

0607

BOX:

118

FOLDER:

1251

DESCRIPTION:

Camper, Arthur

DATE:

11/13/83



1251

POOR QUALITY ORIGINAL

0608

#73.

A. Lebniger

Counsel,

Filed

13 day of Nov 1883

Pleas

Not guilty

THE PEOPLE

vs.

F

Overman

Carver

Nov 13. 1883

Car -

Widow

of

of

555284 631

Grand Larceny, 5 degrees, and

Hoisting stolen Goods

JOHN McKEON,

Dist. Nov 17 1883 District Attorney

Pleas guilty.

A TRUE BILL.

James R. P.

M. H. C. C.

Foreman.

POOR QUALITY ORIGINAL

0609

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Arthur Camper

The Grand Jury of the City and County of New York, by this indictment, accuse
Arthur Camper
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:
The said Arthur Camper

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
eight ~~the~~ day of November in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms
sixteen gold balls of the
value of three dollars each

of the goods, chattels and personal property of one John McKeon
Ginn's then and there being found, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

John McKeon
District Attorney.

0610

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court 2^d District P52

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John McJames
442 88 35th St.
Arthur Bamper

2 _____
3 _____
4 _____

Offence Grand Larceny

Dated November 9 1883

Spadner Magistrate
A. W. [unclear] Officers
Henry Jackson 116 Precinct

Witnesses _____ Street _____
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer _____ Street _____
[Signature]

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 Arthur Bamper

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 Nov 9 1883 *Rayh [unclear]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0611

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur Campfer

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. *Arthur Campfer*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Maryland*

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

Answer. *No 601 Eighth Avenue; 6 weeks*

Question. What is your business or profession?

Answer. *Waiter*

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 of the charge.*
A Campfer

Taken before me this

day of

November

1887

[Signature]
Police Justice.

06 12

CITY AND COUNTY }
OF NEW YORK, } ss.

Albertus Wood

aged 35 years, occupation Policeman of No.

16 Precinct Police Street,

being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John McGinnis

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

Sworn to before me, this 9th day of November 1883

Albertus Wood

Henry Gardner
Police Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT—Larceny.

vs.

Dated 9th 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0613

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

John McGinnis, 40 years old, saloon
keeper of No. 462 West 35th Street, New York City—

being duly sworn, deposes and says, that on the 8th day of November 1883

at the billiard saloon No 601-8th Avenue City of New York,

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

of deponent in the day time with intent to deprive of the use
and benefit of the property the lawful owner thereof
the following property, viz:

Sixteen billiard Pool Balls of the
value, together, of Forty Dollars

Sworn before me this

9th day of November
1883
Joseph C. ...
Police Justice.

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 Arthur Camper, now here, from

the facts that deponent missed said

balls from said saloon at about 4 o'clock

on the afternoon of said day, and that said

property was found in the possession

of said Arthur Camper, who admits

and confesses that he took, stole and

carried away the same as aforesaid

(over)

J. McGinnis

06 14

BOX:

118

FOLDER:

1251

DESCRIPTION:

Carroll, John B.

DATE:

11/02/83



1251

POOR QUALITY ORIGINAL

06 15

John B. Carroll
 Counsel, *Carroll & Associates*
 Filed 2 day of *Nov* 188
 Pleads *Nov 4 1888*

THE PEOPLE
 vs.
John B. Carroll

Forgery in the Court Room
 III R. S. Page 2489-533
 1888

JOHN McKEON,
 District Attorney
 In Nov 4, 1888
 Ordered to Court of Ryan &
 Breakey for trial
A True Bill.

John A. McKeon
 Foreman.

John B. Carroll
John B. Carroll
John B. Carroll

Bailed to
Francis P. Carroll
Woburn. \$5000
on each of two indict.

06 16

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 B. Carroll

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

John B. Carroll
of the CRIME OF Forgery in the third degree
committed as follows:

The said John B. Carroll

late of the City and County of New York, on the twenty second day of
January in the year of our Lord one thousand eight hundred and eighty
with force and arms, at the City and County aforesaid, feloniously did
falsely make, forge, and counterfeit, and did
cause and procure to be falsely made, forged
and counterfeited, and did unlawfully act and
assist in the false making, forging and counter-
feiting, a certain instrument and writing, purport-
ing to be an order of the Special Term of the Supreme
Court of the State of New York, the same being
a Court competent to make the same, which
said false, forged and counterfeited instrument
and writing, is as follows, that is to say:

At a Special Term of the Supreme
Court held at Chambers, at the
County Court House, in the City
of New York, on the 22^d day of
January 1880.

Present

Don Charles Donohue
Justice

0617

In the matter of the Petition
of
Sarah Lyell Terhune

To vacate an assessment for
regulating, grading, setting curb
and gutter and flagging,
and superstructure of the Eastern
Boulevard - 116 Street, from
Avenue A to Sixth Avenue

Upon reading and filing the petition, notice
and proofs in the above entitled matter, and after
hearing Abram Wakenan, Esq., of Counsel for petitioner
in support of the said petition, and William C.
Whitney, Esq., Counsel to the Corporation, in
opposition thereto, it is ordered, that the assess-
ment in the above title confirmed on the 12th
day of July, 1878 be, and the same hereby vaca-
ted, and that the liens or liens created thereby, or
by any subsequent proceeding cease and be can-
celled and discharged so far as they affect lots
known as distinguished by the Ward No 7 + 8
in Block 146, and the Collector
of Assessments, the Commissioner of Public
Works, the Comptroller of the City of New York, and
and the Clerk of Avenues are hereby directed
to cancel and discharge said assessment
so far as it affects the lots above mentioned
Endorsed filed January 23 1880

A copy
William A Butler Clerk

06 18

with intent to injure and defraud the Mayor, Aldermen and Commonalty of the City of New York, and divers other persons 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.

And the Grand Jury aforesaid by this indictment further accuse the said John B. Carroll of the Crime of Forgery in the third degree, committed as follows:

The said John B. Carroll, late of the City and County of New York, on the twenty second day of January in the year of our Lord one thousand eight hundred and eighty, at the City and County aforesaid, with force and arms, feloniously did falsely make, forge and counterfeit, and did cause and procure to be falsely made, forged and counterfeited and did welling act and assist in the false making, forging and counterfeiting a certain instrument and writing purporting

06 19

to be a Certified Copy of an order
of the Special Term of the Supreme
Court of the State of New York, which
said false, forged and counterfeited
instrument and writing is as
follows, that is to say:

At a Special Term of the
Supreme Court held at
Chambers, at the County
Court House, in the City of
New York on the 22nd day
of January 1880.

Present Hon Charles Donohue
Justice.

In the matter of the Petition
of
Sarah Lyell Terhune

To vacate an assessment for regulating
grading, setting curb and gutters and
flagging, and superstructure of the
Eastern Boulevard - 116 Street, from
Avenue A to Sixth Avenue.

Upon reading and filing the
petition, notice and proofs in the above
entitled matter, and after hearing

0620

Oliver Wakenan, Esq., of counsel for petitioner
in support of the said petition, and William
C. Whitney, Esq., Counsel to the corporation, in
opposition thereto, it is ordered, that the assess-
ment in the above title confirmed on the
12th day of July, 1878, be, and the same hereby
is vacated, and that the lien or liens cre-
ated thereby, or by any subsequent proceedings
thereon and the cancelled and discharged so
far as they affect lots known and dis-
tinguished by the Ward no 708 —
in Block 146, and the collector of assess-
ments, the Commissioner of Public Works,
the Comptroller of the City of New York, and
and the Clerk of Avenues are hereby directed
to cancel and discharge said assessment,
so far as it affects the lots above mentioned.

Endorsed filed January 23rd 1880

A Copy

William A. Butler

Clerk

with intent to injure and defraud the Mayor,
Aldermen and Community of the City of
New York, and divers other persons to defraud
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.

John M. Keon

District Attorney

0621

BOX:

118

FOLDER:

1251

DESCRIPTION:

Carroll, William

DATE:

11/20/83



1251

0622

#117

Day of Trial,
Counsel,
Filed *20* day of *Nov* 188*3*
Pleads

Assault in the First Degree, etc
Greenwich 21705219

THE PEOPLE

vs. *F*

William
Court
(2 cases)

JOHN MCKEON,
District Attorney.

A TRUE BILL.

A. K. Kane
Foreman.

Court on another with
Nov 20/83

0623

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 Carroll

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

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

The said William Carroll

late of the City of New York, in the County of New York, aforesaid, on the twelfth day of November, in the year of our Lord one thousand eight hundred and eighty three with force of arms, at the City and County aforesaid, in and upon the body of Eugene Bristol in the peace of the said people then and there being, feloniously did make an assault and in the said Eugene Bristol with a certain knife which the said William Carroll

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent in the said Eugene Bristol 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

William Carroll

of the CRIME OF Assault in the Second Degree, committed as follows:

The said William Carroll, 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 Eugene Bristol then and there being, feloniously did, wilfully and wrongfully, make an assault and in the said Eugene Bristol with a certain knife which the said

William Carroll

in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINAL

0624

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Buxton
18 Wm. St.
William Carroll

Offence, *William Carroll*

Date *Nov 15* 188

W. H. Buxton Magistrate.

Robertson Officer.

James Clerk.

Witnesses *James* *Wm. St. St. St.*

No. *75* *King* Street, *City*

No. *151* *Nov 15* 1889 Street,

No. *1500* Street, *City*

\$ *1500* to answer *W. H. Buxton*

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

William Carroll

guilty thereof, I order that he be held to answer the same and he be admitted to 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 *Nov 15* 188

W. H. Buxton Police Justice.

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

Dated _____ 188

_____ Police Justice.

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

Dated _____ 188

_____ Police Justice.

0625

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Carroll*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Boston Mass.*

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

Answer. *183 Houston Street (resided there 5 mos)*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty*
Wm Carroll

Taken before me this

day of *November* 1888

[Signature]
Police Justice.

0626

Police Court 2 District.

