: That he is 26 years of age, and resides at No. 93 Park Street in said city: That he knows the mother of the complainant: and she kept a house of prostitution at No. 87 Mulberry Street in said city: That he went to said premises about four months ago and saw the said mother of complainant and two other women, and he then and there had sexual intercourse with the said mother of complainant: That at the time there were in said apartments about four or five other men, they drank and then went into a room one at a time with a woman: That he went there on two other occasions and saw the same thing transpire.

Sworn to before me
this 15th of May 1893
Hooper R. Ferreri
Commr. of Deeds
N. Y. City & Co

Laurens Ferrullo
his mark

Count of General Sessions
of the Peace -

The People &c.

Against
Jorge Cella
Defendant

Affidavits

Robert H. Parry
att. for defendant
25 Chambers Street
New York City

0791

Just

District Police Court.

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

of Number 108 East 23rd St being duly sworn,
deposes and says, that on the 10th day of April 1898 at the
City of New York, in the County of New York, One Teresina Muziata

a female child (now present) actually and apparently
under the age of sixteen years, to wit, of the age of
ten 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, in and for the
city and County of New York, entitled the people
against Luigi Cesa wherein the said Luigi Cesa
is charged with the crime of Rape under Section 278
of the Penal Code of said State, in that he the said
Luigi Cesa did perpetrate and act of sexual intercourse
with said Teresina Muziata, she not being his wife,
by that the said Teresina Muziata will, as deponent
verily believes, unless duly held to appear on trial
thereof, avoid giving her testimony at the instance
of the people.

Wherefore the complainant prays that the said

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

Sworn to before me, this

day of

April

1898

William B Pringle

H. White

Police Justice.

0792

POLICE COURT 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



CRUELTY TO CHILDREN.

Witness

DATED

June 18 1893

Magistrate.

Clerk.

Witnesses:

Frank Officer.

P. Stollans Jenkins, Supt.,
100 East 23d Street.

Disposition,

LEHMAIER & BRO., 88 PULTON ST., NEW YORK.

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

THE PEOPLE
VS
LUIGI CELLA.

BRIEF FOR THE PEOPLE.

STATEMENT OF CASE.

The Defendant, Luigi Cella, is indicted for the crime of Rape, perpetrated on the person of Teresina Nunziata (or Unciatte), aged 10 years, in premises, No. 87 Mulberry Street, on Sunday, April 9, 1893.

WITNESSES:

Teresina Nunziata,
Rosie "
Francisco "
Tony "
Luigi Pecoro,
James T. Coyle,
W. Travis Gibb, M. D.

TERESINA NUNZIATA (or Teresa Unciatte), aged 10 years, residing with step-father Francisco and mother Rosie at 87 Mulberry St., will testify:

That, on Sunday, April 9, 1893, between the hours of 5-00 and 6-00 o'clock, P. M., while alone with her little brother, Tony, aged 5 years, the defendant entered their rooms, seized and threw her onto the bed, unbuttoned her drawers and then forcibly inserted his penis into her private parts, which made her cry out with pain, but that Defendant stifled her cries by placing his hand over her mouth. That Defendant's private parts were exposed on the entrance of her (Witness') mother to the room, soon after he got on top of her (Witness).

That Witness' mother then took hold of Defendant and held him until relieved by her husband, who delivered him into the custody of a Police Officer, who in turn took him to the Station-house.

That Witness had never before had sexual intercourse with anyone.

ROSIE NUNZIATA (or Unciatte), mother of Teresina, residing at 87 Mulberry Street, will testify:

That on Sunday, April 9, 1893, at about 6-00 o'clock, P. M., she, Witness, entered her bed-room and found daughter Teresina, aged 10 years, lying on the bed and on top of her was the Defendant Cella, who immediately jumped up, his pants being open in front and his private parts exposed. That daughter was crying. That Witness seized and held Defendant, while her little boy ran for her husband who came and took charge of Defendant and later placed him in the custody of a Police Officer.

FRANCISCO NUNZIATA (or Unciatte), step-father of Teresina, residing at 87 Mulberry Street, will testify:

IN VAD. THE DIST. CT. CLERK'S OFFICE OF NEW YORK.

That, at about 6-00 P. M., on Sunday, April 9th, 1893, he responded to a summons made by his wife, and, on entering their bedroom, found Defendant in custody of his (Witness') wife, and, on learning that Defendant had committed Rape on Teresina, he (Witness) took charge of Defendant and delivered him to a Police Officer.

TONY NUNZIATA (or Unciatte), aged 5 years, residing with parents at 87 Mulberry Street, will testify:

That, on Sunday, April 9, 1893, at about 6-00 o'clock, P. M., Defendant entered their rooms, seized his sister Teresa, placed his hands over her mouth and carried her into the next room (the bedroom), closing the door after him.

LUIGI PECORA, of 87 Mulberry Street, will testify:

That, on Sunday, April 9, 1893, at about 6-00 P. M., while asleep in the room of Mrs. Rosie Nunziata (or Unciatte), he was awakened by hearing Mrs. N. call for assistance and found her struggling with Defendant, whom he had never seen before.

JAMES T. COYLE, an Officer attached to the Sixth Precinct, Municipal Police, will testify to having placed Defendant under arrest.

W. TRAVIS GIBB, M. D., 365 Lexington Avenue, will testify:

That he made a physical examination of the person of Theresina Nunziata, (or Theresa Unciatte), aged 10 years, on April 10, 1893, and found evidence of the complete penetration of her genital organs.

Certificate on file.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

LUIGI CELLA.

PENAL CODE, ss

BRIEF FOR THE PEOPLE.

0796

365 Lexington Avenue.

April 10 '93

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

I have this day
examined the person of Teresina
Muziata, aged 10 years of ⁸⁷ ~~7~~ Mulberry
Street, and find there has been complete
penetration of her genital organs by
some blunt object.

Respectfully Submitted

H. Davis M.D.
Examining Physician
D.P.C.C.

First District
Juvenile Court

Miriam Pringle } Charged with
Lynette Cella } Rape
April 14/1893
Deputy Hon
Thomas J. White
Police Justice

Theresa Mercatti being duly sworn
deposes & says (through Interpreter
By the Court

Q How old are you?
A 10 years.

Q Does she know what it is to
tell the truth?

A I know the nature of an oath

Q What is her name & where
does she live?

A Theresa Mercatti.

Q Where does she live?

A By number 7 Street

Q On the north or south side of the

see this man (pointing to the defen-
dant?)

Yes sir

Where did she see him?

A In my own house

In the own room?

Yes sir

What time of day or night was it?

A After dinner

In the afternoon?

Yes sir

Did he tell in her own way
just what happened and what he
said to her if anything?

A This man came to my door and
knocked at the door and I was
in there, and I said come in
and this fellow opened the door
and walked in and he came to
me and got me by the throat
and mouth and took me in the
bed room, and when he got
me in the bed room he got
hold of me and put me on

the bed and lifted up my clothes
 and he pulled down his clothes and
 got on top of me, and my mother
 came in the room and happened
 to find him right on top of me.
 He was exposed. And I was also.
 And then my mother got hold
 of him and she said to my little
 brother to go and call papa
 and my brother called my
 papa and when he came up
 he got hold of him and he tried
 to get away from him; and
 my papa took him down stairs
 and handed him to a policeman
 and they took him to the station
 house

Cop Examined by
 Phil Racey

Q In what room was this?
 A In the last room
 Q Is there one room only or two
 rooms?
 A 3 rooms.

