

0241

BOX:

274

FOLDER:

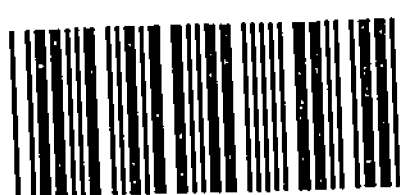
2630

DESCRIPTION:

Campbell, Alfred

DATE:

09/08/87



2630

Witnesses:

Antoinette Poisson
Off Court

✓

THE PEN
of
Charles Sumner

21

Alfred Campbell

H.D.

District Attorney.

A True Bill.

Oliver J. DeForest

Foreman.

Charles C. Carey

Sp. 17 yrs.

0243

Police Court— 3 District.

Affidavit—Larceny.

City and County
of New York, ss.

of No.

occupation

deposes and says, that on the 3 day of September 1887 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession
from the person of deponent, in the night time, the following property viz:

Good and lawful money of
the United States consisting of
one five dollar Bill and a one
dollar in all of the value of six
dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Alfred Campbell "where
from the fact that previous
to said larceny deponent had
said money in pocket of his
coat then and there worn on his
person and about the hour of
half past ten on the night of the
above date as deponent was in
Water Street the said Campbell ask
deponent for ten cents to buy some
beer and while talking to the
said Campbell he Campbell put
his hand into deponent's coat
pocket and took the said money
and deponent then seized a hold
of him and held till an officer took him
into custody

Antony Pollock

Sworn to before me, this

4 day

1887

Police Justice.

0244

Sec. 198—200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Alfred Campbell 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.

Alfred Campbell

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer,

New York

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

Answer.

98 Water Street 29 years

Question. What is your business or profession?

Answer,

Basket Maker

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

Answer.

I am not Guilty of the charge

Alfred Campbell

Taken before me this

4

188

Police Justice.

0245

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 _____

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

Dated *Sept 4* 188 _____ *Salomon Blum* 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.

0246

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

Police Court

1423 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anton Pollock
(H.D.)

Alfred Sampson

2

3

4

Dated

Sept 4

188

R. B. Smith

Magistrate.

Philip Hunt

Officer.

12

Precinct.

Witnesses

Complainant to the
House of Delegates
in default of \$100
Surety

No.

Street.

\$1000 to answer

Boon

0247

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Philip Kuntz

of No. 12 Precinct Street, aged 28 years,

occupation Police Officer being duly sworn deposes and says

that on the 4 day of Sept 1887

at the City of New York, in the County of New York, Dependent says

Anton Pollock "now here" is
a material witness for the
people against Alfred Campbell
charged with Larceny from person
in stealing six dollars from the
person of the said Pollock. That
Dependent believes as the said Pollock
lives out of this County he will
not appear at the trial of the said
Campbell and ask that he be
committed to the House of Detention
Philip Kuntz.

Sworn to before me, this

of Sept

1887

day

John J. [Signature]
Police Justice

0248

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alfred Campbell

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

Alfred Campbell

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

The said *Alfred Campbell*,

late of the City of New York, in the County of New York aforesaid, on the
Third day of *September*, in the year of our Lord

one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the
night time of the same day, with force and arms, *one United States*
Treasury Note of the denomination and value
of five dollars, one other United States
Treasury Note of the denomination and
value of one dollar, one Postal Note of
the denomination and value of five
dollars, one United States Silver Certificate
of the denomination and value of one
dollar, and one other United States Silver
Certificate of the denomination and
value of five dollars.

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

Handwritten signature

District Attorney.

0249

BOX:

274

FOLDER:

2630

DESCRIPTION:

Cardonner, John

DATE:

09/16/87



2630

0250

Dr. Wm. S. Hamilton
Commons office

Witnesses:

Off. Lomax, dyke & Co. 26 Feb
Jas. D. Dyer 90th St

Mary O'Connor

12th St

Patience O'Connor

12th St

Michael Moore

12th St

Joseph Moore

12th St

Jos. Lee

15th St

Mrs. Weatherstone

55th St

August Brown

17th St

Michael O'Connor

18th St

12th St

12th St

#1314 Bonded
16/10 26/1 Bond

Collection

Counsel, 7, 12, Bond 296/1 Bond

Filed, 16 day of Sept 1887

Pleads, Chancery 19

THE PEOPLE
vs.
John Cardonner
(2 cases)

RANDOLPH B. MARTINE,
District Attorney.

Filed for Thursday, 24. 9/1887

A True Bill.
Ollie J. De Forest

Ordered to N. Y. Court of
Clerks and Commiser for trial
Feb. 17, 1888 Feb. 6, 1888
Bond and acquitted

0251

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office

No. 67 Park Row Street in the 4 Ward of the City of
 New York, in the County of New York, this 6 day of August
 in the year of our Lord one thousand eight hundred and 87 before

Ferdinand Levy Coroner,
 of the City and County aforesaid, on view of the Body of Daniel Teehan
 lying dead at

Eleven 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

Daniel Teehan came to his death, do
 upon their Oaths and Affirmations, say: That the said Daniel Teehan
 came to his death by

Pistol shot wound of Chest
 wall involving the Heart from a Pistol in the hands
 of John B. Cardoner opposite 12 Thompson St on
 August 1/87 between 7 and 8 P.M.

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.

Israel Stone 264 Greenwich St	Lockmann 358 Greenwich St
David Demare 17 1/2 Greenwich St	
Samuel Tieling 215	Warren H. Tupper 410 Greenwich St
David A. Adams 358 1/2 Greenwich St	William Schittenhelm 272 Greenwich St
Michael Hart 349 Greenwich St	Diedrich Heidgerd 383 Greenwich St
Paul Sacks 224 Greenwich St	

Ferdinand Levy

CORONER, T. S.