CITY AND COUNTY OF NEW YORK, } ss.

aged 30

of No. 8 Minietta Street,

Eugene Bristol

being duly sworn, deposes and says, that

on Monday the 12 day of November

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by William

Carroll (now present) who
cut and stabbed deponent
on the left arm, near
the shoulder with a
penknife

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 12 day of November 1883

[Signature]
POLICE JUSTICE.

Eugene Bristol
[Signature]

POOR QUALITY ORIGINAL

0627

#116.

Day of Trial,
Counsel,
Filed, 20 day of Nov 1883
Pleads

Assault in the First Degree etc [58217945218]

THE PEOPLE

vs. R

William
Carroll
(2 Cases)

JOHN MCKEON,
District Attorney.

A TRUE BILL.

M. W. G. Foreman.

1883-11-20/1883
Plead Assault

by Court - Oct 21/89
1883-11-20/1883
1883-11-20/1883

Seafar
appear and
Combat.

FP

off has been
in N.P. for
barney. Ch
very bad.

0628

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 Carroll

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

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

The said William Carroll

late of the City of New York, in the County of New York, aforesaid, on the 11th day of November in the year of our Lord one thousand eight hundred and eighty three with force of arms, at the City and County aforesaid, in and upon the body of Samuel M. McDonald in the peace of the said people then and there being, feloniously did make an assault and with a certain knife which the said William Carroll

in his right hand then and there had and held, the same being a deadly and such means and force as were likely to produce the death of the said Samuel M. McDonald, 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

William Carroll

of the CRIME OF Assault in the Second Degree, committed as follows:

The said William Carroll, 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 Samuel M. McDonald then and there being, feloniously did, wilfully and wrongfully, make an assault and with a certain knife which the said Samuel M. McDonald

William Carroll

in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

0629

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

Police Court District. *1939*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jessie M. St. Angelo
50 99 Ave. St.
W. Henry Gett. Magistrate
William Carroll
1 Battery

1 _____
2 _____
3 _____
4 _____
Dated *Apr 13* 188*8*

Rudolph Magistrate.
Walter P. Officer.

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

No. _____ Street,
\$ *1000* to answer

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

William Carroll
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 *Apr 12* 1888 *[Signature]* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0630

Sec. 198-200

27 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Carroll*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Boston Mass.*

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

Answer. *183 Huston Street (resided there 5 months)*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty
Wm Carroll*

Taken before me this

day of

[Signature]
1888
[Signature]
Police Justice.

0631

Police Court - 2^d District

CITY AND COUNTY OF NEW YORK, } ss.

age 50. of No. 52 Ogden Avenue Jersey City Heights Street,
Jersey City State of New Jersey

being duly sworn, deposes and says, that
on Monday the 12th day of November

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by William
Carroll (now present) who cut
and stabbed deponent with
a pen knife on the left
arm causing severe injuries

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 12 day
of November 1883

Samuel W. Donald

[Signature]
POLICE JUSTICE.

0632

BOX:

118

FOLDER:

1251

DESCRIPTION:

Cassidy, John

DATE:

11/16/83



1251

0633

BOX:

118

FOLDER:

1251

DESCRIPTION:

Nolan, John

DATE:

11/16/83



1251

0634

Officer McKeon
Said to be any
thing in of some
Character.

#111.

Day of Trial,
Counsel,
Filed 16 day of Nov 1883
Pleads Not guilty

BURGLARY—Third Degree, ~~with~~
~~Receiving Stolen Goods.~~
(Section 198-506-528-532)

THE PEOPLE
vs. J
John Cassidy
and J
John Nolan

JOHN McKEON,
District Attorney.

A True Bill.

A. H. Gane
(Jury) Chas. J. Gane Foreman.
Edward Gandy
W. G. Gandy Juror 57
FD

0635

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 Cassidy
and
John Nolan

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

John Cassidy and John Nolan
of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said John Cassidy and John Nolan

late of the 16th Ward of the City of New York, in the County of New York, aforesaid, on the 1st day of November in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the Ward, City and County aforesaid, the store of

Matthew J. Lindsay

there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Matthew J. Lindsay

then and there being, then and there feloniously and burglariously to steal, take and carry away, and

one silver coin of the United States of America, of the kind known as dimes, of the value of ten cents, and three nickel coins of the United States of America, of the kind known as five cent pieces, of the value of five cents each of the goods, chattels and personal property of the said

Matthew J. Lindsay

so kept as aforesaid in the said store then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon
District Attorney.

0636

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

Police Court District.

2861

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Matthew J. Cassidy
2 P. J. Cassidy
3 John Nolan
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Dated November 12 1883

Magistrate.
John M. Connell
Officer.

Witnesses,
Frank Dean, Jr.
Clerk.

No. 220 9th Ave Street,
William R. Gabelot
No. 218 3rd St Street,
Street,

No. 1000 10th St Street,
to answer
15 NOV 1883
DISTRICT CLERK

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

And John Nolan

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 November 12 1883 Police Justice.

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

Dated _____ 1883 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 _____ 1883 Police Justice.

0637

Sec. 198-200

CITY AND COUNTY OF NEW YORK

2 District Police Court.

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

Question. What is your name?

Answer. *John Nolan*

Question. How old are you?

Answer. *45 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *91 Street 3rd Ave Six Months*

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 X Nolan
WASH.

Taken before me this *19* day of *March* 188*8*
[Signature]
Police Justice.

0638

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

2 District Police Court.

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

Question. What is your name?

Answer. John Cassidy

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. New York City

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

Answer. 811 Sixth Avenue Seven years

Question. What is your business or profession?

Answer. Drive a Coach

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 Cassidy

Taken before me this

day of

19
1888

Police Justice.

0639

Police Court - 2 District.

City and County of New York, ss.:

Matthew J. Lindsay of No. 222 Ninth Avenue Street, aged 30 years, occupation Baker being duly sworn

deposes and says, that the premises No 222 Ninth Avenue Street, in the City and County aforesaid, the said being a four story brick building on the 16th Ward Bakery Store and which was occupied by deponent as a Bakery Store and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly entering the said premises by forcible opening the door leading from the hall way of said premises into said store and springing the bolts and hinges of said door

on the 11th day of November 1883 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States in silver coin and nickels in all of the value of twenty five cents

the property of Deponent

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

John Cassidy and John Nolan (both were here) for the reasons following, to wit: that deponent was in the store at the hour of ten o'clock A.M. on the above date and when leaving securely fastened said door which was forcibly entered and was informed by Frank Lisi that he saw the said defendants forcible open the door leading from the hall way into the said store with a piece of iron and saw the said Nolan creep

0640

in behind the Counter and put his head up from behind the Counter at about eleven o'clock on said date in the morning and the said Frank Lesi identified the said defendants as the persons he saw forcing open the door of said premises and in the store of said premises after such burglary was committed

Sworn to before me } M. J. Lindsay
this 12th day of November 1883 }
Police Justice

Frank Lesi being duly sworn says he has heard the foregoing affidavit of Matthew J. Lindsay read and that the facts stated therein on information of deponent are true of deponents own knowledge

Sworn to before me }
this 12th day of November 1883 }
Frank Lesi
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary
Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0641

BOX:

118

FOLDER:

1251

DESCRIPTION:

Coleman, Frank

DATE:

11/27/83



1251

0642

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Coleman

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

Frank Coleman

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Frank Coleman*

late of the *Fifth* Ward, in the City and County aforesaid,
on the *seventeenth* day of *November* in the year of our Lord one
thousand eight hundred and eighty *three* at the Ward, City and County aforesaid,
with force and arms, ~~did~~ *deliberately* unlawfully and knowingly vend, sell, barter, furnish and supply, to one

John Gallagher

and did procure and cause to be procured for the said

John Gallagher

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper, instrument, and writing, called a lottery policy, is as follows, that is to say:

B Ex 17

14 - 21 - 39

V. 15

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0643

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Frank Coleman of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said Frank Coleman

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ he — the said Frank Coleman

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number one hundred and twenty three Washington Street in said Ward, City and County, with force and arms, ^{feloniously} did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), 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 Frank Coleman of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said Frank Coleman

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And ~~that~~ he — the said Frank Coleman

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number one hundred and twenty three Washington Street in said Ward, City and County, with force and arms, ^{feloniously} did unlawfully and knowingly vend, sell, barter, furnish and supply to one John Gallagher

and did procure and cause to be procured for the said John Gallagher

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

B Ex 17
14-21-39
H/15

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0644

FOURTH COUNT—

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

Frank Coleman

of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said Frank Coleman

late of the First Ward, in the City and County aforesaid, on the seventeenth day of November in the year of our Lord one thousand eight hundred and eighty three at the Ward, City and County aforesaid, with force and ~~arms~~ ^{feloniously} did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

John Gallagher

and did procure and cause to be procured for the said

John Gallagher

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

Box 17

14-21-39

H/15

(a more particular description of which said paper and writing, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York, and their dignity.

FIFTH COUNT—

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

Frank Coleman

of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said Frank Coleman

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ he — the said Frank

Coleman

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number one hundred

and twenty three Washington Street

in said Ward, City and County, with force and ~~arms~~ ^{feloniously} did unlawfully and knowingly vend, sell, barter, furnish and supply to one

John Gallagher

0645

and did procure and cause to be procured for the said John Gallagher

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

Ex 17
14-21-39 H/15

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

John Vincent,
~~JOHN VINCENT~~
District Attorney

W. B. B. B. B.
Day of Trial, #150
Counsel
Filed Nov 1883 day of
Pleads Obsequy (30)

Selling Lottery Policies. (9344)

THE PEOPLE

vs.

B
Frank
Coleman

~~JOHN VINCENT~~
District Attorney.