4

Q What were you doing in the room then?

A I was foaling with my brother
Q And was your little brother there at the same time?

A Yes Sir

Q And who else was there?

A Nobody else

Q Was there a man in the room then?

A Yes another man was there
and he was asleep.

Q Wasn't he lying on the bed?

A Yes Sir

Q When your mother came up ^{stairs}
where was this man?

A My mother came in the room
and found this fellow right
along side of the bed

Q And was the door closed?

A Yes Sir

Q Was it locked?

A Yes Sir

Was it closed fast or was the
key turned in the lock?

A There a room door was shut
with the bolt on the door.

And was your brother in this
room at the same time?

A Yes my brother was in the
first room.

There are three, one after the
other?

A Yes one after the other the first
room is the kitchen and another
room and a bed room

And your mother lies down stairs
doesn't she?

A My mother was down stairs
she keeps a boarding house
she was down stairs and I was
up stairs.

What kind of a boarding house
does your mother keep?

A Regular boarding house

Does your mother keep a
board house there?

By the Count. Don't answer
the question.

Q. About your master come up
stairs to the prisoner and ask him
for a hundred dollars?

A. Nisi this man (pointing to the
prisoner) said to my master let
us fix this, let us fix this, and
my master said no no!

Q. Do this your father outside here?
Don't your father in Italy?

A. My real father is in Italy.

Q. And this man fix's with your
master?

A. Yes.

Q. Did you go up stairs that day
in the house and ask some
men to go with you?

A. Nisi.

Q. Ask her if this man had come
from with her; does she know
if he had connection with her and
ask her if she understands that?

A. Yes.

7

Q And is this the only man that
ever went with her?

A Yes Sir the only man

Q When your mother came up in
the room was this man's

pantaloons open were his
clothes open?

A Yes Sir they were open

Q And did your father come up
right away?

A Yes my mother she sent for
my father and he came there
right away

Q About how long was this man
in the room there with you?
A About an hour.

8

M. Travers Gibbs being a witness called by the people being duly sworn deposes and says

By the Court

What is your business?

A Physician

Q Did you make an examination of this girl that was on the stand?

A Yes Sir on the 10th of the month

Q State her condition?

A I should say when I examined her the day after the occurrence and I examined her on the 10th and I found there was a complete penetration of the genital organs.

Q And examined?

A I can say there was a complete penetration.

Q Yes Sir.

Q Of recent date?

A Yes Sir in my opinion

9.

Q Had it look to you from your experience as a physician that this was the only tumor?

A That I cannot say it would be impossible to say.

Q Describe it?

A The genital organs were fairly well developed for a girl of her age, she was not particularly clean, and the genital organs were inflamed and the hymen was torn, and the tear in my opinion was less than 48 hours old. I mean that the parts were recently torn. They didn't bleed under my touch, under my examination as if the injury had been done within a few hours. They were inflamed, and I could easily introduce my little fingers in her genital organs and the hymen was easily ruptured.

The further hearing was then
adjourned to Tuesday April
18th / 1893 2 P.M.

Tuesday April 18th 2 P.M.
all persons present the
examination proceeded.

Nasario Morica was called
as a witness by the people
being duly sworn depose
and say: (through the interpreter
By the Court

Q Where do you reside?
A 89 Mulberry Street
Q Do you the mother of the child
the complaining witness?
A Yes Sir

Q Please to state in her own way
just what she knows after
announcement what took
place on the 9th day of April
between her daughter and the

11

defendant in this case.
 A I went to the room and I turned
 the knob and I found the door
 was open, so the door was
 locked and I called my little
 girl Theresa, and the little
 boy came and opened the door
 and I went in and asked Theresa
 where she was, and I went in
 the bed room, the boy went in
 the bed room and I followed
 him and I saw my daughter
 with this man on top of her
 and as soon as he saw me
 he jumped off of the bed
 and I got back after him and he said
 And then I asked the little girl
 if she gave anything to her
 and she said yes and I still
 held on to him, and I told the
 little boy to go down stairs
 and call my husband and
 when I said that, he says to me

12

my god what a dog on itted
 to do with me, and he tried to
 run away from me, and I
 got him by the coat tail again
 I called for help for a man and
 woman I let some room
 to I called "Coraline", Coraline
 and a young man who was
 there when he heard me call
 that name came in, and he
 saw me having had of this
 man and he kept me had him
 until my husband came up
 Then my husband came up
 and got had of him and wanted
 to punch him and I said don't
 touch him, let's fetch him
 to the station house, and on
 the way to the station house near
 Canal Street we met a police
 man and he had him over to him
 Cape Examin

What floor was this on?
 A 3d floor.

x3

Q And day out here on the next floor?

A I have rooms on the 2^d floor and keep a boarding house on the first floor.

Q When you went up stairs in this room who did you find in the room besides this little boy and girl and this man?

A I found this defendant and my daughter ^{and} was on top of the altar and my little boy and a fellow named a Stilaudo who was sleeping on a chair.

Q Was there more than one room or two rooms?

A Three rooms.

Q What was the little girl doing in this room? How did she get in this room?

A My daughter was in there she belonged there.

Q You say that when you got in the room? did you have to

unlock the door to get in the room?

A The door which let me in the house door it was locked and the little boy ^{the} came and opened the door, the door of the bed room was closed and not locked.

Q Then this door that was locked was the door leading into a room that was unlocked?

A The door which comes in the house, it comes from the hall into the room?

Q This door you say that you got in was locked?

A It was locked and the little boy opened it

Q When you make a noise?

A I just turned the knob and I heard I heard a couple of turns and the door was locked.

Q How did you know that I heard

15

was in there?

A. When I knocked at the door I
asked from the outside where is
your sister and the little boy took
me and showed me where
she was.

Q. And this man was in the bed
room?

A. Yes he was in the back room.
Q. And when you got in there
did you call for your little girl
before you went in the bed
room?

A. No Sir I didn't call her.
Q. Did you hear her call out
or make any noise?

A. No Sir I didn't hear anything.
Q. And when you went in
the bed room what did you
see?

Q. When I got in I asked the little
boy where is Theresa and
he didn't answer me in the
start but he went in the

bed room and I followed him
 Q Didnt you ask him where the
 little girl was?

A Yes I asked him where his sister
 was and he ran in the bed
 room?

Q And when you got in the
 bed room was your little girl
 and this man in bed?

A She was lying on the bed with
 her legs down and he was on
 top of her.

Q And you came in and took him
 right off you say?

A As soon as he saw me he
 jumped off with everything
 exposed and I said what are
 you doing and everything was
 open.

Q Did your little girl have her
 under clothes on?

A I cannot say whether she had
 or not. Because I dont know
 what I was doing and what I

17

paid.

Q You say you saw his private
 papers?

A Yes Sir

Q And then you got hold of the man
 didn't you?

A Yes Sir

Q And you held on to him all
 the time?

A Yes Sir

Q And while you were holding
 on to him what was he doing
 with his hands?

A He didn't do anything he tried
 to get away.

Q And you kept your eyes on
 him all the time?