0252

Coroner's Office

TESTIMONY.

Autopsy

Wednesday, August 3rd 1887. at 10³⁰ A.M.
At Morgue, foot East 26th St.

Daniel Terhan White, age 55 years -

Regular mortis absent, body decomposing, but
had apparently been well nourished.

- 1.- On the left ~~chest~~ wall of chest in third
intercostal space $1\frac{1}{2}$ inches above the
left nipple and in the nipple line, there
is a penetrating pistol shot wound
which upon dissection is found to
enter the left pleural cavity to have
passed through upper lobe of left lung
near anterior border, into the pericard-
ium, through pulmonary artery, aorta
and ~~left~~ ^{right} ~~artery~~ ^{arteries}, through right lung and
through 5th intercostal space of right
side fracturing the lower border of 5th rib
bullet found at this point in right axillary
space just under the skin. Both pleural
cavities, & pericardium filled with
clotted and fluid blood.

- 2.- One inch and half back of entrance of
wound above described is a second
pistol shot wound, horizontal in direction
passing around left side of chest
under the skin and lodging in the
muscles of back about 3 inches in front
of inferior angle of shoulder blade.

Taken before me

this

day of

188

CORONER.

0253

Coroner's Office, ^{Jecham} TESTIMONY.

Other organs somewhat decomposed

Cause of death: Shock and internal
hemorrhage from penetrating pistol
shot wound of left wall of chest invol-
ving heart described above as Number
1.

W. J. Jenkins, M.D.

Taken before me

this 6 day of

August 1887

Ferdinand Lavey

CORONER.

0254

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

John Carroll Cardonner 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—*John Carroll Cardonner*

Question—How old are you?

Answer—*26 years*

Question—Where were you born?

Answer—*Spain*

Question—Where do you live?

Answer—*12 Thompson St*

Question—What is your occupation?

Answer—*waiter*

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

By advice of Counsel I have nothing to say.
John Cardonner

Taken before me, this *4* day of *August* 188*7*
Ferdinand Frey CORONER.

0255

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
55 Years. — Months. — Days.	Ireland	Wargue for St. James	Aug. 3/87

Ind. 600 - 1887

HOMICIDE.

AN INQUISITION 1298

On the VIEW of the BODY of

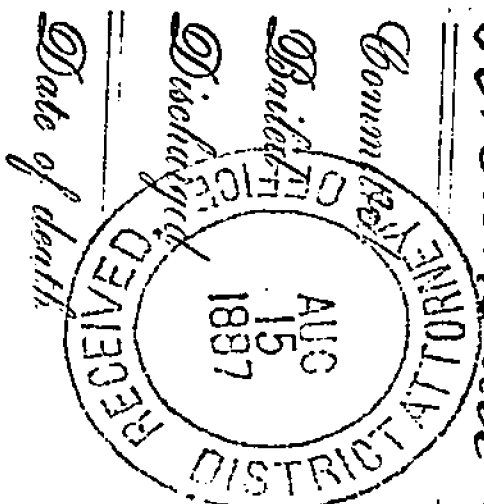
Daniel Heelan

whereby it is found that he came to
his Death by the hands of

John E. Cardonier

Inquest taken on the 6 day
of August 1887
before

Richard Henry Coroner.



0256

Ind 200 600 -1887

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

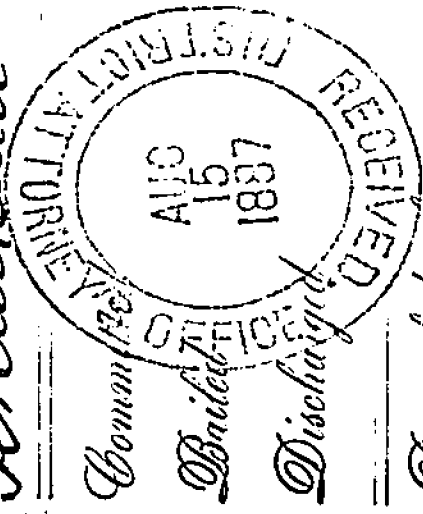
Daniel Teehan

whereby it is found that he came to
his Death by the hands of

John Cardoner

Inquest taken on the 6 day
of August 1887
before

Ferdinand Levy Coroner.



Date of death

MEMORANDUM.

AGE.	55 Years. - Months. - Days.	Place of Nativity.	Where Found.	DATE When Reported.
		Belmont	Wingate	Aug 13/87

Dr. Richardson

0257

District Attorney's Office.

PEOPLE

vs.

Car domes

Homicide

Put name of Antonio
Vincenzo on papers as
witness — Elevator
man for W.G. Hitchcock
on Broome & Allen Sts.

ADP

0258

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 Randome

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

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

The said *John Randome*.

late of the City of New York, in the County of New York aforesaid, on the *first* day of *August*, in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, with force and arms, in and upon one *Daniel Sedman*, in the peace of the said People then and there being, wilfully, feloniously, and of *his* malice aforethought, did make an assault, and the said *John Randome*, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said *John Randome* in *his* right hand then and there had and held, to, at, against, and upon the said *Daniel Sedman*, — then and there feloniously, wilfully, and of *his* malice aforethought, did shoot off and discharge, and the said *John Randome*, — with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, *him* the said *Daniel Sedman* in and upon the *chest* of *him* the said *Daniel Sedman*, then and there feloniously, wilfully, and of *his* malice aforethought, did strike, penetrate, and wound, giving to *him* the said *Daniel Sedman*, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the

0259

said *John Randonner* in and upon the *head* of
the said *David Tiedman* ~~one mortal wound of the breadth~~
~~of one inch, and of the depth of six inches, of which said mortal wound~~
~~said~~ ~~the~~
~~from the said~~ ~~at the City and County aforesaid,~~
~~year aforesaid, until the~~ ~~day of~~ ~~in the~~
~~aforesaid, did languish, and languishing did live, on which said~~ ~~day of~~ ~~in the same year~~
~~day of~~ ~~in the year aforesaid, the said~~
~~at the City and County aforesaid, of the said mortal wound did die.~~

one mortal wound of the breadth of
one inch, and of the depth of six inches,
of which said mortal wound, he the said
David Tiedman then and there died.