A True Bill
Part III April 17
W. K. Kane
Grand Juror
Foreman.
25
14
20
1950

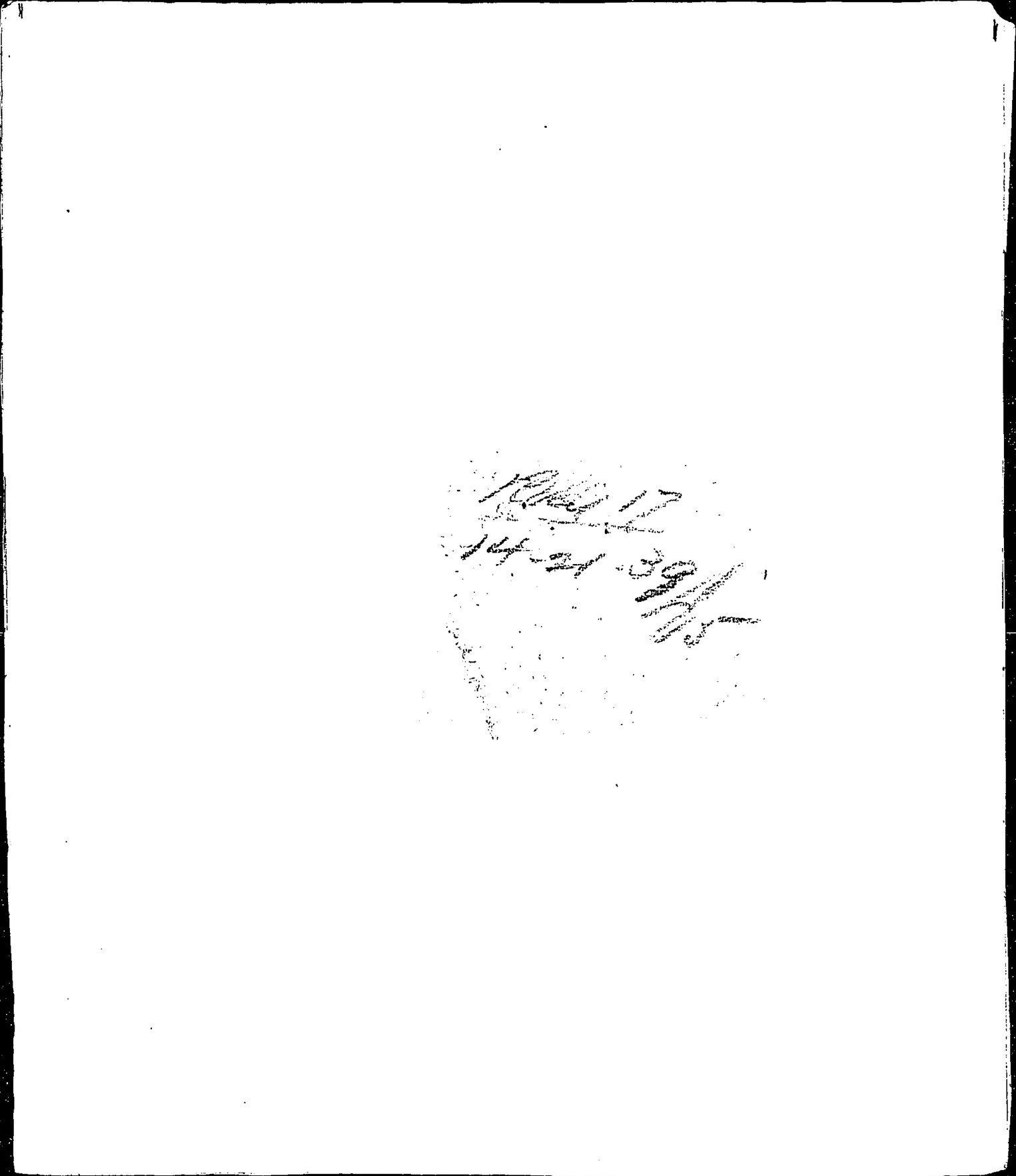
Witnesses:

W. B. B. B. B.
W. B. B. B. B.

25
14
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1950

0646

POOR QUALITY
ORIGINAL



POOR QUALITY
ORIGINAL

0647

J. G.
Evidence
J. G. W.
Nov 17 - 1880
120 km

0648

BAILED

No. 1, by *Alfred J. Hennrich*
 Residence *151 Avenue A Street*

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

#1180 ✓ *W. J. [unclear]*
 Police Court District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Wallington
 2105 St. 2nd St.
Frank [unclear]
 Selling Lottery Tickets

Offence

Dated *Nov 17 1883*
[Signature] Magistrate.

Witnesses
 No. *1110* Street
Bill [unclear]
 No. *120* Street
[unclear]
 No. *130* Street
[unclear]

No. *100* Street
 Sessions.
[unclear]

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

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

Dated *Nov 17 1883* *[Signature]* Police Justice.

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

Dated *17 Nov 1883* *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0649

Sec. 198-00

104 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frank Coleman 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.

Frank Coleman

Question. How old are you?

Answer.

44 Years

Question. Where were you born?

Answer.

New York State

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

Answer.

123 Washington St. 15 Months

Question. What is your business or profession?

Answer.

Clerk

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 Coleman

Taken before me this 10th day of April 1888
William J. ...
Police Justice.

0650

AFFIDAVIT—Selling Lottery Policies.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John Gallagher
of No. 2135, 2^d Avenue Street; being duly sworn,
deposes and says, that on the 17th day of November
1888, at premises No. 123 Washington Street,
in the City and County of New York,

Frank Coleman (name here)

did unlawfully and feloniously sell and vend to *deponent*

a certain paper and document, the same being what is commonly
known as, and is called a Lottery Policy, and which said Lottery
Policy, writing, paper, and document is as follows, that is to say:

A certain paper, containing the following
marks & figures, "Box 17 - 44 - 21 - 39.
1/5", the same being what is known
as a "Gig", and hereto annexed.

Which deponent charges was in violation of the statute in such
case made and provided, and prays that the said *Frank
Coleman* may be dealt with according to law.

Sworn to before me, this
day of *November* 1888

John Gallagher

Audrey [Signature]
Police Justice.

0651

BOX:

118

FOLDER:

1251

DESCRIPTION:

Connelly, Howard

DATE:

11/20/83



1251

0652

BOX:

118

FOLDER:

1251

DESCRIPTION:

Hardy, Henry

DATE:

11/20/83



1251

0653

#123

Counsel,
Filed *20* day of *Nov* 1883
Pleads *Not guilty*

THE PEOPLE
vs.
Edward Conroy
Traves
and
Henry Dandy
[B] Cases 7

Grand Larceny, Receiving Stolen Goods,
and
\$528,530.55

Ordered to N.Y. Court of Crim and
Termine for trial Nov. 27, 1883
JOHN McKEON,
District Attorney

A True Bill.

W. McLean
Foreman.

Nov 27, 1883
Speed & Const
N.Y. - Albany
2 - 9th 2 day

0654

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Donald Connelly and Henry Standy

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

Donald Connelly and Henry Standy of the CRIME OF GRAND LARCENY in the First degree, committed as follows:

The said Donald Connelly and Henry Standy

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~Seventh~~ day of November in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms in the night time of said day, two overcoats of the value of forty dollars each, of the goods, chattels and personal property of one Charles M. Baker, and two other overcoats of the value of thirty dollars each

of the goods, chattels and personal property of one Henry M. Baker in the dwelling house of the said Henry M. Baker 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.

0655

And the Grand Jury aforesaid, by this indictment, further accuse the said —
Donald Connelly and Henry
Drandy _____

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

The said *Donald Connelly and*
Henry Drandy _____

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *Seventh* day of *November* in the year of our Lord
one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms, *two overcoats of the*
value of forty dollars each, of
the goods, chattels and personal
property of one Charles M. Baker
and two other overcoats of the
value of thirty dollars each _____

_____ of the goods, chattels and personal property of *Henry M. Baker*

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

Baker and Henry M. Baker _____
unlawfully and unjustly, did feloniously receive and have; *the* the said *Donald*

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

JOHN McKEON, District Attorney.

0656

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry M. Bunker
27th Street
Howard Connolly
Henry Hardy
Guamul Senen

Offence _____

Dated November 15 1883

J. G. Duffy
Magistrate

James A. Price
Officer

Witnesses
James A. Price
By James A. Price
Clerk

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ 1000.00 to answer
Street _____

Com

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 Howard Connolly, Gu Henry Hardy 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 November 15 1883 J. G. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0657

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Henry Hardy.

Question. How old are you?

Answer. 24 Years.

Question. Where were you born?

Answer. New York State

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

Answer. 205 West Houston St. 9 Years.

Question. What is your business or profession?

Answer. Barber & Waiter

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

Henry Hardy

Taken before me this

Day of August 1888

[Signature]

Police Justice.

0658

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Howard Connolly 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. Howard Connolly

Question. How old are you?

Answer. 20 Years.

Question. Where were you born?

Answer. Georgia

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

Answer. 144 West 26th Street 5 months

Question. What is your business or profession?

Answer. Waiter

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

Answer. I am not guilty of the charge.
Howard Connolly

Taken before me this 1st

day of January 1933

[Signature]

Police Justice.

0659

CITY AND COUNTY }
OF NEW YORK, } ss.

James K. Price.
aged 36 years, occupation Police Officer. of the
29th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry M. Foster.

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

Sworn to before me, this 15th
day of November 1885 } James K. Price

W. J. Supply
Police Justice.

0660

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK ss.

of No. 84 West 11th Street, Appt. 29, Clerk.

being duly sworn, deposes and says, that on the 7th day of November 1883

at the Above premises 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 with intent to deprive the true owner thereof

the following property, viz:
Two cloth over coats together of the value of seven and five dollars the property of Charles M. Baker and in deponent's care and charge.

And two cloth over coats together of the value of six dollars the property of deponent. All of said property being of the value of one hundred and thirty five dollars.

the property of _____

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 Howard Connolly, Henry Haug, (both known)

from the fact that deponent left said

properties in the hallway of said premises

at or about the hour of 12 O'clock P.M.

on said date and missed said property

at or about the hour of Eight O'clock P.M.

on said date, deponent is informed by

James R. Price that he arrested the said

defendants and found in their possession

two tickets representing said portion

Sworn before me this _____ day of _____ 1883
Police Justice.

0661

of said property - and deponent identifies
the property represented by the Town tickets
found in the possession of the said
defendants, as a portion of the property
which had been taken stolen and carried
away from the possession of deponent.