A I kept hold of him

Q Wasn't he struggling to get
 away?

A Yes Sir

Q And then you say your hus-
 band came up stairs is that
 right?

18

Ayesui

Q And then you had him arrested
 A my husband took him down
 stairs & when on the way to
 the station house we met a
 policeman & he took him
 Q Is it the truth that you
 saw this man going up stairs
 and you met him and you
 paid what are you going to
 do in this room?

A Yesui

Q Did you ask him for a hundred
 dollars?

A Yesui

19

Francesco Anicatto called
as a witness for the people
being duly sworn and says
(Through an interpreter)
By the Court

Where does he reside?
At 87 Mulberry Street
Tell him to tell us that he
means of his own knowledge
about this case.

A The day that this occurred I was
down stairs with my wife
and she said she was tired
of chilly and I told her to break
some wood and go up stairs
and make a fire which she did
do and I broke up the wood, the
little boy came down stairs
and called me and told me to
come up and when I went
up stairs I found my wife
having had a fight with her
the Cook and I say what is
the trouble and she said this

08 16

20

man seduced my daughter
and we must lock him up and
we got him of him and took
him to the station house and on
the way we met an officer
and he took him there?

Capt. Examination Wavish
By the Court
Persee Rest.

11

Magdalena Ferralla a witness
 called by the defendant being
 duly sworn deposes ^{and says}
 (through the Interpreter)
 Sweet Examination

Q Where do you reside?

A 87 Mulberry Street

Q Do you know this little girl?
 the little girl in this case?

A Yes I know her?

Q Do you know this defendant
 Paydes?

Q Were you in the house that
 Sunday?

A No Sir I was not there.

Q Did you see that little girl
 on that day?

A Yes I saw that little girl up
 stairs

Q Where was she going ^{and} what
 was she doing?

A That I don't know

Q Do you know this little girl's
 character?

08 18

24

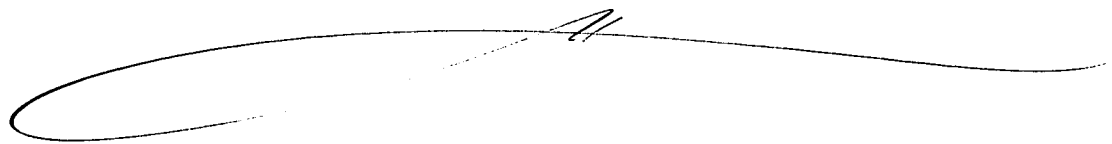
Ayes I do

Tell us what you know about
this little girl?

A This little girl she comes and
tries to pick up men

Mr Ruess no further questions
we waive further examination
By the Court,

Defendant held to
bail in sum of \$2500. for G.S.



08 19

CITY AND COUNTY }
OF NEW YORK, } ss.

Terensia Muziata
aged 10 years, occupation None of No.

87 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *William B Bringle*

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

Sworn to before me this 10th day of April 1893 *Terensia Muziata*
mark

Police Justice.

0820

Tust

District Police Court.

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

William B Pringle
of Number 108 East 23rd St - being duly sworn,
deposes and says, that on the 9th day of April 1898 at the
City of New York, in the County of New York, at premises situated at
87 Mulberry St, in said city and county of New
York; One Luigi Cella (now present) did
willfully and unlawfully, perpetrate and act
of sexual intercourse with a certain
female called Vermina Magiata, said child
being then and there under the age of
Sixteen years to wit, of the age of Ten
years and not being the wife of
said Luigi Cella in violation of Section
248 of the Penal Code of the State
of New York.

Wherefore the complainant prays that the said

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

Sworn to before me, this

day of

April 10th 1898

William B Pringle

H. White

Police Justice.

0821

Seq. 198-200.

1882

District Police Court.

City and County of New York, ss:

Luigi Chelli 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 a 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.

Luigi Chelli

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

93 Park St Italy

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

Answer.

93 Park St, 2 years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am not Guilty

Taken before me this

day of

189

Police Justice.

0822

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 Alfredant

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, Apr 18th 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 h to be discharged.

Dated, _____ 189 _____ Police Justice.

0823

Police Court---*First* District.

439
1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William B. Brangle
108 E 2nd St
Luigi Della

1
2
3
4

Offense

Dated, *April 10* 189*3*

White Magistrate.

Brangle Officer.

Spec Precinct.

Witnesses *James J. Carle*

No. *6th Precinct Police* Street.

No. *Rainie Magistrate* Street.

No. *By Mulberry* Street.

No. *2500* Street.

\$ *2500* to answer.

Q, Apr 12 2.30

Com

April 14 4 PM

April 18 2.30 10. am

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

0824

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

Samuel Pella

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

The said *Samuel Pella*,
late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *April*, 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 *Teresia Muzjaka* feloniously did make an assault,
and an act of sexual intercourse with her the said *Teresia*,
then and there feloniously did perpetrate, against the will of the said *Teresia*,
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 *Samuel Pella*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Samuel*,
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
Teresia Muzjaka feloniously did make an assault, with intent
an act of sexual intercourse with her the said *Teresia*,
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 Guigo Della
of the CRIME OF RAPE IN THE SECOND DEGREE, committed
as follows:

The said Guigo, —

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
Teresia Muziata, feloniously did make an assault, she
the said Teresia, — being then and there a female
under the age of sixteen years, to wit: of the age of ten years; and
the said Guigo, — 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 Teresia, — 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 Guigo Della
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said Guigo, —

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 Teresia Muziata — feloniously did make an assault,
she the said Teresia, — being then and there a
female under the age of sixteen years, to wit: of the age of ten 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 Guigo, —
Teresia, — 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.

0826

FIFTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Luigi Della
of the CRIME OF ABDUCTION, committed as follows:

The said Luigi,
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
Teresia Muziala so being then and there a female under
the age of sixteen years, to wit: of the age of ten years, as aforesaid,
for the purpose of sexual intercourse, he, the said Luigi
not being then and there the husband of the said Teresia,
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.

0827

BOX:

517

FOLDER:

4714

DESCRIPTION:

Charles, John

DATE:

04/20/93



4714

Witnesses:

Off. Hannell

Counsel,

Filed,

Pleads,

20 April 1893

THE PEOPLE

vs.

B

John Charles

VIOLATION OF THE EXCISE LAW
[Chap. 401, Laws of 1892, § 32].
Being charged with the same on Sunday

...and find possession.

Done April 24 1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

Samuel Dwyer

Foreman.

0829

1999

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 Charles

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

John Charles
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ~~BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING~~ *on Sunday* committed as follows:

The said

John Charles

late of the City of New York, in the County of New York aforesaid, on the *second* day of *April* in the year of our Lord one thousand eight hundred and ninety-~~two~~ *the same not being Sunday*, ~~between one o'clock and five o'clock in the morning of the said day~~ *the same being Sunday*, at the City and County aforesaid, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain ~~intoxicating~~ *strong and spirituous* liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one

~~and~~ to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

John Charles on Sunday
of the CRIME OF OFFERING AND EXPOSING FOR SALE, STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ~~BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING~~, committed as follows:

The said

John Charles

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid ~~(the same not being Sunday)~~ *the same being Sunday*, ~~between one o'clock and five o'clock in the morning of the said day~~, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain ~~intoxicating~~ *strong and spirituous* liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Hubert C. Farrell
and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, 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.