And so the Grand Jury aforesaid do say: That the said

John Randonner, Juror, —

the said *David Tiedman*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

Witnesses:

Off Somersundys 5th
mm 26th Jan

Joe Sumner

Feb 20 1888

This Defendant has been

already tried upon an
Indict. Charging him with
the Murder of one Thomas
Byrnes on the same date and at
the same place, and during the
same Grand, as is alleged
with reference to the killing of
Heckman in this Indict. and on
that trial Defendant was acquitted.

All the facts that can be
established by the People were
brought out in the first trial.
Although two persons were killed
by assault, yet his act was one
each against two assailants.
I do not think the People
are justified in calling the
defect again to trial & I deem
them that this should be

dismissed - J. P. Hollenors
District Attorney

#133

213 Bond

W. C. Thompson

Counsel,

Filed, 16 day of Feb 1888

Pleas, Guilty (19)

THE PEOPLE

vs.

John Cardonier
(2 counts)

MURDER IN THE FIRST DEGREE.
[Section 189, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Ordered to N. Y. Court of
Cyer and Termine for trial
Feb 6, 1888

0261

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 Randauer

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

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

The said

John Randauer,

late of the City of New York, in the County of New York aforesaid, on the first day of August, in the year of our Lord one thousand eight hundred and eighty-seven, at the City and County aforesaid, with force and arms, in and upon one Thomas Byrne, in the peace of the said People then and there being, wilfully, feloniously, and of his malice aforethought, did make an assault, and the said John Randauer, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said John Randauer in his right hand then and there had and held, to, at, against, and upon the said Thomas Byrne, — then and there feloniously, wilfully, and of his malice aforethought, did shoot off and discharge, and the said John Randauer, — with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, him the said Thomas Byrne, in and upon the abdomen of him the said Thomas Byrne, then and there feloniously, wilfully, and of his malice aforethought, did strike, penetrate, and wound, giving to him the said Thomas Byrne, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the

0262

said *John Randonner* in and upon the *side* of
the said *Thomas Eugene*, one mortal wound of the breadth
of one inch, and of the depth of six inches, of which said mortal wound *he* the
said *Thomas Eugene* ~~at the City and County aforesaid,~~
~~from the said~~ ~~day of~~ ~~in the~~
~~year aforesaid, until the~~ ~~day of~~ ~~in the same year~~
~~aforesaid, did languish, and languishing did live, on which said~~
~~day of~~ ~~in the year aforesaid, the said~~
~~at the City and County aforesaid, of the said mortal wound did die.~~
Then and there died.

And so the Grand Jury aforesaid do say: That the said
John Randonner, Jr.,
the said *Thomas Eugene*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill,
and murder, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0263

BOX:

274

FOLDER:

2630

DESCRIPTION:

Carney, James

DATE:

09/28/87



2630

0264

#268

Witnesses:

Off. Geo. H. Gordon 12/1/1887

Counsel, _____
Filed, 21 day of Sept. 1887
Pleads, _____

Grand Larceny/Second degree
[Sections 528, 531 Penal Code].

THE PEOPLE

vs.

James Carney

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. H. Bondick Foreman.
Sept 29/87
H. C. C. C. C.
S. P. 2 1/2 yds.

0265

Police Court—15th District.

Affidavit—Larceny.

City and County } ss.
of New York,of No. 107 Fulton Street, aged 26 years,
occupation Salesman being duly sworndeposes and says, that on the 22nd day of September 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:Fifteen Boxes of Prime Flat Sash Tools
together of the value of Twenty Eight
Dollars + Eighty-Cents

the property of

J. M. C. Martin & Sons In the care
and custody of deponent as Salesmanand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away byJames Barney (now here
from the fact that deponent saw the said
defendant take the said property
away the aforesaid property from a stand
in the store in the above described
premises and when pursued by deponent
he defendant threw the said property downAbram TerwilligerSworn before me this 27th day
of September 1887

Police Justice.

0266

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

152
District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer

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

Answer.

I am guilty
James Carney

Taken before me this
day of *April* 188*7*

Police Justice.

0267

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

Dated Sept 22 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0268

Police Court--

15th 1563 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adam Deswilliger
107th Street
James Barker

2
3
4

Offence

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$1000 to answer G. S.

Committed

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

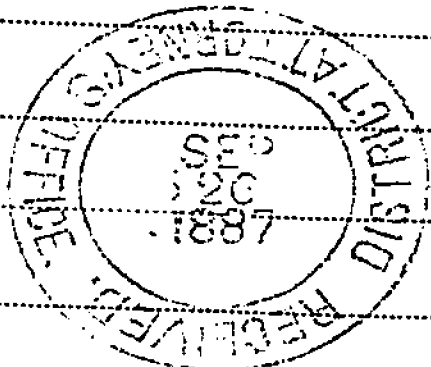
Residence

Street.

No. 4, by

Residence

Street.