Sworn to before me. &
this 15th day of November 1883. Henry W Baker

[Signature]
Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
ss.

AFIDAVIT - Larceny.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

POOR QUALITY ORIGINAL

0662

#122

J. DeLinger

Counsel,

188

Filed 21 day of Nov

Pleads *Not guilty.*

THE PEOPLE

vs.
Howard Cammelly
2 Leases
Henry Dronchi
11/15/42

Grand larceny, Second degree, and Receiving Stolen Goods.
§ 520, 531 and 550

Admitted to bar by the State of California
Bar number 12345
JOHN McKEON
District Attorney

A True Bill.

A. N. Crane
Foreman
Nov 27, 1883
1- H. C. ...
2- do ...
2- Susp. ...

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Connelly and Henry Dandy

The Grand Jury of the City and County of New York, by this indictment, accuse Edward Connelly and Henry Dandy of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Edward Connelly and Henry Dandy

9th late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 9th day of November in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms two overcoats of the value of fifty dollars each, three coats of the value of forty dollars each four vests of the value of ten dollars each, three pairs of trousers of the value of fifteen dollars each, one hat of the value of eight dollars, and one handkerchief of the value of twenty five cents

of the goods, chattels and personal property of one Charles H. Mann 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.

0664

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

Donald Comiskey and Henry Brady

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

The said Donald Comiskey and Henry Brady

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

two overcoats of the value of fifty dollars each, two coats of the value of forty dollars each, two vests of the value of ten dollars each, two pairs of trousers of the value of fifteen dollars each pair, and one handkerchief of the value of twenty five cents

of the goods, chattels and personal property of Charles D. Mann

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

D. Mann

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

Donald Comiskey and Henry Brady

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

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINAL

0665

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

Police Court No. 869 District 10
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Charles H. M...
 163 West 23
 How and lawfully
 Henry Standen
 Julius Ringold
 Dated Nov 15 1888
 Offence Hand Carriage
 in the daytime
 Wm. H. ...
 Magistrate
 Officer
 Precinct
 Whose ...
 to answer ...
 Street

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

Dated Nov 15 1888 [Signature] Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0666

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Dewey Hardy,

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. W. State

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

Answer. 205 W. Houston St. 9 years

Question. What is your business or profession?

Answer. Barber & Waiter

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

Answer. Not Guilty

Dewey Hardy

Taken before me this 15 day of November 1888
[Signature]
Police Justice.

0667

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

Qu
District Police Court.

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

Question. What is your name?

Answer. *Julius Ringold*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *Baltimore*

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

Answer. *131 West 26th St. 8 months*

Question. What is your business or profession?

Answer. *Writer*

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

Answer. *Not Guilty -
Julius
Eys + Mark
Ringold*

Taken before me this

13

day of *Nov*

[Signature]

Police Justice.

0668

Sec. 198-200

2nd District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Howard Connelly

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Georgia

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

Answer.

144 West 26th St. 5 months

Question. What is your business or profession?

Answer.

Waiter

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
Howard Connelly

Taken before me this
1988

Police Justice.

0669

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation James K. Price
Laborman 29th Precinct

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles H. Harwin
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15th
day of November 1888 James K. Price

[Signature]
Police Justice.

0670

Qu

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Charles H. Marvin

of No. 163 West 23rd Street,

Salesman

being duly sworn, deposes and says, that on the 9th day of November 1883

at the City of New York,

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

of deponent in the day time from his dwelling the following property, viz:

- One Ulster Coat. value of \$35.00
- One Overcoat value of 70.00
- One Coat pants and vest value of 70.00
- One Coat and vest value of 50.00
- One other Coat and vest value of 50.00
- Two pairs pants. value of 25.00
- One vest. value of 5.00
- One Silk Hat value of 8.00
- one handkerchief value of 25

And in the aggregate said property of the value of Three Hundred and Thirteen Dollars

and ~~was~~ ~~found~~ ~~in~~ ~~the~~ ~~possession~~ ~~of~~ ~~deponent~~

Sworn before me this 18th day of

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

Howard Connelly, Henry

Hardy and Julius Ringold. (all now here)

that at said date said property was in deponent's dwelling. Subsequently deponent was informed by James H. Price an officer of the 29th Precinct that he arrested said Connelly Hardy and Ringold and in possession of Connelly, one suit of clothes which deponent identified in the possession of Hardy said Price found two pawn tickets representing two overcoats and one suit of clothes which deponent and he identifies same as his property and said Price informs deponent that

POLICE JUSTICE,

1883

0671

in possession of Ringold he found
a handkerchief which deponent identified
as mine to before me this
13th day of November 1888

[Signature]
Police Justice
[Signature]

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated _____ 188

Magistrate.

Officer.

WITNESSES :

DISPOSITION

0672

BOX:

118

FOLDER:

1251

DESCRIPTION:

Connolly, Annie

DATE:

11/13/83



1251

POOR QUALITY ORIGINAL

0673

No. 837

(II)

Day of Trial,

Counsel,

Filed

day of

1883

Reads

W. J. G. G. G.

THE PEOPLE

vs.

F

Amie

Carroll

W. J. G. G. G.

JOHN McKEON,

District Attorney.

A True Bill.

W. J. G. G. G.

Foreman.

Nov. 15/83.

W. J. G. G. G.
W. J. G. G. G.

Keeping a Bawdy House.

0674

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Connolly

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

Annie Connolly

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME, committed as follows:

The said *Annie Connolly*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, on the *ninth* day of *October* in the year of our Lord one thousand eight hundred and eighty-*three* and on divers other days and times as well before as afterwards, to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said *Annie Connolly*

Annie Connolly

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of, and against good morals and good manners, 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 *Annie Connolly*

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Annie Connolly*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *ninth* day of *October* in the year of our Lord one thousand eight hundred and eighty-*three* and on divers other days and times between the said

0675

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, 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 *Annie Connolly*

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Annie Connolly*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *ninth* day of *October* in the year of our Lord one thousand eight hundred and eighty *and* on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in *her* said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

POOR QUALITY
ORIGINAL

0676

Alma
Nov 10 1883
Couchman
A

POOR QUALITY ORIGINAL

0677

Certiorari.—197.

John Polhemus, Printer and M'g Stationer, 102 Nassau St., N. Y.

The People of the State of New York

TO

Am Hugh Gardner one of the Police Magistrates of the City of New York

GREETING:

CERTIORARI TO CERTIFY CAUSE OF DETENTION.

We Command you, That you certify fully and at large to ^{our} Supreme Court or one of the Justices thereof at Chambers in the Court House in this City on the 12 day of November 1889, at 10 o'clock the day and cause of the imprisonment of Annie Connolly

by you detained; as is said, by whatsoever name the said Annie Connolly

shall be called or charged; and have you then this writ.

Witness, Chas Donohue Justice

the 10th day of November 1889

Wilson P. Wolf
Petitioner's Attorney.
48. Fifth Ave

Patrick Keenan
Clerk.

0678

Testimony in the
case of
Annie Connolly
filed 1/18/83

0679

29

The People vs. Annie Connolly

Court of General Sessions, Part I
Before Recorder Smyth, Nov. 15, 1883.
Indictment for keeping a bawdy house.
Clinton Armstrong sworn. On the 9th of
Oct. and prior to that time I understand
the prisoner and two others were living at
144 West Twenty Sixth St. I should say she
resided there about two months, perhaps a
little more. I live the second door from
these 140. I have seen women go into that
house whom I saw soliciting men on the
street. They solicited me as I went by and
my father also. Her place was visited by
white men particularly. These women went
into that house from 8 o'clock at night
until about 3 o'clock in the morning. Men
were taken in any time between those
hours as they came along by these women.
If a man happened to be in an intox-
icated condition they did not ask him
to go in, they took him in. I would like
to say in regard to the noise I got so
used to it that I would not get up to
see anything about it. I heard the noise
in the rear and out on the sidewalk
the noises I heard at night were drunken
bawls. I have seen intoxicated persons go
in and out of those premises during

POOR QUALITY
ORIGINAL

0580

the hours I speak of. This thing occurred twice or three times a week. The noises were such as to interfere with people sleeping in that neighborhood. Cross Examined. There is a lager beer saloon in front of the premises of this prisoner. There is an alleyway leading from the street into the premises of Ann Connolly. I was in the premises of Ann Connolly the night they were raided to serve a subpoena upon the people up stairs. I have never seen any prostitution there. I have resided in the premises 23 years. We have got the street pretty well cleared out of that class of people with the exception of Ann Connolly and the house 138 in which the woman was sentenced this morning. These two houses were raided the same night. Myself and father were solicited within the last three weeks and the prisoner was one of the persons - there were two others.

Arthur Clinchy, sworn and examined I am an officer and know the premises 144 West Twenty Sixth St. I know the prisoner and have seen her and other women in her house the general character of this house for chastity is very bad. I have

0681

seen them soliciting men - three women, the prisoner and a woman represented to be her cousin and another woman. I have seen women of general bad character going into that house along from 8 o'clock at night until 12. I patrolled the street myself just for the purpose of seeing what is going on there. I live in that street near there 125. I have seen men going in there with women. I have heard noises there fighting and brawling. The sister of Mr. Armstrong came after me to my house on one occasion and asked me if I would not go down and stop the noise. I went down, there is a hole in the fence, I went to 142. I saw through it and saw the prisoner and another woman in the yard and two drunken Frenchmen. They got up and went into the house and the Frenchmen followed them. The Frenchmen were drunk and were very noisy and boisterous. This occurred very often. This was from June to July and during the summer it was abated. This soliciting men caused a good deal of disturbance in the street. I broke up about twelve houses of that kind since I have been in the street.