0830

BOX:

517

FOLDER:

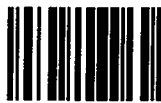
4714

DESCRIPTION:

Clark, Lizzie

DATE:

04/03/93



4714

Witnesses:

Henry Martin

Counsel,

Filed

day of

1893

Pleads

THE PEOPLE

vs.

Eugene Clark
Lat 2 April 21, 1893.
Ind and Acquitted

Grand Larceny, *from the Person.* (Sections 828, 830, Penal Code.)

Paul V DE LANCEY NICOLL,

District Attorney.

Apr 19 1893
Mr. 2

A TRUE BILL.

Samuel Dwyer

Foreman.

Part II. April 21, 1893
Has not been passing
sent to prison:

Part II. April 21, 1893

0831

0832

Police Court 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Henry Martin

of No. 630-9th Avenue Street, aged 22 years,occupation Clerk being duly sworn,deposes and says, that on the 11 day of March 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 night time, the following property, viz:

a diamond cluster screw pin of
the amount and value of Two
hundred dollars (\$200)

the property of deponent

and that this deponent

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

from the following facts to wit: that about
the hour of 10.30 o'clock P. M. of said date,
deponent in company with the defendant
went into the Regain store at the south east
corner of 8th Avenue and 2nd Street. and
after entering said Regain store. deponent and
said defendant sat down at a table along side
of each other. and at that time the aforesaid
property was in the scarf worn on deponent's
person, and in a short time thereafter said
defendant got suddenly up. and went out of
said store, and that the deponent immediately
missed the aforesaid property. deponent further
says that no other person was near or touched

of
189
Police Justice.

0833

his person except the defendant from the time he entered said store, except said defendant. Defendant further says that he has not seen said defendant from the time she left said store until he caused her arrest. He therefore charges her with having committed a Larceny and asks that she may be held to answer.

Subscribed before me } Henry Martin
this 26 day of March 1893 }
John B. Trenchard

Police Justice,

0834

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Lizzie Clarke

Taken before me this

day of

1893

Police Justice.

0835

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

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

Dated March 26 93 18 John W. Woolrich 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.

0836

351

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Martin
1652 9th St E
Lizzie Blair

Lacey
from the prison

Dated *March 26* 189*3*

Forster Magistrate.

Gaffney Officer.

20 Precinct.
Witnesses *Edward Davis*

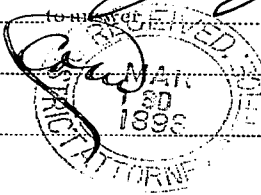
No. *312 - E - Avenue*

Officer *Allan Way*

No. *20 Precinct Police*

No. *1000*

\$



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Clarke

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

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

The said

Lizzie Clarke

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

*one diamond pin of
the value of two hundred dollars*

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

0838

BOX:

517

FOLDER:

4714

DESCRIPTION:

Cloonan, Patrick

DATE:

04/17/93



4714

Witnesses:

Officer

48 TH

*James
Mr. Ford =*

402 871 St

10 year -

*James J. Hogan
590 Grand St*

*Mr Woodruff
201 1/2 1st St
Hill 90 - 1st St*

Counsel,

By

Filed

1893

Pleads,

THE PEOPLE

*35. at Hudson
1618. about*

Patrick Cloonan

Grand Larceny, Degree.
[Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Samuel Dwyer
Foreman.

*Part 3. May 1/93
Pleads. Petit Larceny*

Lerty Prison 30 days

0840

Police Court

5th District.

Affidavit—Larceny.

City and County of New York, ss:

of No. 427 East 71st Street, aged 32 years,
 occupation Contractor being duly sworn,
 deposes and says, that on the 3 day of April 1893 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
 session of deponent, in the day time, the following property, viz:

A quantity of lead pipe
of the value of thirty five Dollars

the property of

Jacob Weiss in the care
and custody 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

Catrick Blooman (nowhere)
from the fact that deponent saw
the said defendants take steel
and carry away said pipe
from premises No 413 East 82nd
Street deponent found a piece of said
pipe here shown in Court in the
defendants possession which defendant
had cut down from said building
and defendant admitted and confessed
to deponent in the presence of Officer
Kayser of the 27th Precinct that he had
stolen said property

John Louis Piche

Sworn to before me this

of

day

189

Police Justice.

0841

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 27

The 27th Street being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Theodore Fick

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

Sworn to before me, this

day of April 1894

C. E. Smith
Police Justice.

Theodore Fick

0842

Sec. 198-200.

5
District Police Court.CITY AND COUNTY { ss:
OF NEW YORK,

Patrick Cloonan 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 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. *Patrick Cloonan*

Question. How old are you?

Answer. *35 yrs.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *61 - Eight St. - Hunters Point*

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*
his
Patrick Cloonan
mark

Taken before me this

day of

189

Edmund
Police Justice.

0843

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, April 5 1893 B. E. Simms Police Justice.

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

Dated, April 5 1893 B. E. Simms Police Justice.

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

Dated, April 5 1893 B. E. Simms Police Justice.

0844

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Francis J. Egan
590 Grand Street.

Police Court,

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Theodore Priest
427 E. 71
vs.
Pat Cloonan

2

3

4

Dated

1893

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000

to answer

G. S.

Chas Bailey

384

Offense



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Cloonan

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

Patrick Cloonan

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

The said

Patrick Cloonan

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

*three hundred and fifty pounds
of lead pipe of the value of
ten cents each found*

of the goods, chattels and personal property of one

Jacob Wurst

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 Nicolls
District Attorney*

0846

BOX:

517

FOLDER:

4714

DESCRIPTION:

Collins, Mary

DATE:

04/05/93



4714

Witnesses:

Maggie Mooley
Off. General

John R. Kelly

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

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

65 King St.
vs.

Mary Collins

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

14

Sworn to before me
at New York City
this 2nd day of April, 1893
and committed to
the custody of the
Sheriff of the County of New York

Sentence suspended

0848

Police Court—2 District.City and County { ss.:
of New York,*Maggie Malley*

of No. 71 King Street, aged 20 years,
 occupation In factory work being duly sworn
 deposes and says, that on the 30 day of March 1887 at the City of New
 York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

Mary Collins
now here who cut deponent on the
face with a hatchet, inflicting
a wound on deponents face

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 31 day }
 of March 1887 } *Maggie Malley*

John R. Morris Police Justice.

0849

Sec. 198-200.

District Police Court.

1882

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

Mary Collins

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.

Mary Collins

Question. How old are you?

Answer.

over 50 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

10 King St. not long

Question. What is your business or profession?

Answer.

Ironing

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

Answer.

I am not guilty, R

*compliment spit in my face,
and slapped me, and pelted
my door with sticks*

*Mary Collins
Sworn*

Taken before me this

day of

March

1899

Police Justice.

0850

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.....

Mary Collins

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

Dated: *March 31* 18 *93* *John R. Voort's* Police Justice.

I have admitted the above-named.....

Defendant

to bail to answer by the undertaking hereto annexed.

Dated: *March 31* 18 *93* *John R. Voort's* 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..... 18.....

Police Justice.