0269

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Ramsey

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

James Ramsey —

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

The said

James Ramsey

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

*sixteen boxes of prime
flat pack boxes of the value of
one dollar and eighty cents each*

box,

of the goods, chattels and personal property of one

Martin, —

James M. P.

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.

Anthony J. Martin

District Attorney.

0270

BOX:

274

FOLDER:

2630

DESCRIPTION:

Ceat, Morres

DATE:

09/12/87



2630

0271

#82

D. Long

Witnesses:

M. F. Roach

Counsel,

Filed 12 day of Sept 1887
Pleads *Not Guilty*

THE PEOPLE

vs.

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

et

Morris Cat

Chas. J. DeForest

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Chas. J. DeForest

Foreman.

November 17/87. Park III

Ind. & Requested.

0272

Police Court—✓ District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

Maurice F. Roche
414 First Avenue Street

being duly sworn, deposes and says, that

on Wednesday the 24 day of August

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Maurice

Beat (name recent) who
wilfully cut & stabbed
deponent in the back,
by striking deponent
two blows with the
sharpened end of a chair.

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

of

188

day

25
August
Maurice F. Roche

J. Henry Ford POLICE JUSTICE.

0273

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

X District Police Court.

Morris Cat 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.

Morris Cat

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer,

Russia

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

Answer.

148 Forsyth Street 3 years

Question. What is your business or profession?

Answer,

Chapman

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 only struck complainant with the chair. I did not strike him. A boy stabbed complainant with a knife
Morris Cat

Taken before me this

26day of August 1887

Police Justice.

0275

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

144/ Police Court--

1370 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Maurice F. Roach

1214 1st Avenue

1 Morris Beat

2

3

4

Offense Felony
Assault

Dated

August 25

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

to answer

2500
Baker

0276

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

THE PEOPLE OF STATE OF NEW YORK,

against

Moses Reel

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

- Moses Reel -

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

The said *Moses Reel,*

late of the City of New York, in the County of New York aforesaid, on the
Twenty-fourth day of *August*, in the year of our Lord
one thousand eight hundred and eighty ~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *Maurice S. Rodhe,*
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Maurice S. Rodhe,*
with a certain *knife* -
which the said *Moses Reel*
in *his* right hand then and there had and held, the same being a deadly and
~~dangerous weapon~~ then and there wilfully and feloniously did cut, stab and wound,
the same being such means and force
as were likely to produce the death of
the said Maurice S. Rodhe,
with intent *him* the said *Maurice S. Rodhe,*
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

And the Grand Jury aforesaid, by this indictment, further accuse the said
- Moses Reel -
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Moses Reel,*

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 *Maurice S. Rodhe,*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said
Maurice S. Rodhe,
with a certain *knife* -
which the said *Moses Reel,*
in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully cut, stab and wound, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

Samuel J. Smith

District Attorney.

0277

BOX:

274

FOLDER:

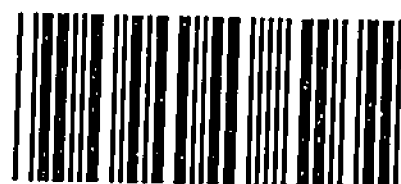
2630

DESCRIPTION:

Clark, Annie

DATE:

09/20/87



2630

0270

Witnesses:

I appearing by the within affidavits that it is impossible to secure the attendance of Dr. Brass Shullman a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the

defendant herein Annie Clark be discharged on his own recognizance.

N. Y. Martin 1887
Randolph B. Martine
District Attorney

151. Quincy 118

Counsel,
Filed, 20 day of Sept 1887
Pleads, Not guilty

THE PEOPLE
vs.
Annie Clark
Sept 17/87
Discharged by Court
Grand Larceny, 1st degree
(FROM THE LARSON).
Sections 528, 530, Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

Oct 7
Oct 11
A True Bill.

Wm J. G. Jones
Foreman.
Oct 13/87
Wm J. G. Jones
Wm J. G. Jones

0279

Court of General Sessions.

THE PEOPLE

vs.

Annie Clark

City and County of New York, ss.:

Michael Higgins

being duly

sworn, deposes and says: I am a Police Officer attached to the

4th

Precinct,

in the City of New York.

On the

2^d

day of

November

1887.

I called at

S. L. Storer in the Fulton Fish Market

the alleged

place of employment of

Joseph Brasso & John Sullivan

the complainant herein, to serve them with the annexed subpoena, and was informed by

Mr. Hines

who is in the employ of Mr. Storer that the fishing

smack on which the said Brasso & Sullivan were employed has been laid up for the winter at New London, Conn. and the said Brasso & Sullivan have been discharged. Mr. Hines further said that he does not know where the said Brasso & Sullivan or either of them now reside or can be found and that he has not seen or heard of them for the past ten days.

Sworn to before me, this

2

day

of

November

1887

Rudolph L. Schaaf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Michael Higgins

Count of General Sessions.

THE PEOPLE, on the Complaint of

Geo. Grasso

vs.

Annie Clark

Offense:

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of Police Officer

Michael Higgins

4th

Precinct.

Failure to Find Witness.

0280

0281

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *John Sullivan*
 of No. *90 Off Higgins* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *13* day of *October* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

RANDOLPH B. MARTINE, *District Attorney.*

4

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
 If this Subpoena is disobeyed, an attachment will immediately issue.
 Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
 [SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Joseph Brass*
 of No. *90 Off Higgins* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *13* day of *October* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

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

RANDOLPH B. MARTINE, *District Attorney.*

4

0282

Court of General Sessions.

THE PEOPLE

vs.