0582

Aunie Connolly, sworn and examined in her own behalf testified. I resided at 164 West Twenty Sixth St. I work all summer down at Long Branch and I came up on the 15th of Sept. when the house closed. I went down and came back on the 1st of Oct. I have been married going on two years; my husband resides with me when he is in the city; he runs from here to Pittsburgh; he is a waiter in a hotel; he has got a job on the road and he has been on the road ever since. There are people living up stairs over me and there is a lager beer saloon kept by a man named Williams. He used to get drunk and come into my house often. People do not go into my house; they come right in the door and go into the saloon. I was not there all summer at all. I never kept a house of prostitution and never have anything of that sort going on there. I know Hannah Small; she stays across the street with Mrs. Mitchell; she used to come in my house in the day time but not at night. Her man was jealous of her, he did not like her to go out. I never solicited a man in my life. I am a laundress and work for a living. The jury rendered a verdict of guilty.

0683

Police Court 2^d W District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Clinton Armstrong

vs.

Mary Rice

144 West 36th St

AFFIDAVIT—Keeping Disorderly House, &c.

Dated November 9th 1883

Gardner Justice.

Officer.

_____ Precinct.

WITNESSES :

0684

Sec. 323, Penal Code.

22 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Clinton Armstrong, 23 years old, law clerk
of No. 140 West 26th Street, in said City, being duly sworn says,
that at the premises known as Number 144 West 26th Street,
in the City and County of New York, on the 9th day of October 1883, and on divers
other days and times, between that day and the day of making this complaint

Mary Roe, whose true name is unknown to deponent
did unlawfully keep and maintain and yet continue to keep and maintain a Disorderly House, a
brothel house and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said Mary Roe Annie Connolly
and all vile, disorderly and improper persons found upon the premises, occupied by said
Mary Roe Annie Connolly
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 9th day of November 1883 }
Clinton Armstrong

Police Justice.

Vertical handwritten notes on the left margin, including "I have seen the place" and "Mary Roe".

0685

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

The within named

Police Justice.

Dated 188

Magistrate

Lowley Officer.

24 Precinct.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Henry Justice Police Justice.

0686

Sec. 151.

Police Court 2^d 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 Clinton Armstrong
of No. 140 West 26th Street, that on the 9th day of October
1883, at the City of New York, in the County of New York, Mary Roe, whose true name
did keep and maintain at the premises known as Number 144 West 26th Street
Street, in said City, a disorderly house, a prostitute's boarding house
and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation
to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there
unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking,
dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency
of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the
statute in such case made and provided.

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 body of the said

Mary Roe

and all vile, disorderly and improper persons found upon the premises occupied by said Mary Roe
Roe and forthwith bring them before me, at the 2^d 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 9th day of Nov 1883

August Gardner POLICE JUSTICE.

0687

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert J. Hamilton
140 St. 26 St.

Ann Connolly

Offence *Keeping Disorderly House*

Dated *November 10* 188*3*

Stephen Baubner Magistrate.

Thomas W. Waddy Officer.

29 Precinct.

Witnesses *Martin A. ...*

No. *144 St. 26 St.* Street.

Arthur ...

No. *144 St. 26 St.* Street.

John ...

No. *108 ...* Street.

174 ... to answer.

Conn.

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

Ann Connolly

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated *Nov 10* 188*3* *Steph Baubner* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0688

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Annie Connolly*

Question. How old are you?

Answer. *24 Years.*

Question. Where were you born?

Answer. *Nashville Tenn*

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

Answer. *144 West 26. Street 5 Months*

Question. What is your business or profession?

Answer. *Laundress.*

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

Answer. *I am not guilty of the charge.*

Annie Connolly
mark

Taken before me this

Day of *September* 188*8*

Police Justice.

0689

BOX:

118

FOLDER:

1251

DESCRIPTION:

Conroy, William

DATE:

11/12/83



1251

POOR QUALITY ORIGINAL

0690

176

Handwritten initials

Day of Trial,

Counsel

Filed

Pleaded

12th day of Nov. 1883

Handwritten: Not guilty - Jan 22, 1883

THE PEOPLE

vs. *Handwritten name*

Handwritten: Defendant's name and details

JOHN JACKSON,

District Attorney

A TRUE BILL.

Foreman.

Handwritten: Jury foreman name

Handwritten: Jury verdict

Handwritten: Date of execution

Handwritten: Court order

Handwritten: Execution date

0691

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 Conway

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

William Conway

of the crime of murder in the first degree,

committed as follows:

The said William Conway late of the First Ward of the City of New York, in the County of New York, aforesaid, on the third day of November in the year of our Lord one thousand eight hundred and eighty-three at the Ward, City and County aforesaid, with force and arms, in and upon one Peter Keenan in the peace of the People of the State of New York, then and there being, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of him the said Peter Keenan, did make an assault, and the said William Conway a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol, the said William Conway in his right hand then and there had and held, to, at, against, and upon the said Peter Keenan then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said Peter Keenan did shoot off and discharge, and the said William Conway with the leaden bullet aforesaid, out of the pistol aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the said Peter Keenan in and upon the abdomen of the said Peter Keenan then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of him the said Peter Keenan did strike, penetrate, and wound, giving to him the said Peter Keenan then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said William Conway in and upon the abdomen of him the said Peter Keenan one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound he the said Peter Keenan at the Ward, City and County aforesaid, from the said third day of November in the year aforesaid, until the fourth day of November in the same year aforesaid, did languish, and languishing did live, and on which said fourth day of November in the year aforesaid, the said Peter Keenan at the Ward, City and County aforesaid, of the said mortal wound did die.

0692

And so the Grand Jury aforesaid do say that the said William Conroy,
him the said Peter Keenan in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid,
and in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated
design to effect the death of him the said Peter Keenan
did kill, and murder, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

SECOND COUNT: And the Grand Jury aforesaid, by this indictment, further accuse
the said William Conroy

of the CRIME of murder in the first degree, committed as follows:

The said William Conroy
late of the Trist Ward of the City of New York in the County
of New York, aforesaid, afterwards, to wit: on the third day of November
in the year of our Lord one thousand eight hundred and eighty-three
at the Ward, City and County aforesaid, with force and arms, in and upon one
Peter Keenan
in the peace of the People of the State of New York, then and there being, wilfully,
feloniously, and of his malice aforethought, did make an assault, and ~~that~~ the said
William Conroy a certain pistol
then and there charged and loaded with gunpowder and one leaden bullet, which said
pistol the said William Conroy
in his right hand then and there had and held to, at, against, and upon the
said Peter Keenan then and there feloniously, wilfully, and of
his malice aforethought, did shoot off and discharge, and the said
William Conroy with the leaden bullet aforesaid, out of the pistol
aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and
discharged, as aforesaid, the said Peter Keenan in and upon the
abdomen of him the said Peter Keenan
then and there feloniously, wilfully, and of his malice
aforethought, did strike, penetrate, and wound, giving to him the said Peter
Keenan then and there, with the leaden bullet aforesaid, so as aforesaid
discharged, sent forth, and shot out of the pistol aforesaid, by the said
William Conroy in and upon the abdomen of him the said
Peter Keenan one mortal wound of the breadth of one inch,
and of the depth of six inches, of which said mortal wound he the
said Peter Keenan at the Ward, City, and County
aforesaid, from the said third day of November

in the year aforesaid, until the fourth day of November

in the same year aforesaid, did languish, and languishing did live, and on which
said fourth day of November
in the year aforesaid, the said Peter Keenan at the Ward,
City and County aforesaid, of the said mortal wound did die.

0693

And so the Grand Jury aforesaid, do say that ~~the~~ the said William
Conroy, Junr ———
the said Peter Keenan ——— in the manner and form, and by
the means aforesaid, at the Ward, City and County aforesaid, on the day aforesaid, and
in the year aforesaid, wilfully, feloniously, and of ~~the~~ malice aforesaid, did kill, and murder, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0694

New York Supreme Court.

The People, vs,
appls.

vs.

William Conroy,
Respnt.

Copy Order.

Peter B. Olney,
Dist. Atty.

April 1. 1885

Ordered that this index
be sent to the Court of
Clerks & Terminals that to be
determined according to law
Extract from minutes
M. W. S.
P. B. Olney,

0696

Coroner's Office,

13 & 15 Chatham St.

New York

Bullet taken from the body of
Peter Keenan, November 4, 1883
by Dr P. E. Donlin —

0697

Coroner's Office,

139-15 Chatham St.

New York

Bullet taken from the body of
Peter Keenan, November 4, 1883.
by Dr P. C. Donlin —

0698

Coroner's Office,
13 & 15 Chatham St.
New York,

Revolver belonging to Officer Wm
Conroy - 21st Street, Police - held for
Homicide of Peter Keenan Nov 3rd 18

0699

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
<i>34</i> Years.	Months	Days.	<i>Ireland</i>	<i>Wingau</i>	<i>Mar 4. 1883</i>

Vol. 319
HOMICIDE.
AN INQUISTION
249
 1883

On the VIEW of the BODY of

Wm. Keenan

whereby it is found that he came to his death by the hands of *William* ^{*Keenan*} *Keenan*, by force of arms felt otherwise in 522 E. 58 - St on November 31 1883.

Request taken on the *14* day of *March* 1883 before

Frederick Day Coroner.

Committed to the *County Jail* 8-1883
 District
 District
 Date of death *March 2nd*



0700

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

..... *William Courroy* being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question—What is your name?

Answer—

William Courroy

Question—How old are you?

Answer—

25 years

Question—Where were you born?

Answer—

New York

Question—Where do you live?

Answer—

308 E 39. St

Question—What is your occupation?

Answer—

Plumber

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Counsel responds "The Refusal ~~that~~ will be interpreted on behalf of the prisoner, will be received until his trial before a jury"

William Courroy

Taken before me, this _____ day of _____ 1888

Judith A. [Signature]
CORONER.

0701

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of No. 13 + 15 Chatham Street in the 4th Ward of the City of New York, in the County of New York, this 10th day of Nov in the year of our Lord one thousand eight hundred and 83 before Ferdinand Levy, Coroner,

of the City and County aforesaid, on view of the Body of Peter Keenan lying dead at the morgue Upon the Oaths and Affirmations of twelve good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said Peter Keenan came to her death, do upon their Oaths and Affirmations, say: That the said Peter Keenan came to her death by pistol shot wound of the abdomen at the hands of William Curry at 322 E. 86 St - on November 3, 1889.