0851

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

366 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie Malley
Mary Collins

2

3

4

Dated

1897

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

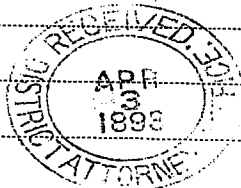
Street.

\$

300

to answer

G. S.



\$300 for Ex. 20th Mar 31/93.

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

Thomer Collins being
duly sworn deposes that he is twenty
one years of age and the only son
of Mary Collins of No 71 King
Street in this City that his said
mother is considerably over sixty years
of age an dependent person, that her
occupation has been that of an
ironer of clothing in hotels and
other establishments, that latterly she
has only worked in the summer at
Country places that at her working
places she has been known by the
name of Mary Brown, the latter
being the name of her first husband
and that the letters of recommendation
herein presented verily refer to her
and that she is the identical person
therein intended to be described and
she purposely took the name of Brown
so that the world in general and
specially paying neighbors might

not know that she worked in her old age though the deponent her son was in good health and he might be deemed his duty to support her without her asking at all

Deponent furthermore deposes that for not quite three years last past he has had steady work, and that has been where he is now employed namely at the C + C Electric Motor Company Number 2102 and 2104 Greenwich Street in this City

And deponent still furthermore deposes that his said mother has always been a kind patient and tender hearted parent making for him a pleasant cheerful honest home, that she never before has had trouble or any disagreement with any of her neighbors, that she has never been arrested for any cause whatever, not for even the most trivial offence, and deponent begs to call attention to the fact that even in this case Miss Malley's mother did not appear

Deponent finally sets

faith and deposes that the reason why
 more testimonials are not forthcoming
 is because his mother and himself
 for the past three years have lived
 very quietly to themselves as he
 prefers the meals cooked by his mother
 and at times he is detained beyond
 the usual hours at the works of
 the said L & L Electric Motor Company
 And deponent respectfully prays that
 Honorable Court ^{in such things} can be extended
 unto his aged mother in the premises

Subscribed and sworn to before me
 this 13th day of April 1893

Frederick J. King
 City Public N.Y.C.
 (N-96)

Thomas Collins
 71 King st.
 New York
 City

Bank of Grand Island
of the State

The People &c

no

Henry Collins

Assistant

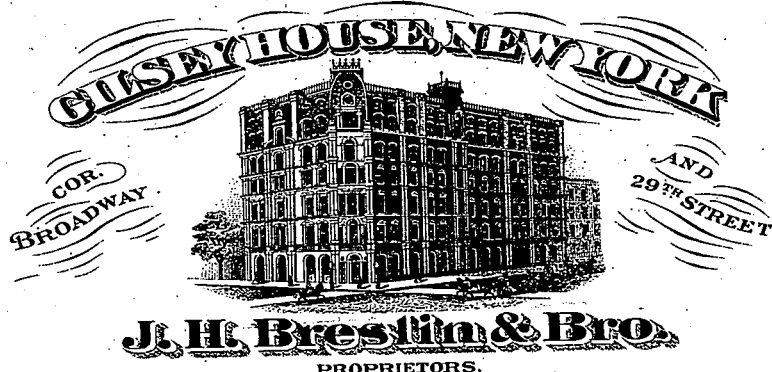
0856



New York, April 9th 1887

The bearer
 Mary Brown worked for
 me as I never both at
 Kington Beach & in this
 house. I have always
 found her honest
 willing and obliging and
 an excellent - worker
 M. Magovern
 Head Launderer

0857



New York, June 29th 1891

*The Berrer Mary Brown
has worked for me one
month she is a good
ironer on family clothes
and a nice pleader no
fault - I find with her
she had to go home at
night - that was against
the Rules of the House*

M. Britton

0858

W^m April 1873

To whom it may concern This is to certify
That Mary Brown lived with me
as head ^{for one year} ~~house~~ during which
time I found her perfectly capable
& honest.

A. Strong

So Washington 59

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Collins

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

— *Mary Collins* —

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

The said — *Mary Collins* —

late of the City and County of New York, on the — *thirtieth* — day of
— *March* — in the year of our Lord one thousand eight hundred and
ninety — *three* — , at the City and County aforesaid, in and upon one

in the peace of the said People then and there being, *Maggie Malley* feloniously did wilfully and wrongfully
did make an assault; and the said — *Mary Collins* —

with a certain *hatchet* which *she* the said

in *her* 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, *she*, the said
— *Maggie Malley* — 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.

0860

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary Collins

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

— Mary Collins —

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

The said — Mary Collins —

late of the City and County of New York, on the — thirtieth — day of
— March — in the year of our Lord one thousand eight hundred and
ninety — three — , at the City and County aforesaid, in and upon one

Maggie Malley
in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault; and the said — Mary Collins —

with a certain hatched — — — — — which she the said
— Mary Collins —

in her 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, her , the said
— Maggie Malley — 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

— *Mary Collins* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said — *Mary Collins* —

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 *Maggie Malley* —

— in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Mary Collins*
the said *Maggie Malley* —
with a certain *shatchet*, —

which *she* the said *Mary Collins* —

in *her* right hand then and there had and held, in and upon the
— *face* — of *her* the said *Maggie Malley* —
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 *Maggie Malley* —
— to the great damage of the said *Maggie Malley* —
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.*

0862

BOX:

517

FOLDER:

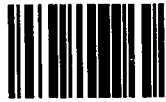
4714

DESCRIPTION:

Connors, William

DATE:

04/07/93



4714

0863

BOX:

517

FOLDER:

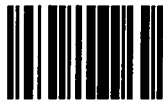
4714

DESCRIPTION:

Carey, John

DATE:

04/07/93



4714

Witnesses:

Off Benham

Counsel,

Filed

Pleas,

7
day of *Dec* 1893

THE PEOPLE

vs.

William Connor

and *R*

John Carey

Burglary in the
[Section 496, Penal Code, degree.]

DELANCEY NICOLL,

District Attorney.

A TRUE BILL.

Jaqueline Dwyer

Foreman.

April 10 1893

W. H. Dwyer

Reads S. P. 2 yrs 86 mos

R. B. M.

J

0865

Police Court— District.

City and County } ss.:
of New York,of No. 178th Street Guastone Milton Street, aged 23 years,
occupation Shoemaker being duly sworndeposes and says, that the premises No. 178th Street 14 Ward
in the City and County aforesaid the said being a three story brickbuilding and which was occupied by deponent as a shoe store on the ground floor
and in which there was at the time a human being, by name deponentwere **BURGLARIOUSLY** entered by means of forcibly breaking open
a window leading from the street into
the storeon the 14 day of April 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of shoes of the value of
about one hundred and thirty dollarsthe property of August Jensen and wife 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 byWilliam Connor and John Carey
both men here, while acting in concertfor the reasons following, to wit: That deponent was
asleep in a back room in the above
premises. That the aforesaid property
was in the window. That the doors and
windows leading into the premises were
securely locked and fastened. That at
about the hour of 3 o'clock, A.M. deponent was
awakened by hearing loud talking and
came out of the back room into the store
and saw these defendants standing outside

0866

of the door on the sidewalk. That defendant
returned to the room and immediately
heard a crash and came out of the room
again and found the window broken open
by a person. That defendant is informed
by Police Officer Edward J. McGovern of the
11th Precinct that the officer saw these two
defendants in company with another in
front of the premises and saw the defendant
Connors go to the window and break the
same open, and the defendant Carey was
standing alongside the defendant Connors.
Therefore defendant prays that the defendants
be dealt with according to law.
Done before me this
5th day of April 1893

Solomon B. Smith

Police Justice

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1
2
3
4

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

0867

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. McGovern
aged *36* years, occupation *Police Officer* of No. *11* *Mcenect* Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Joseph Milton*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this

of

189

Edmund J. McGovern
John R. Linn

Police Justice.