Annie Clark

City and County of New York, ss.:

Michael Higgins

being duly

sworn, deposes and says: I am a Police Officer attached to the

4th

Precinct,

in the City of New York. On the

11th

day of

October

188

I called on

and S. L. Storer at Fulton Fish Market the

owner of the fishing smack Day Ball

the alleged place of employment of Joseph Braso & John Sullivan

+ a witness

the complainant herein, to serve them with the annexed subpoenas and was informed by one of

the employees that the said Braso & Sullivan are now absent from the city on the above named fishing smack Day Ball and are expected to return with the said smack some day next week and may return this evening and when they come will remain in the city 3 or 4 days. Another employee of the said Storer said that they would surely return by next Wednesday or Thursday.

Deponent further says that he subsequently called again (on the 25th day of October 1887) and was informed that the said fishing smack had been in on ~~Monday~~ Oct. 21st and it has left again and gone to New London. I could not ascertain when the said Braso & Sullivan will return.

Michael Higgins

Sworn to before me, this

25th

day

of

Oct

1887

Rudolph L. Schaaf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Count of General Sessions.

THE PEOPLE on the Complaint of

Joe. Arnes

vs.

Annie Clark

Offense:

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of Police Officer

Michael Higgins

H. H. Higgins

Precinct.

Failure to Find Witness.

0203

0284

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

*Affidavit Wanted***SUBPOENA**

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *John Sullivan* of *S. L. Storer*
of No. *Fulton Fish Market* Street,

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *2* day of *November* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

GREETING:

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

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

RANDOLPH B. MARTINE, *District Attorney.***PART I.**

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

*Affidavit wanted -***SUBPOENA**

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Joseph Brass* of *S. L. Storer*
of No. *Fulton Fish Market* Street,

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *2* day of *November* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

GREETING:

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

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

RANDOLPH B. MARTINE, *District Attorney.*

0285

Court of General Sessions.

THE PEOPLE

vs.

Annie Clark

City and County of New York, ss.:

sworn, deposes and says:

I am a ~~Police Officer~~ ^{Subpoena Server in the Dist. Atty's Office} attached to the

being duly
Precinct,

in the City of New York.

On the

1st

day of

November 188

I called at

S. L. Storer's at the Fulton Fish Market

the alleged

place of employment
witness

of Joseph Brass & John Sullivan

the complainant herein, to serve them with the annexed subpoena, and was informed by Mr. Base

of the firm, that the said Brass & Sullivan were employed by the firm on one of their fishing smacks and were discharged about 10 days ago, and that the said fishing smack is now laid up for the winter and has gone out of service.

Mr. Base further said that he does not know where the said Brass or Sullivan now reside or where they can be found.

Sworn to before me, this

day

188

Rudolph L. Schauf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

John J. Carroll

Court of General Sessions.

THE PEOPLE on the Complaint of

Geo. Press

vs.

Annie Clark

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of ~~Police Officer~~

John Carroll

Subpoena served ~~on~~

Failure to Find Witness.

0286

0287



Court of Special Sessions,
Halls of Justice,

New York,

188

Compliment is attached
to fishing smack

Day ball, which will
be at Fulton Slip on
~~Wednesday~~ Thursday or
Friday. Notice left
at Samuel Storr, Fulton
Market will reach him.

0288

Police Court—

District—

Affidavit—Larceny.

City and County }
of New York, } ss.

of ~~Mr.~~ Joseph Brass
care of Samuel Starr Public Market Street, aged 23 years.
occupation fisherman being duly sworn

deposes and says, that on the 18 day of September 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~ person of deponent, in the light time, the following property viz:

One double Case Silver watch
of the value of three dollars

the property of

Deponent

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

from the fact that at about the hour of eight o'clock P.M. on said date deponent was standing talking to another man on the corner of James & Cherry Streets when the deponent caught the aforesaid watch from the left hand side pocket of deponent's vest worn on the person of deponent and deponent caught hold of said deponent and took the watch out of said deponent's hand.

Wherefore deponent prays she may be dealt with as the law directs.

Joseph Brass
Deponent

Sworn before me, this
19th day of September, 1887

John W. [Signature]
Police Justice.

0289

Sec. 198-200.

15th District Police Court.

CITY AND COUNTY OF NEW YORK,

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

Question What is your name?

Answer

Question How old are you?

Answer

Question Where were you born?

Answer

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

Answer

Question What is your business or profession?

Answer

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

Answer

I am not guilty
Amie Clark

Taken before me this

day of Sept 1887

Police Justice.

0290

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

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

Dated *Sept 19 188* *J. Mitchell* 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.

0291

Witness —

Off Michael Higgins
4 Peck

151

Prill ordered

1508

Police Court--

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Traas
vs.
Amie Clark

Offense
Larceny
the property

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street.

2

3

4

Dated Sept 19 1887

Kulbicki Magistrate.

Wick Higgins Officer.

Precinct.

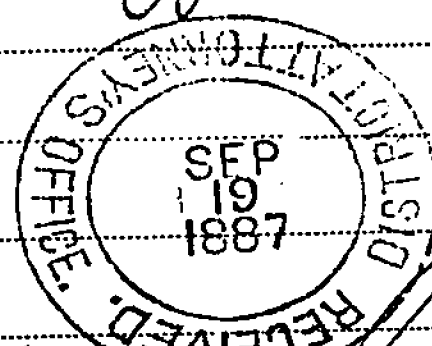
Witnesses John Sullivan

No. Off Higgins 4 Peck

No. Street.

No. Street.

\$ 1000 to answer



born

0292

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 Blada

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

Annie Blada

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

The said *Annie Blada,*

late of the City of New York, in the County of New York aforesaid, on the
Eighteenth day of *September*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the
night time of the same day, with force and arms, *one watch*

of the value of nine dollars,

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

Richard B. Smith

District Attorney.