For full verdict, see first page.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

- William Sturtevant foreman
John J. Kennedy 86 Gramercy
Union Adams 40 W 34th St
James Reed 1101 Broadway
William A. Gans 345 E 88 St
Henry Butler 918 Broadway
Chas. Springer 1157 Broadway
Arthur W. Pike 928 Broadway
John R. Terry 1159 Broadway

Ferdinand Levy CORONER, I. S.

0702

The People of the State of New York, on the Com-
plaint of

Case of Peter Keenan

vs.

List of Witnesses.

William Conroy

NAMES

RESIDENCE

E. F. Hurd M.D.	Ambulance Surgeon Bellevue Hospital
P. E. Doulin M.D.	Crown Office
Serjt. Walsh	21 st Precinct
Off. E. Wera	" "
" S. Ellis M.D.	" "
James Bantwell	376 East 36 St.
Thomas Clifford	372 " " "
Patrick Ledy	" " "
John Clifford	" " "
Thomas Keenan	318 " 32 "
John Buckley	374 " 39 "
Peter Mc Ginnis	735 3 rd Str.

0703

Coroner's Office.

TESTIMONY.

The Jury find.

First

That the deceased Peter Keenan came to his death from the effects of a pistol shot wound in the abdomen, inflicted by Policeman William Courroy, while on duty, while within the limits of ~~the~~ ^{his} allotted post on Saturday night November 3^d 1883, between the hours of 11 and 12 o'clock, at the liquor store of Patrick Cody No 322 E. 36th Street.

Second

We find further, that said officer William Courroy after visiting an other liquor store upon the same Evening and being somewhat under the influence of liquor entered without cause and in violation of his duty, the said liquor store of Patrick Cody and after again drinking, inflicted the said fatal pistol shot wound, without the slightest provocation upon the part of the deceased.

Third

We further find: that said officer William Courroy after thus wounding the said Peter Keenan, with brutal violence dragged the said deceased to the Police Station and there preferred untrue charges against him.

~~Further~~ ^{Further} ~~charges~~ ^{charges} ~~against~~ ^{against} ~~him~~ ^{him}
~~this~~ ^{day of} 188

From the Evidence before us we have become convinced

CORONER

0704

that officer William Conway
was a totally unfit per-
son to be intrusted with
such an important position
as that of a Police officer, and
we deplore that such a man
could be appointed upon the
Police Force of the City of New York

William Stinson foreman 26 Gramercy Pl.
John J. Kennedy 864 Broadway

William A. Gans 345 E 58 St
William D. Moore 136 E 100 St

Chas. Springer 1151 Broadway
John R. Terry - 1159 Broadway

Henry Heddell 521 W 34 St
Samuel D. Dued 1107 Broadway

Mr. McKpatrick 941 Broadway

Henry Butler 918 Broadway

Arthur M. Pike 928 Broadway

Union Adams 40 W 34th St

0705

Coroner's Office.

TESTIMONY.

Thomas Clifford being sworn says: I reside at 327 East 36th St. and drive a cab, On Saturday Nov. 30th about 11.40 P.M. I went up stairs and heard a shot fired, I was looking out the front window on the 2nd floor, there were three or four officers on the sidewalk, when I got down Mr. Cody said to me there was a man shot, and for me to go for a doctor, a brother of mine went for the doctor. I saw shooting going on while I was looking out of the window on the 2nd floor I was arrested by Officer O'Hara, I was struck with a kick that came from a roof in the neighborhood, cannot say what one, I saw Officer Conroy haul the deceased (Kearney) in the gutter, I saw nothing further as the kick knocked me down. I heard Cody say to the officers there was a man shot, it was then about 11.40 P.M. Mr. Cody had said to me that you had better go for an ambulance that is a man shot in the back.

Thomas Clifford

Taken before me,
this

day of November 1883
 Ferdinand [Signature] CORONER.

0706

Coroner's Office.

TESTIMONY.

2

Patrick Cuddy, being sworn says. I reside at 312 East 36th street where I keep a liquor store. On Saturday Nov 3rd about 11.30 P.M. there were a good many out my store, deceased was in my place with them, he was in the habit of coming in there, he was sober that night he was there about 15 minutes before Officer Couray came in, & deceased & James Conantell came in together, it was then about 11 o'clock P.M. Officer Couray came in about Thomas Murphy ^{who is a Candidate for assembly} came in and asked all hands to have a drink, Officer Couray came in and a man named Chetley said to him there is a drunk paid for you, Couray came to the bar and had a drink, Keman was sitting on a barrel near the bar Couray asked all to have a drink he drank along with himself, he asked how much it was, I said to him about a dollar, he said I will pay for nothing only for those that are present, I said to him that is all right, he gave me a dollar bill & I gave him 30 cts, change which he took he then turned around and asked a man named Peter McJames if he had

Taken before me,

this

5

day of

November 1883

Ferdinand Levy

CORONER.

0707

Coroner's Office.

TESTIMONY.

3

a drink, he said Yes I had a glass of mixed ale, Corney said You are a God damned liar, the Officer then struck him with his fist (I think) and knocked him down and kicked McGuire when he was down, Buckley and some others got him away from the Office, the Officer drew his club and struck the glass door with it afterwards he turned round and drew his revolver (he was in a rage) and fired at Keenan who had said nothing the whole night. There were present Keenan, Buckley and Cantwell and myself after Keenan was shot the Officer turned and the deceased staggered back after he was shot and I put him on a chair. I saw the Officer fire the shot, the deceased said I am gone and then staggered back, this was why we shot him in the store, there were 3 or 4 shots fired outside afterwards, I then went to the door and 2 officers came along and I said, the man that Corney shot is dying and I said you had better go for an ambulance. Corney came in and made possession of the 2 Cliffs, Officer O'Hara came.

Taken before me,
this

day of November 1882
Ferdinand Coy

CORONER.

0708

Coroner's Office.

TESTIMONY.

4

behind the door and examined the man to find out where he was shot, asked him where he felt the pain, he made no reply, & he did not reply, I then asked him but he said nothing to me, I then said you had better summon an ambulance, Conroy said to Officer O'Hara where are you going and when O'Hara said for an ambulance, Conroy said he would take ~~him~~ ^{him} that is the record out himself and the Clifford brothers with them, Conroy dragged the deceased out by the collar of the coat, deceased made no resistance, the Officer had taken him up without saying a word to him,

Patrick Coady

Taken before me,

this

5 day of

November 1883

Ferdinand W. Gray

CORONER.

11

0709

Coroner's Office.

TESTIMONY.

Edward O'Hara Officer of 21st Precinct
Henry George says. On Nov 3. 1883 about
11 PM was on duty. North side of 34th
& East West side of 1st Ave.

About 11.45 PM. I saw Officer Conroy.
first and had not seen him that evening
before - I shot in the middle of the block
between 34th & 35th St I heard a report
and I answered it, and then I heard
the report of a pistol. I ran in the di-
rection that the report came from.

I met Officer Conroy on the walk
34th St about 10 feet east of Corley's cigar
store. he was picking up his hat
off the sidewalk. - he had no prisoner
in charge.

I asked him where the shooting was, he
said he had been assaulted and a
prisoner rescued from him and that he
found at the gang. he was not surrounded
by any crowd. no one was interfering
with him at that time. he did not ask
me to assist him.

I asked him if he knew the parties
that assaulted him. he did not
answer.

I saw no one lying on the sidewalk.

Taken before me,

this

8

day of

Nov

1883

Ferdinand J. [Signature] CORONER.

0710

Coroner's Office.

TESTIMONY.

2

We then walked about 50 feet east of
Cody's Liquor Store to see if any body
knew who assaulted him.

Curry did not state in what manner
he had been assaulted.

The only appearance of any assault on him
was that his hat was covered with dust.

We then went in front of Cody's liquor
store.

There were two persons standing on
the doorway. I did not know them.
Curry asked them when the parties
went to that assaulted him.

They said that they either saw ^{John} ~~James~~
Anger in a building.

Cody came to the door and said "Come
inside. There is a man shot."

Curry had not told me that he was
there before.

A man, a woman, and deceased were
there. Keenan was sitting behind the
bar. I went up to him. I examined
him I could not find any indications that
he had been shot, ~~that James Curry~~.
I asked Keenan when he was shot
he made no reply.

I told Curry to stay there until I got
assistance. I went out and rapped

Taken before me,

this

day of

Nov

1883

Edmund ~~Leop~~

CORONER.

0711

Coroner's Office.

TESTIMONY.

In assistance - Officer Ellis responded first. I went back to the store. Curry had the two Clifford brothers under arrest and said that they were two of the parties that had assaulted him and rescued the prisoner. Curry was not excited in appearance and I think he was sober. He handed them to me, saying that I charge them. I did so. I gave them Clifford to Officer Ellis and took the other myself. We then walked to the station house on the way I was struck on the shoulder with a brick.

I took the prisoner to the station house and did not return to Curry's.

No one was told by me to go for an ambulance or a stretcher. no man volunteered to get a stretcher on hearing that a man was shot.

Keenan seemed to me to understand me when I spoke to him, but did not answer. I concluded he was injured but did not know how. He raised his head when I spoke to him -

Edward O'Hara

Taken before me,
this 8 day of

Nov 1883
 Ferdinand Levy
 CORONER.

0712

Coroner's Office.

TESTIMONY. 3 1/2

Officer O'Hara Recalled

I examined Keenan when he was taken to the bar. There was no blood on him nor had he any wounds.

When I ~~examined~~ ^{saw} him in the station house he had a cut on the nose.

Off Cowry was on duty that evening and within his ~~power~~

Edward O'Hara

Taken before me,
this

day of Nov 1883
Edmund Long CORONER.

0713

Coroner's Office.

TESTIMONY.

4

James Cantwell 326 236 St. Brockway
 being sworn said: I knew Peter Keenan
 on Nov 3. 1883 we were about an hour
 together. I met him about 8 PM at
 Cody's place we took a walk, we returned
 to Cody's place about 10:50 PM. We had
 but no drink while out and were in Cody's
 Keenan & I went by ourselves. ~~before~~ the
 partition - there were 7 or 8 in there at
 the time and some persons were playing
 cards with back men.