0868

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss.

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

Question. What is your name?

Answer.

William Connor

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Jersey City N.J.

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

Answer.

W 284 East 86 St 8 months

Question. What is your business or profession?

Answer.

Electrician

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 Connor*

Subscribed before me this
John J. Smith
 1893
 Police Justice.

0869

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

John Carey 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 a 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

John Carey

Taken before me this
Sept 1893
 at New York
 Police Justice.

0870

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

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

Dated,

April 5 1893

John R. Smith 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.

0871

Police Court---

379
1894
District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Justine Milton
17 1/2 Bowery
McConners
John Carey

Offense
Drugs

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *April 5* 189 *3*

Smith Magistrate.
Denham Officer.

10 Precinct.
Witnesses *Call the officer*

No. *9* Street.
Edward J. McGovern
11 Precinct Street.

No. _____ Street.
1000
RECEIVED
APR 7 1892
Com

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 Connors
and
John Carey

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

William Connors and John Carey
of the CRIME OF BURGLARY in the *first* degree, committed as follows:

The said

William Connors and John Carey, both
late of the *14th* Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *April* in the year of our Lord one
thousand eight hundred and ninety-*three* in the *right*-time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one *August Jensen*

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 *August Jensen*

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

0873

BOX:

517

FOLDER:

4714

DESCRIPTION:

Coppinger, George

DATE:

04/07/93



4714

Witnesses:

Annie Brewer

Left served time in
Eng. while says P.B.M. 2

Counsel,

Filed

Pleads,

1893

THE PEOPLE

vs.

George Coppingen

Burglary in the
[Section 49] degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Thomas W. Wylie
Foreman.

Handed in by
S.P. 6 yds P.B.M.

0875

Police Court 2 District.City and County }
of New York, } ss.:Annie Bremerof No. 43 East 21st Street, aged 30 years,
occupation Housekeeper being duly sworndeposes and says, that the premises No 43 East 21st Street,
in the City and County aforesaid, the said being a four story brown stone
Dwellingand which was occupied by deponent as a Dwelling house
and in which there was at the time a human being, by name Annie Bremerwere **BURGLARIOUSLY** entered by means of forcibly breaking a
window pane and opening a door in
the basement of said buildingon the 4 day of April 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz.:as deponent believes and charges with
the intent to steal household property and
personal effects of the value of more
than one hundred dollars\$ 100the property of Deponentand 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 byGeorge Coppingier (nowhere)for the reasons following, to wit: deponent slept in the
back parlor on the first floor, and
deponent awoke about the hour of 9.45
O'clock A.M. and saw a light in an
upper room in said house, and saw
the prisoner in the said room and deponent
sent for policeman Thomas R. Wudslar of the
19th Precinct, who arrested deponent in
the said room, subsequently deponent etc.

0876

Conced that the barriment door had been broken open as aforesaid and Defendant is informed by said Whemmes Warden that the Defendant admitted to him that he entered the house by said barriment door for the purpose of stealing

Done to before me this
5th day of April 1893

Anna S. Brewer

Chas. H. Brady
Clerk

Police Court

District
THE PEOPLE, &c.
vs.
THE COMPLAINT OF
John D. ...

Degree
Burglary

Dated

188

Magistrate

Officer

Clerk

Witnesses:

Committed in default of \$

Bailed by

No.

Street

Bail

0877

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 30 years, occupation Sheepman of No. 19 Brent Street, being duly sworn, deposes and

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

Sworn to before me this 5 day
of April 1895

Wm. H. Brady Thos. P. Mackley
Police Justice.

0878

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

Georg Coffinje 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.

Georg Coffinje

Question. How old are you?

Answer.

43

Question. Where were you born?

Answer.

England

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

Answer.

No home

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

*I am guilty**(Refused)*

Taken before me this

day of

April

189

Wm. J. Brady
Police Justice

0879

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

Guy C. Offner

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 *April 4* 18 *93* *Thos. H. Brady* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0000

Police Court---2

377
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annie Brewer
43 E. 21st
George Coppinger

Offence
Burglary

2
3
4
Dated April 4 1897
Grady
Wadley
19
Magistrate.
Officer.
Precinct.

Witnesses
No. 1
James J. Unverzagt
43 E 21st
Caldwell
Street.

No. 2
\$ 15.00
to answer
RECEIVED
APR 5 1897
CLERK

DAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0881

463

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 Coppinger

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

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

The said

George Coppinger

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *April* 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 *Annie Brewer*

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 *Annie Brewer*

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 Lancy Nicoll,
District Attorney

0882

BOX:

517

FOLDER:

4714

DESCRIPTION:

Corridan, John

DATE:

04/13/93



4714

Witnesses:

Wm. Dugan

Wm. T. So
Counsel,

Filed, *13* day of *April* 1893

Pleads,

THE PEOPLE

vs.

B

John Courdan

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

...and desire
...be sent to
Court of Special Sessions for trial
and final disposition.

Dated *April 13* 1893

DE. LANCEY NICOLL

District Attorney.

A TRUE BILL.

Samuel Dwyer
Foreman.

0003

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 Corridan

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

John Corridan
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

John Corridan

late of the City of New York, in the County of New York aforesaid, on the day of *March* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~ *54*

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

SECOND COUNT—

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

John Corridan
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Corridan

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,

District Attorney.

0885

BOX:

517

FOLDER:

4714

DESCRIPTION:

Coulon, Michael

DATE:

04/13/93



4714

Witnesses:

Off. Delan

Counsel,

Filed, *13* day of *April* 189*3*

Pleads,

THE PEOPLE

vs.

B

Michael Carlow

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 32].

*I have read and depose
that these are the facts
as stated against me in said
Court of Special Sessions for
said find of guilt.*

April 17 1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

David Dwyer
Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Michael Conlon

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael Conlon
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed
as follows:

The said

Michael Conlon

late of the City of New York, in the County of New York aforesaid, on the *eight*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-~~three~~ (the same not being Sunday), between one o'clock and five o'clock in the morning of the
said day, at the City and County aforesaid, certain strong and spirituous liquors, wines, ale and
beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer,
one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid
unknown, unlawfully did sell ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without
having a special license therefor as required by law, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Michael Conlon

of the CRIME OF OFFERING AND EXPOSING FOR SALE STRONG AND SPIRITUOUS LIQUORS, WINES, ALE
AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said

Michael Conlon

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid (the
same not being Sunday), between one o'clock and five o'clock in the morning of the said day, certain
strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating
liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Michael Phelan

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without
having a special license therefor as required by law, 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.

0000

BOX:

517

FOLDER:

4714

DESCRIPTION:

Crowley, Francis

DATE:

04/05/93



4714

Witnesses:

Sebastian Summer
J. Donovan

Counsel,

Filed

1893

Pleads,

THE PEOPLE

vs.