0293

BOX:

274

FOLDER:

2630

DESCRIPTION:

Clay, Richard

DATE:

09/12/87



2630

Witnesses:

C. H. Hays
Off. Hays

Repts. Ch. been
he has been a
member for many
years of the
lawyer Ch. is
found - Hays

#61

Counsel, *[Signature]*
Filed, day of Sept 1887
Pleads, *[Signature]*

THE PEOPLE
vs.
Grand Larceny, *[Signature]* degree
[Sections 628, 630, (From the Person), Penal Code].
Richard Clay

RANDOLPH B. MARTINE,
District Attorney.
[Signature]

A True Bill.
[Signature]
Pr. Sept-14/17 Foreman.
[Signature]

0295

Police Court— 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 72 Forsyth Street, aged 30 years,
 occupation Machinist being duly sworn

deposes and says, that on the 28th day of August 1887 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 and from his person
 of deponent, in the night time, the following property viz:

One silver watch and one
gold chain in all of value of
twenty dollars.

the property of deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 from his person
 and carried away by Richard Blay now here,
 who took the said property from
 the person of complainant. deponent
 called for a policeman when the
 said defendant gave deponent
 back his watch and struck him
 in face with his fist and then
 ran away when he was pursued
 by officer Hailting of the 12th Police
 Precinct and arrested. deponent
 prays that said Blay may be dealt
 with as the law directs.

Charles H. Hays

Sworn to before me, this 28th day of August 1887

1887

Police Justice.

0296

Sec. 198—200.

John District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Richard Clay 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. Richard Clay

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. New York City.

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

Answer. 222 Grand St 4 years

Question. What is your business or profession?

Answer. Self Smith

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.

Richard Clay

Taken before me this

28

day of August 188

John

Police Justice.

0297

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 _____

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

Dated Aug 28 188 7 John Patterson 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.

0298

1368

Police Court-- 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles H. H. H.
174 7th St.
1 Richard H. H.

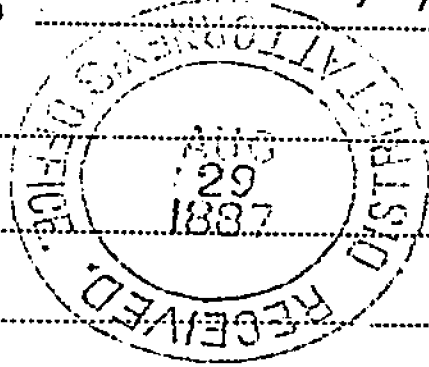
Offence Larceny from
the person

2 _____
3 _____
4 _____

Dated August 28 1887
Patten Magistrate.

Hartling Officer.
14th Precinct.
14

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



No _____ Street.
\$ 15.00 to answer G.S.
Comd

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

0299

1623

Richard Walter

Highwayman

Arrested Nov. 4. 1882.

By Officer T. Mc Namara

28th Precinct

Part 2. Nov 22/82

Richard Walter

Roby 1st Reg

S. P. 5 years bowing

Officer Harting 14th Precinct

0300

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Richard May

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

Richard May

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

The said

Richard May

late of the City of New York, in the County of New York aforesaid, on the
twentieth day of *August*, in the year of our Lord
one thousand eight hundred and eighty-~~nine~~, at the City and County aforesaid, in the
night time of the same day, with force and arms,

one watch of the value of
ten dollars, and one chain
of the value of ten dollars.

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

Richard May

District Attorney.

0301

BOX:

274

FOLDER:

2630

DESCRIPTION:

Clayton, Edward M.

DATE:

09/23/87



2630

0302

#220

Chund

Witnesses:

Arthur: St. Robbins

Off. Robt Halston Police Insure

Counsel,

Filed 23 day of Sept 1887

Pleaded ~~Chund~~

THE PEOPLE

vs.

Edward M. Clayton

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Charles R. Grant

Foreman.

Sept 1887

City - Prison 10 days

[Sections 528 and 581 of the Penal Code.]

(Larceny, 2nd degree)

(MISAPPROPRIATION.)

0303

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Lewis Wallace
 of No. *128 Franklin* Street, aged *44* years,
 occupation *Merchant* being duly sworn
 deposes and says, that on the *26* day of *July* 188*7* at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the *day* time, the following property viz :

*Good and lawful money of
 the United States consisting
 of bank notes and bills of the
 denominations of values and
 being of the value of
 Twenty Eight 99/100 Dollars*

the property of *Francis H. Leggett, Henry H. Jones
 and Lewis Wallace, Co-partners in carrying
 on the firm of Francis H. Leggett & Co and
 in care 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 *Edwin M. Clayton*, for
 the reason, that deponent is
 informed by *Mathew R. Robbins*
 of 28 Ferry Street that on said
 day he paid said money to said
Clayton who was in the employ
 of deponent, and that said *Clayton*
 has failed to turn over the said
 to deponent and has appropriated
 the same to his own use
 Deponent therefore charges said
 defendant with the larceny
 of said

Lewis Wallace

Sworn to before me, this
27 day of *September* 188*7*

J. M. Wallace
 Police Justice.

0304

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 67 years, occupation Fireman of No. 98 Jerry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jerry Wallace

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

Sworn to before me, this

day of Sept 1887

Nathan K Robbins
Police Justice.

0305

Sec. 198—200.

152

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Edward M Clayton 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

Edward M Clayton

Question. How old are you?

Answer

44 years

Question. Where were you born?

Answer.

New Jersey

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

Answer.