A man came in and treated I did
 not drink with him. Keenan did - after
 the man left an Officer came in in
 uniform - and asked said I am
 going to arrest some body. He then invited
 the people in the place to drink - we all
 drank the Officer also. this was about
 11 PM.

(Cantwell)
 The Officer asked Cody. how
 much the drinks cost. Cody said about
 a dollar. he said then he would ~~not~~
 pay for nobody that went outside - Cody
 then said that was 70¢.

Cantwell then gave Cody a bill and

Cody gave
 The Officer then asked Mr. James
 if he drank. Mr. James said I had

Taken before me,

this

day of

Nov 1883
 Ferdinand [Signature] 1883

CORONER.

0714

Coroner's Office.

TESTIMONY.

5-

a glass of mixed ale. Courry then said
"You drew a first-damned lead and
then kicked him down and kicked
him - and then drew his club
and drove in a square of glass in
the door of the partition."

Kealey then said to Courry ~~that~~
~~had~~ "Billy don't!"

Courry then put his hand in
his hip and drew his revolver
and fired. Keenan was standing
with his elbow on the counter. He then
faced Keenan when he fired. Keenan
said "I am done for and staggered
back."

Paul Kealey, Buckley, Benjamin Cosby, McJinnis
were there at the time - Benjamin then
ran out of the back door.

I said he is shot I ran for a doctor.
I was gone 10 or 12 minutes. on coming back
I saw the police taking the Clifford Brothers
to the station house. When I got back to
Cosby's Keenan was away. I talked to Cosby
a while and then two officers came in
and asked us about the shooting.

I don't know where the Clifford Brothers
were at the time of the shooting.

McJinnis did not resist the officer

Taken before me,

this

day of Nov 1883
J. Edwards Esq

CORONER.

0715

Coroner's Office.

TESTIMONY.

6

There was only one shot fired in the saloon. I heard two or three shots fired in the street after Courry had left the saloon.

Courry was expelled when he hit Mr. Quinn.

About three weeks before that my son was arrested for standing on the corner I went to the station house to find out what he was arrested for and I was locked up. Keenan was a very great man and would hardly speak to any one.

Keenan did not interfere with Courry during the scuffle with Mr. Quinn. Keenan had no weapon in his hand.

He did not interfere with Courry when he knocked Mr. Quinn down.

Courry was about 4 feet from Keenan when he shot him.

Courry first showed he shot in his belt and drew his pistol.

After Courry fired the shot he walked out and said nothing.

Keenan & I were close together when the shot was fired.

Mr. Quinn after the shooting got up and chanced out.

~~Did you not say before~~

Taken before me,

this

8 day of May 1883

Ferdinand [Signature] CORONER.

0716

Coroner's Office.

TESTIMONY.

7

Justice. When Conroy was in the act of firing did he
 take deliberate aim?
 I do not know it was done so
 quick. James Carntwell

Taken before me,
 this 8

day of May 1883
 Ferdinand Roy

CORONER.

0717

Coroner's Office.

TESTIMONY.

A

Peter M. Quinn 735 3rd - Mr Henry Swan says " Mr W. B. (H.B) about 10:15 PM

Was in Glass Hall at an Officers meeting then after the meeting I came back to Cody with 2 or 3 friends about 10:45 PM

Peter Keenan & Cantwell were there with several others. I passed into a little room where there was a game of

Cards going on. I staid in there until Thomas Murphy a candidate for Assembly came in with me. The Deucean Brothers and ~~and~~ Deucean said to me ask them inside to have a drink with Tom Murphy. We had the drinks and Murphy left

Shortly after Courry came in was in the Card room at this time as I was going out to go home. I saw Courry there with the others drinking. Officer Courry stopped me and said have a drink. I ~~then~~ asked Mr Cody for a small glass of mixed ale. Mr Courry then asked if all hands had a drink. Mr Cody said yes and two or 3 had gone out side. He then said I dont pay for any one out side.

I spoke to Buckley and said Courry is kicking about paying for the drinks and Buckley stepped outside the door and said a "Mat"

Taken before me,

this 8th day of June 188³
Ferdinand Evoy CORONER.

0718

Coroner's Office.

TESTIMONY.

9

right, Bill. I drank off you
 "Curry then turned to me and said
 "Did you have a drink?" I said, "Yes." I had
 a glass of mixed drink. He said then, "You
 are a god damned liar." (I mixed Curry
 to give J. I said thank you Bill. You are
 another god damned liar and then he took
 the glass I drank out of in front of me - pointing
 to the glass - my feet were crossed at
 the time and Curry struck me on
 the shoulder and I fell then he ran
 at me and kicked me three times
 right in the side - I heard some glass
 broken.

Kentley & Buckley jumped on and
 grabbed Curry and some one pulled me
 out - when I got about 2 feet from the
 door I heard a shot fired.

about a week or two before this I had
 some trouble with Curry - I was slapped by
 Curry on my way home -

It was a heavy blow with his fist that Curry
 struck me that made me fall in Codeys
 Store.

Curry was not sober at this time he struck
 me in Codeys - he did not act like it.

No hand was lifted to Curry in Codeys

Kentley and Buckley only held him to prevent

Taken before me,

this

day of

[Signature] 1883
 Ferdinand Lopez CORONER.

0719

Coroner's Office.

TESTIMONY.

9¹/₂

him from kicking me further. I did
 not come back but she out.
 I never drunk liquor and had only two
 glasses mixed all that night
 I met Mr. Jefferson & Mr. McNeil
 at 36 St & 1st av where there I heard
 four shot fired in the street. I went to
 there its twice to go home. I met Mr
 Jefferson good night and Mr McNeil
 & I walked up to 39 St bet 1 & 2 av
 we did not pass the store.

P. Williams

Taken before me,
 this 8 day of Nov 1883
 Ferdinand E. [Signature] CORONER.

0720

Samuel Ellis a policeman of the 21st Precinct being sworn says:
 "I was one of the officers, who answered the call ^{at} on Saturday evening. It was 11:45. Before this I heard the pistol shots. I was standing near 2d avenue and 37th street. I went to Cody's place, reaching there at 11:50. Saw Officer O'Hara. Conroy & he were in the saloon. O'Hara had the two Clifford boys in charge. Conroy was behind the bar trying to pick up the man who was shot. O'Hara told me to take one of the Clifford boys. I was not in the place three minutes. I left Conroy trying to get Keenan (the deceased) away. He was pulling him by the arms of Collan. I saw no crowd. There was no excitement in the street. Buckets or stones dropped in front of Cody's door as I stepped out. I went to the station house and did not come back. Conroy charged the Clifford boys in the 21st Precinct station ^{house} when Conroy trying to rescue a pistol & disorderly conduct. Conroy got into the station a little after 12 o'clock. He told the Sergeant

Taken before me,
this

day of _____ 1888
 Ferdinand *[Signature]* CORONER.

0721

Coroner's Office.

TESTIMONY.

that the Clifford boys tried to rescue
a prisoner. I did not hear them say
who the prisoner was. I saw Keenan
in the station house. He was still alive.
Keenan's nose was badly cut. I did
not notice any other marks on his
head. I did not examine it.

Samuel Ellis

Taken before me,

this

day of

Ferdinand ¹⁸⁸⁸  CORONER.

0722

12

Coroner's Office.

TESTIMONY.

Patrick Walsh, a Sergeant in the 21st Precinct, being sworn, testifies. "I was on duty after 12 o'clock in the station house. Courroy at 12:15 brought in Peter Keenan. Several other policemen were helping Courroy who was carrying ^{Keenan} in. There were three policemen helping. Courroy made a charge of drunk and disorderly against Keenan. Before this he made a charge of disorderly conduct. He said that they were of the crowd who attempted to rescue Keenan. I asked him if Keenan was rescued and he said yes. He said he was alone and that he had fired his pistol thinking his life was in danger. He said it was on the street. Keenan seemed stupid but not drunk. He was not able to stand. They just laid him on the floor and then carried him out the back room. Courroy seemed to be excited but sober. After preparing the charges Courroy asked the excused to get some coffee. I excused him. When he came back he was arrested by

Taken before me,

this

of

day of

Ferdinand ¹⁸⁸³ *Loy* CORONER.

POOR QUALITY
ORIGINAL

0723

13

Coroner's Office.

TESTIMONY.

Captain Ryan. The arrest was caused in consequence of the detective report, made to Captain Ryan. They said that the shooting was unjustifiable. Captain Ryan had sent out Detectives Lott and Maloney to make the investigation while Conroy was out. This was at 1:30 A.M. on Sunday morning. Conroy was locked up. Keenan was taken in an ambulance to Bellevue Hospital, Keenan was still alive when the ambulance arrived. Keenan had a bruise on the nose. I asked him how he secured it and he said a policeman's club did it. There was also a mark on his face. The ambulance came to the station house at 12:45. Conroy was not excited when placed under arrest. He gave up his pistol to the Captain.

Patrick Walsh

Taken before me,

this 8

1883
Edward J. Goy CORONER.

0724

Coroner's Office.

TESTIMONY.

14

John Clifford 322 236 Dr-beeing
sum Days on Nov 3. 1883 at the
time of the shooting was in the back room
playing cards.

Dear Office Coroner when he put
his club through the letter window
there were 6 or 7 of us in there. we all
tried to get out when we heard the shot
through Mrs Cody's back room. Mrs Cody
asked me to go for a doctor I went out
behind the bar and asked Keenan where
he was shot he did not answer me
Mrs Cody was at the door and told an
Officer that a man was shot. I was
going to the door. When Corney came in
and seeing me going for the doctor
said you hit me with a brick. I
said. You know I did not Bill.
Corney said to Buckley did it he hit
me with a brick? you know I got hit
with a brick. Buckley said no I did not
see you hit nor did I see any bricks
fired.

Officer O'Hara went behind the bar
to see where Keenan was shot. when I
my brother were kept under arrest
by Officer Corney. I had no drink

Taken before me,

this

of

day of

Nov 3 1883
Ferdinand [Signature]

CORONER.