Francis Crowley

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

DE LANCEY NICOLL,
District Attorney.

April 13
A TRUE BILL.

Samuel Dwyer
Foreman.
April 11/93
J. J. [Signature]
Ben [Signature]

0890

Police Court— 3 District.

1912

Affidavit—Larceny.

City and County } ss.
of New York,

Christian Sommer
of No. Ship Rebr. lying at foot Court St. New York Street, aged 42 years.
occupation Mate aboard said ship being duly sworn,

deposes and says, that on the 3rd day of April 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 day time, the following property, viz:

One silver watch and gold chain all of the value of forty five dollars (\$45.00)

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 Frank Crowley (workman)

from the fact that deponent saw the defendant feloniously take said and carry away the said property from the pocket of a vest which deponent was then under then wearing upon his person.

Christian Sommer

Sworn to before me this 11 day of April 1898

Charles J. Bennett Justice

0891

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Frank Browley 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

Frank Browley

Taken before me this

day of

1883

Charles W. Smith Police Justice.

0892

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 DeFunaul

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, Apr 2 1893 Charles N. Luntz Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0893

363

Police Court, 3 District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph P. Shinnick
1000 Court St. Brooklyn
Ship "Reber"
Paul Brerley

Grand Juror
offense

BAILED,

No. 1, by

Residence.....Street.

No. 2, by

Residence.....Street.

No. 3, by

Residence.....Street.

No. 4, by

Residence.....Street.

2
3
4

Dated, Apr 2 1893

T. J. Brown Magistrate.

Brown Officer.

Precinct.

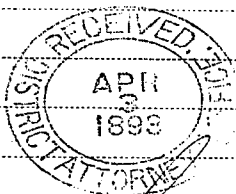
Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer



Calvin

GL
renew

Notice

The Complainant.
 master within complaint
 is in the employ. of
 Pierre Lovillard. And
 the boat of which
 the complainant
 is in charge & will
 be in this Port.
 Only a few days
 have for you
 should bring
 the case to a
 speedy determination

J. G.
 Lovillard

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 Crowley

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

Francis Crowley

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

The said *Francis Crowley*

late of the City of New York, in the County of New York aforesaid, on the *third* day of *April* 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
thirty dollars and one chain of
the value of fifteen dollars*

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

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 Crowley

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

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

The said

Francis Crowley

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *April* 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
thirty dollars and one chain of
the value of fifteen dollars

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

0897

BOX:

517

FOLDER:

4714

DESCRIPTION:

Cryan, Cornelius A.

DATE:

04/20/93



4714

Witnesses:

Off Watt

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

B

Cornelius A. Bryan

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 92.]

I hereby consent and desire that
I be sent to the House of Special Sessions for trial
and final disposition.

Admst 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

David G. Gorkin

Foreman.

0899

Court of General Sessions of the Peace

2087

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Cornelius A. Ryan

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

Cornelius A. Ryan
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said Cornelius A. Ryan

late of the City of New York, in the County of New York aforesaid, on the 12th day of March — in the year of our Lord one thousand eight hundred and ninety-three —, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

Cornelius A. Ryan

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Cornelius A. Ryan

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL,
District Attorney.

0900

BOX:

517

FOLDER:

4714

DESCRIPTION:

Cuff, John

DATE:

04/20/93



4714

Witnesses:

Off Defendant

*Upon reading the
averments the affe
front facts of the
are from facts that
their learned counsel
affertopie that the de
pendant at the time
of the alleged assault
was in such a state of
mind that he did not
understand the nature &
consequences of his acts
free of mind a demand
of the indictment
May 24th 1893 James M. Calhoun
Deputy*

Counsel,

Filed day of April 1893

Pleas,

Wm. H. H. H.

THE PEOPLE

vs.

P

John Cuff.

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Samuel Dwyer
Foreman.

*May 10, 1893. Ind.
Part 3. May 24/93.
Indictments determined
May 15/93
W. H. H. H.*

0901

N.Y. Court of General Sessions

The People &c

vs

John Cuff

City & County of New York ss: -

John J. Dvereaux being duly sworn deposes and says that he is the Officer who made the arrest in the above case that he is satisfied from the way in which the said Defendant ^{acted} at the time of the arrest that said defendant was not in his right mind and he did not intentionally commit the offence charged in the indictment in the above case. that Deponent is informed and believes that the above Defd. has an excellent reputation and is also informed that Defd. has never before been charged with any crime

Sworn to before me this 24th day of John J. Dvereaux
Hall of Mall, 1893

William J. H. Coffey,

Commissioner of Deeds

Wm. R. City & Co.

0903

BROWNE & SHEEHAN,
ATTORNEYS AND COUNSELLORS AT LAW,
258 BROADWAY,
NEW YORK.

JOHN C. SHEEHAN,
EDWARD BROWNE.

May 3rd, 1893.

Hon. De Lancey Nicoll,
District Attorney &c.

Dear Sir:-

The bearer of this note Mr. Donovan, of the Sheriff's office, calls to see you in behalf of John Cuff, who has been indicted for an assault on Police Officer John Deveraux, of the 16th Precinct.

It seems that Deveraux heard considerable noise and the cry of "police" coming from Cuff's house late at night, and on going in he found the house in darkness and Cuff hiding underneath a bed. When the officer's back was turned he ran at him with a razor, which he had in his hand, and made an attempt to cut him, and in fact did slightly cut one of his hands and also his uniform. He had been drinking for eight or ten days very hard, and was really insane at the time. Some years ago his head was injured by a fall, and whenever he drinks liquor it has a bad effect on him.

He has a host of friends in the neighborhood where he lives, and bears a good reputation. He has likewise a very large family depending on him for support. I am also told that he is not a drinking man, and that in all probability he will not drink again, if he gets out of this difficulty.

He had never met the officer, but had no particular animosity against him, and the officer, I understand, is satisfied that the man was not in his right mind, and is not over anxious to have him punished.

I have advised Donovan to call and see you, in person.

Yours very truly,

John C. Sheehan

Handwritten notes in left margin:
I have advised Donovan to call and see you, in person.
I have advised Donovan to call and see you, in person.
I have advised Donovan to call and see you, in person.

0904

Police Court— 2 District.City and County { ss.:
of New York, }John Severant
of No. 16th Precinct Police Street, aged _____ years,
occupation Police Officer being duly sworndeposes and says, that on the 9th day of April 1883 at the City of New
York, in the County of New York, while in the discharge of his duty
as Police Officer -
he was violently and feloniously ASSAULTED [REDACTED] byJohn Buff (now here) who did wilfully
and maliciously cut and stab deponent
on the Chin and finger, with a Razor
that he then and there held in his
handwith 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 10th day }
of April 1883. } John J. Severant
Thos. J. Brady Police Justice.

0905

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer. *John Cuff*

Question. How old are you?

Answer. *47 years -*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *571 West 26 Street - 12 years -*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

I am not guilty -
John Cuff

Taken before me this

day of *March*

1883

John Cuff
Police Justice

0906

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 April 10 1893 Wm. F. Brady Police Justice.

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

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

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

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

0907

W
Police Court---

409
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Dereraux
16 Precinct.
John Buff

Officer
Dereraux
Buff

2
3
4

Dated April 10 1893

Grady
Magistrate.