423 W 5th St 4 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

E M Clayton

Taken before me this

day of

188

Police Justice.

0306

Sec. 151.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York:*

Police Court District.

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 James Wallace

of No. 128 Franklin Street, that on the 26 day of July

1887 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the
United States consisting of bank
note and bills of the denomination
of value of Twenty Eight 99/100 Dollars,

the property of Complainant

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Edward M. Clayton

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod of of the said Defendant and forthwith bring him before me, at the 1 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 9 day of September 1887
J. B. Williams POLICE JUSTICE.

0307

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lewis Wallace

vs.

Edward M Clayton

Warrant-Larceny.

Dated Sept 9 - 1887

Kilbreth Magistrate

Walsh Officer.

The Defendant, Edward M Clayton
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Robt Walsh Officer.

Dated Sept 15 - 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated _____ 188

4 hrs
to
US
Clerk
in
yes

423 w 5th St

Police Justice.

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.

The within named

0308

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 _____

Devenham
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 *Sept 15* 188 _____ *Edmund Newman* 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.

0309

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lewis Allen
to 85-9 ave.
Edward M. Clay

1
2
3
4

Office

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street,

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 15* 188

Edmund Magistrate.

W. J. Ash Officer.

Corr 17 Precinct.

Witnesses

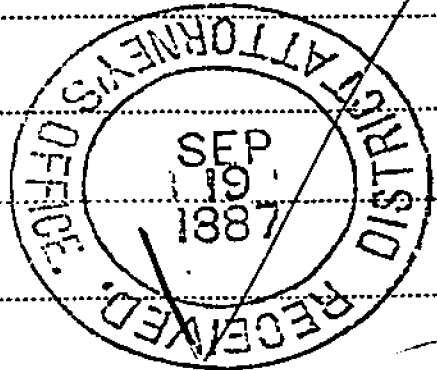
No. Street.

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *E. J. Ash*



(Corr 1)

0310

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 M. Blaufox

The Grand Jury of the City and County of New York, by this indictment, accuse Edward M. Blaufox of the CRIME OF **Grand** LARCENY, in the second degree, committed as follows:

The said Edward M. Blaufox,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 26th day of July, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, being then and there the clerk and servant of Francis H. Seagott, Albert H. Jones and Lewis Wallace, partners in trade. Then and there some business in and by the firm name and style of Francis H. Seagott and Company and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said Francis H. Seagott, Albert H. Jones and Lewis Wallace, the true owners thereof, to wit: the sum of twenty eight dollars and ninety nine cents in money, banked money to the United States and to the value of twenty eight dollars and ninety nine cents

the said Edward M. Blaufox afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Francis H. Seagott, Albert H. Jones and Lewis Wallace, of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Francis H. Seagott, Albert H. Jones and Lewis Wallace, did then and there and thereby feloniously steal, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0311

BOX:

274

FOLDER:

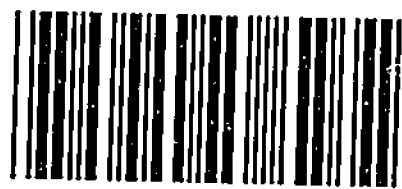
2630

DESCRIPTION:

Clifford, Thomas

DATE:

09/12/87



2630

0312

State of New York, and their dignity.

Randolph B. Martine

District Attorney.

Witnesses:

After a person interviewed
with and examination of
all the witnesses for the
People in this case, I am
satisfied that the People
cannot make out a case
against the defendant.
I therefore ask that the
defendant be discharged
in his own recognizance
December 12, 1887. G. H. B.
A. D. A.

Counsel,

Filed, *12* day of *Sept*, 188*8*

Pleads, *Not guilty (13)*

THE PEOPLE

vs.

Thomas Clifford

[Section 189 - 193, Penal Code.]

RANDOLPH B. MARTINE,

choy 6912 ADP
Dec 12 1887 by agreement with Sept ADP
District Attorney.

A True Bill.

Alfred J. H. Stevens

Part III December 12, 1887.
Foreman

Defendant discharged in
his own recognizance

0313

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroners' Office
 No. 67 Park Row ^{Street} in the 4th Ward of the City of
 New York, in the County of New York, this 2nd day of August
 in the year of our Lord one thousand eight hundred and before

Ferdinand Eidman Coroner,
 of the City and County aforesaid, on view of the Body of Christopher Glemann
 lying dead at

Upon the Oaths and Affirmations of
 Eight 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
 Christopher Glemann came to his death, do
 upon their Oaths and Affirmations, say: That the said Christopher Glemann
 came to his death by

Injuries received at the hands
 of Thomas Clifford during a fight in the yard of 406
 East 46th St. on June 27/87 between 5 and 6 P.M.

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.

Fred L. Bosen	118 Centre St.
H. Weischoff	210 Grand St
William Murphy	20 Centre Street
Herman Mowman	128 7 th St
John H. Gault	249 Canal St
George Deuterman	159 Grand St
John A. Gault	209 7 th St
Isidor Aaron	191 Grand St
Ferdinand Eidman	CORONER, L. S.

03 14

District Attorney's Office.

PEOPLE

vs.

Thomas Clifford

Manslaughter

Mr Scharf,

Subpoena all witnesses
herein to be Judge Bed-
ford at 4 PM 8th
inst.

ADD.

0315

PART II.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Cornelius Gaffney

of No. 1614 - 2 Ave. Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 16 day of November instant, at the hour of 11 in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of November, in the year of our Lord 188 7

RANDOLPH B. MARTINE, District Attorney.