0725

Coroner's Office.

TESTIMONY.

15-

with Courry that evening only Keenan
by eight

Courry turned us over to Haras
he turned me over to Officer Ellis.

I was taken at first by Officer Ellis
& Haras had my brother. Courry
with Keenan coming out of the door.

I turned around when my brother was
hit with a brick and saw Courry coming
out with Keenan. He had Keenan by
the arm and his club raised in his
other hand.

Neither my brother or I attempted to rescue Keenan
& I never had any trouble with an officer
before that.

When he said in the station house that I
rescued a prisoner I did not know
what he meant.

We were taken before Justice Keenan
next day & discharged.

I did not hear or see any of the photo filed
in the street.

John Clifford

Taken before me,

this

day of

1888

CORONER.

0726

Coroner's Office.

TESTIMONY.

16-

E. F. Hunt M.D. Ambulance Surgeon -
Bellini Hospital being on duty
on Nov. 4. 12. 30 and was called
to 21st Street.

I asked the Sergeant at the desk
what the matter was he said, 'there is
a man shot.'

Captain Reynolds went to the back-
room a man lying on the floor on his
right side grasping the table leg - I turned
him on his back - the Captain pulled his
shirt up and showed me the bullet
wound in his abdomen. I saw he was
in a critical condition and had been
removed to the ambulance immediately
to the ambulance.

I reached the Hospital about 10 minutes
afterwards he was in the same condition
why his pulse was feebler? I saw that he
was dying which he did in a few minutes
after he was taken to the Reception room
the body was taken to the morgue.

He had Compound Comminuted Fracture of
the nasal bone & a scalp wound over
the ^{right} eye, and a pistol shot wound
of the abdomen. Blood was flowing from
the wound after some time.

Taken before me,

this

day of

Receipt in full.

188 B
J. F. Hunt

CORONER.

0727

Coroner's Office.

TESTIMONY.

17

The wound was near the median line
 about 2 1/2 inches above the umbilicus.
 It took me a hour 10 minutes to
 fix the slat-horse to Decker
 Hospital
 The man was Peter Keenan of Holland
 the name for the surgeon at the time

E. H. Hood, M.D.

Taken before me,
this 8th day of

Nov 1883
 Ferdinand Levy CORONER.

0728

Coroner's Office.

TESTIMONY. 18

John Buckley 344 E 39th St living
Landing cars - I saw a laborer
on Nov 3/1873. I met Officer Conway
of P.E. Cor 36-44 2nd Ave at 8 AM.
He stepped me on the elbow with his hands
and said "Let us have something
out inside your friend Sherry
is a man who was with her and whose
name I don't know."

We went into the front door of Jones
Reynolds Store & Conway went in the side
door. Before going in he handed me
a half dollar and said it's my treat.
I took a cigar and my friend had
a drink & Conway had one.

We stood talking on the corner some
another friend Patrick Lyons came along
and he talked. I handed Conway a glass
of Sherry wine. He went into the side
door. I stood with him till 9 AM
he said this is the station time for
and went toward 1st Ave I went
to a meeting. I stood there till 10 AM
I came back to a Barber Shop
at 35 & 36 St on 1st Ave & was
there.

At 11:20 PM I went into Cony's Saloon
Plaza, Keenan, Cantwell, The Cliffs

Taken before me,
this

Ferdinand [Signature] CORONER.

0729

Coroner's Office.

TESTIMONY.

were there.

Mr Murphy treated - and went out
 walked to the door in a few seconds
 Officer Murray came along I said
 Mr Murphy has been here and left
 a drink for you step in and get it.
 Murray came in - Peter Keenan
 was sitting on a barrell. James Cautwell
 stood with his back to the bar and
 a man was sitting on the barrell with
 Peter Keenan. I sat alongside of Keenan
 the bar-tender came over and said
 for this officer the drink.

Then he said I have come where
 to arrest some body. Cautwell said "Ar-
 rest me I'm the oldest" and if you
 had not that stick you'd be no good
 the officer turned to the left and handed
 his club to Peter Keenan. Keenan laid
 the club on his lap - the officer faced
 Cautwell and said when you were arrested
 you squaled to get out - the officer said
 he could fight any man in the house
 and turned to me said Cant I fight?
 Yes - I said what is the use of
 fight unless you fight for money?
 the officer then took out some bills
 a 10, 5, 2 & 1 dollar bill

Taken before me,
this

Ferdinand Levy
 1888

CORONER.

0730

Coroner's Office.

TESTIMONY.

29

I looked at Cantwell and gave him
 a wink not to mind the office
 The officer put his money back in
 his pocket from Peter Keenan and said
 let us have a drink, we went to the
 south side of the screen - We had drinks
 I said looking at the clock its 11 1/2 PM
 and if the roundman catches me
 you, you'll get into trouble. He said
 to you I'll arrest you for a square
 I said what charge would you make
 against me - he said I would say
 I followed you was a suspicious
 character.

I looked to see if a roundman was
 in sight and pointed to men to watch
 as I got in to the door I heard Conroy &
 Conroy quarrelling about the price of the drinks
 he asked several if he drank drink
 he asked McJinnis if he drank - he
 said he had a glass drunk a C. Conroy
 said you are a good damned liar -
 and hit McJinnis & he fell down
 then he gave him a few kicks. I took
 my hand on his shoulder and said
 don't do that Bill - the McJinnis got up
 and ran out - Some one then put his
 head out of the little glass window and

Taken before me,
 this

day of 20 1888
 Ferdinand [Signature] CORONER.

0731

Coroner's Office.

TESTIMONY. 21

Conroy drew his club and hit at it
breaking the window.

Peter Keenan & Claborn and Mrs
Cody were standing near the end
of the cruiser.

was

Conroy turned around quickly and
fired his pistol - the shot struck Keenan
Claborn ran toward the back door
Conroy pointed his pistol at him, there also
a woman (Mrs Cody) with a child in her arms
and Joseph Conroy. he had the hammer
up. he then lowered the hammer & he
& Keating & went out on the street
the two men started to watch run
up the street.

I don't think Conroy knew that he
hit Keenan - Conroy was drunk
he drank two glasses of cherry in Cody's
He was excited by Keating's remarks
The two watchmen ran towards 2nd Ave and
he fired 3 or 4 shots after them -
there was no one else there at the time
before he fired the shots he fired his
club at them and then fired the
shots.

Then he turned to Keating and said
When you shoot - Keating picked it
up and ran it to him then Keating

Taken before me,
this 8 day of Nov 1887
Ferdinand J. Coy CORONER.

0732

Coroner's Office.

TESTIMONY.

26

disappeared. Off O'Hara ran up to us
 Currey said did you see those two men
 running up the street. ^{around 2nd Ave.}
 O'Hara said no. Then Currey said
 to me did it ^{ever} get locked by a net
 I said no I saw two men running away
 the first at him.

While we were talking Currey came to
 the door and said officers there is
 a man shot in here.

We three went in. The two Cliffords
 were at the bar talking at the wounded
 man who was sitting in a chair at the
 end of the counter.

Currey asked the two Cliffords,
 he said to me didn't those two men hit me
 with a brick. I said no I saw no brick
 or no fight.

O'Hara asked the man when he
 was hurt. Keenan did not answer.

O'Hara said we had better get an ambulance
 Currey said ambulance be damned. He
 ain't hurt.

He said to Off O'Hara take those two
 Clifford Brothers just the Officer Ellis
 Clepted in and took me to
 Clifford Brother.

Then Currey went behind the

Taken before me,
 this 8

of J. J. ¹⁸⁸⁷
 Ferdinand Levy
 CORONER.

0733

Coroner's Office.

TESTIMONY.

24

Bar and took Keenan out. Gurney
& Keenan were the last to go out.
I staid inside and some one said
Oh Jesus, Jesus. as if in great distress
I saw no more

There were no wounds or blood on Keenan
face when he was taken of the saloon.

Keenan never spoke a word to him
or did a despicable act.

Gurney did not aim at anybody when
he fired the shot.

John. Buckley

Taken before me,
this 8

day of Nov 1883
Ferdinand [Signature]

CORONER.

0734

Coroner's Office.

TESTIMONY.

Thomas Keenan 318 E 30th St being sworn says deceased Peter Keenan was my brother I heard of his death Nov 4 1883 I was told his body was at the morgue where I identified it - as Peter Keenan aged 44. residence

Thomas ^{his} Keenan
maker

Taken before me,

this

8

of Nov 1883
Ferdinand Levy

CORONER.

0735

Coroner's Office.

TESTIMONY.

Philip Edmund Wood being sworn says, "on
Nov 4th 1883 at the morgue I made an
autopsy on the body of Peter Kuman."

I found a bullet wound of the abdomen
three inches above the umbilicus and one-half
inch to the left of the median line. The direction
of the wound - was upwards and slightly to the
right. The abdominal cavity was filled with blood.

The bullet passed through the diaphragm
through the upper ~~edge~~ surface of the right
lobe of the liver out through the under sur-
face of the liver, over the stomach, through
the supra-renal capsule of the right kidney
wounding the artery of the capsule; between
the 10th & 12th ribs and lodged beneath the
skin of the back, three inches to the right
of the spine.

I found an irregular jagged wound three-quarters
of an inch in length on the bridge of the nose
with a compound comminuted fracture of the nasal
bone beneath.

I found a lacerated wound of the right eye
two one and a half inches in length extending
to the bone.

I found a contused wound of the scalp
two one inch in diameter, three inches over
the right ear.

Taken before me,

this

8th

J. J. Fordman
1883

CORONER.

0736

Coroner's Office.

TESTIMONY.

I also found a lacerated wound on both sides of the ear - one half an inch in length just above the lobe of the right ear.

The skin of the arm over its middle was abraded leaving three finger marks.

The heart was hypertrophied, the lungs oedematous, all other organs were normal.

From said autopsy I am of the opinion that death was due to shock, and exhaustion from haemorrhage from fatal shot wound of the abdomen.

Philip E. Malin M.D.

Taken before me,

this

8th day of Nov 1883

Ferdinand [Signature]

CORONER.