Dereraux
Officer.

16
Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 15.00 to master.

Com

Am

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0908

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 Cuff

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

John Cuff

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

The said John Cuff

late of the City of New York, in the County of New York aforesaid, on the ninth
day of April 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 John J. Devereaux in the peace of the said People
then and there being, feloniously did make an assault, and him the said
John J. Devereaux with a certain razor

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

with intent him the said John J. Devereaux
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

John Cuff

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

The said John Cuff

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
John J. Devereaux in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and him the said John J. Devereaux
with a certain razor

which the said John Cuff
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 strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

— *John Cuff* —

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

The said — *John Cuff* —

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

with a certain *razor*, — *John J. Devereaux* —

which *he* the said *John Cuff* —

in *his* right hand then and there had and held, in and upon the *chin face* and *hand* — of *him* the said *John J. Devereaux*

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

— *John J. Devereaux* —

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.

09 10

BOX:

517

FOLDER:

4714

DESCRIPTION:

Curley, Samuel

DATE:

04/24/93



4714

0911

Witnesses:

Andrew W. Madison

Off. Corrosee

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

vs.

P

Samuel Curley

DENANCEY NICOLL,
District Attorney.

Burglary in the Third Degree.
[Section 498, 504, 528, 534 and 550.]

A TRUE BILL.

Samuel Curley
Foreman.

April 20/93

Reads Law July

S.P. 3 44-100

0912

Police Court— District.

City and County }
of New York, } ss.:of No. 20. 4th Avenue.occupation Principal, Thompsons Business College being duly sworn.deposes and says, that the premises No 20. 4th Avenue Street,
in the City and County aforesaid, the said being a four story brick
Buildingand which was occupied by deponent as a Business College
~~and in which there was at the time a human being, by name~~were BURGLARIOUSLY entered by means of forcibly pushing in
and opening a door leading from the
hallway into a room on the third floor
of said Buildingon the 14th day of April 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:two Remington. typewriting machines
No 80.022 and 72.675. respectively. and
of the amount and value of two
hundred dollars (\$ 200.00)the property of Wm. H. Campbell, and in the care and custody of deponent.

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

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Amuel Curley and Nellie Curley. and while
acting in concert with each other -for the reasons following, to wit: that about the hour of 5 o'clock
A.M. of said date deponent securely locked and
fastened said door, and went away, and at
that time the aforesaid property was in said
room which deponent securely closed and
fastened, and that about the hour of 9 o'clock
A.M. of the 14th day of April 1883. deponent discovered
that said door had been broken in and opened
and that he immediately missed the aforesaid

0913

the aforesaid property - and that Deprent is informed by Detective Officer Benoit of the Central Office that he has received a telegram and which telegram is hereto annexed stating that the aforesaid typewriting machine No 72.675 was found in the possession of said Samuel and Miller in the City of Boston, State of Massachusetts. And that said telegram is sent and forwarded by James Boulet. Inspector of Police in said City of Boston State of Massachusetts - Deprent therefore charges said Samuel and Miller with having committed a Burglary and asks that they may be apprehended and dealt with as the Law may direct -

Doorn to Refuse me } Andrew W. Madison
 this 12 day of April 1893 }
 Thos. F. Brady
 Oliver Jackson

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

09 14

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Maurice Bonnoil
Detective Officer of No.
aged _____ years occupation _____
Central Office

Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Andrew W. Madison*

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

Sworn to before me, this _____ day of _____ 189 _____

Maurice Bonnoil

Wm. H. Brady Police Justice.

0915

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Samuel Curley

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.

Samuel Curley

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

W.S.

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

Answer.

23 Arnold Street - City of Boston Mass

Question. What is your business or profession?

Answer.

Sailor

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

Answer.

I am not guilty

Samuel Curley

Taken before me this

day of

April 19 1893

John H. McLaughlin

Police Justice.

09 16

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Mary Curley

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.

Mary Curley

Question. How old are you?

Answer.

24 years -

Question. Where were you born?

Answer.

N.Y.

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

Answer.

23 Arnold Street - City of Boston Mass

Question. What is your business or profession?

Answer.

None -

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

Answer.

I am not guilty -

Mary Curley

Taken before me this

14

day of

April

1893

John W. McLaughlin

Police Justice.

0917

Sec. 151.

Police Court 2 District.CITY AND COUNTY }
OF NEW YORK, } ss.In the name of the People of the State of New York; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING:Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Andrew W. Madisonof No. 20 - 4 - Avenue Street, that on the 7 day of April1883 at the City of New York, in the County of New York.

Samuel Gurly and Willie Gurly did commit a
Burglary, by forcibly breaking in a door on the 3rd floor of
premises No 20. 4 - Avenue. and feloniously taking
and stealing and carrying away two Remington type-
writing machines No 1122 and 12.675 respectively and
of the amount and value of two hundred
dollars (\$200)

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring them
forthwith before me, at the DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.Dated at the City of New York, this 12 day of April 1883Wm. H. Brady POLICE JUSTICE.

09 18

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

Dated, April 7 1893 John H. Bellamy 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.

09 19

W 2 435
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew H. Madison
20 4th Ave
Samuel Cury
Mellie Cury

Burglar
Offense

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

3
4
Dated April 17 1893
Magistrate.
Officer.
Precinct.

Witnesses

No. 1 to Mary Cury Street.

No. 2 to Mary Cury Street.

No. 3 to Mary Cury Street.

\$ 1000 to answer

1000
Foreman
Bury
g

0920

Form No. 1.

Ampt *A W Madison* *20-4 am*
THE WESTERN UNION TELEGRAPH COMPANY.

21,000 OFFICES IN AMERICA. CABLE SERVICE TO ALL THE WORLD. *7/15*

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where they are not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.
 THOS. T. ECKERT, General Manager.

NUMBER *2268* SENT BY *Pi* REC'D BY *Ci* *30-Can* *63* *500* *DELIVERED FROM* *193*
63 *500* *BROADWAY.*

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y.

Dated

Boston 11

To

*Wm A McLaughlin Insp**Detective Bureau**300 Mulberry St**Ny*

Typewriter 72675 recovered Samuel Curley &
wife Millie Curley arrested for larceny send officer with requisition
for them will try to get the other machines
Geo E Conlter Insp. Police

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Culey

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

— Samuel Culey —

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

The said — Samuel Culey —

late of the 15th-Ward of the City of New York, in the County of New York, aforesaid, on the
— seventh — day of — April — 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 building of
one

— Horace W. Campbell —

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

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

0922

SECOND COUNT—

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

— Samuel Curley —

of the CRIME OF Grand LARCENY in the second degree — committed as follows:

The said

Samuel Curley —

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,

two typewriting machines of the value of one hundred dollars each —

of the goods, chattels and personal property of one Horace W. Campbell —

in the — building — of the said Horace W. Campbell —

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

THIRD COUNT:

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

— *Samuel Curley* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Samuel Curley —

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

*two typewriting machines of the value
of one hundred dollars each —*

of the goods, chattels and personal property of

Horace W. Campbell —

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

— *Horace W. Campbell* —

unlawfully and unjustly did feloniously receive and have: (the said

— *Samuel Curley* —
then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0924

**END OF
BOX**