*In the Land
Morce to
401-E-76*

PART II.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Wm. Malligan

of No. 1263 - 3 Ave Street, 406 E 46

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 16 day of November instant, at the hour of 11 in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of November, in the year of our Lord 188 7

RANDOLPH B. MARTINE, District Attorney.

0316

Court of General Sessions }
City and County of New York }
The People etc }
Against }
Thomas Clifford }

To Randolph B. Martine Esq }
Dist Atty New York County }
Sir -

Please take notice
that on the 19th day of October instant
at the hour of 11 A. M. on said day
or as soon thereafter as counsel can
be heard we shall move before His
Honor Henry A. Sildersleece in Part
I of the Court of General Sessions
for the discharge of the above named
defendant for failure to prosecute
his case

Dated New York }
Oct 17th 1877 }

Yours Truly
Blake Sullivan
Counsel for def^t
71 Centre St
N. Y. City

Cover of General
Sessions N. Y. County

The People etc.

Against

Thos Clifford

Motion for
discharge of said

BLAKE & SULLIVAN,
COUNSELLORS AT LAW,
No. 71 CENTRE STREET, N. Y.

On the hearing of this motion
Judge Bilderbaue directed that
the case be set down for trial
for the 25th inst.

0317

0318

Coroner's Office.

TESTIMONY.

Special Officer Michael F. Shelly, 23rd Precinct
 being sworn says: On June 29/87 bet.
 5 & 6 PM there was a shooting affray
 in 46th St & 1st Ave. A man named
 Shavra shot at a man named Carroll
 5 times, Shavra was arrested in the
 act. At 11.30 PM, the deceased
 was found sitting in a doorway at
 in front of his own home, He was taken
 upstairs & being unconscious he was
 taken per Ambulance to Bellevue Hosp
 at 12.30 AM. I was notified of the
 case in the morning, I went to Bellevue
 Hosp. In coming up from the Stoop
 I met Officer Gibson & ~~from~~ ^{from} information
~~that the prisoner now here had~~
~~a fight with Glenman the deceased~~
 I received I arrested the prisoner
 that came afternoon. I took the
 prisoner to Bellevue Hosp. & confronted
 him with the deceased who was
 unconscious at the time, I took him
 back to the Station & from there to
 the Police Court & made an affidavit
 and he was remanded to await the
 injuries of the deceased.

Michael F. Shelly

Taken before me

this 2 day of August 1887

Frederick C. Cidman CORONER.

0319

Coroner's Office.

TESTIMONY.

2

Fritz Kessler being sworn says: I
 reside at 819-1st Ave. Am a stable
 man at Wholesale Butcher Establishment
 On June 29/87 ^{at 4:30 E. 46th St} bet 5 & 6th P.M. I
 fed the horses, a crowd came in
 the yard & started to fight, two
 were sparring together, One knocked
 the other down, He stood up again
 and was knocked down again &
 struck his head against the paving
 stones. It was the deceased who was
 knocked down & struck his head. I
 cannot say who struck the blow,
 there were too many there I went in
 and closed the door, I ran out
 to look for a policeman but did
 not find one. Two young fellows told
 me to go home & let things be. There
 were about 10 people in the crowd,
 Somebody threw a stick and another
 had bricks in his hand & threw them
 at another. They were all ~~together~~
 fighting together and I did not
 know any of them personally, I don't
 know who was struck on the head
 by the piece of wood.

Fritz Kessler

Taken before me

this 2 day of August 188

Andreas Pedman, CORONER.

0320

Coroner's Office.

TESTIMONY.

3

William Lindh being sworn says: I
 reside at 106 E. 109th St. I worked at
 Schwab & Co. 406 E. 46th St. on the day
 of the occurrence. On June 29/87
 bet. 5 & 6 P.M. I was just through
 with putting down hay for the horses
 I went down to the yard & saw
 five men come in, two of them
 began to grapple each other and
 the prisoner knocked the other
 man down (the deceased) He got
 up again, the prisoner took him
 by the throat, forced him down
 against the paving stones ~~and~~ and
 broke his skull, I sent my partner
 Mr. Kessler after a policeman, He
 came back & said the policeman
 would not interfere, One
 man got hold of two bricks
 and one man got a piece of board
 I came to interfere & told them
 that they should be ashamed at
 what they had done, No one hit
 the deceased but the prisoner. The
 prisoner got a pail of water and
 washed the deceased, The other
 fellow said, "Hav'nt you got some
 money to get a little brandy" "Yes"

Taken before me

this day of

188

Andrew Tidman, CORONER.

0321

Coroner's Office.

TESTIMONY.

4

One said 'I'll send for some right
 away', The prisoner gave deceased
 some of the brandy. After deceased
 had lain there for a few minutes
 four others & the prisoner picked
 the deceased up & carried him
 away. That is all I know about the
 case. There were five present in the crowd.
 It was not dark at the time. Mr
 Kessler and I were both inside the
 stable, Mr Kessler tried to shut the
 door and succeeded in getting it ^{partly} ~~partly~~
 shut. I saw everything that occurred.
 I was in the yard at the time the deceased
 was knocked down. I did not see any
 body struck by a board. No one was
 struck with the bricks. There was a
 general fight. I knew that deceased's
 skull was fractured because the
 prisoner knocked him down & his
 skull came like a thunderbolt on the
 pavement. I have seen the prisoner &
 the others after. I did not see him
 since the fight. I did not know his
 name. No one but the prisoner hit
 the deceased. I have seen him 3 or 4
 times a day during the last seven months.
 I never saw him in the yard before. The deceased

Taken before me

this

day of

188

Hendman & Dickinson CORONER.

0322

Coroner's Office.

TESTIMONY.

52

✓ was drunk. Don't know if the prisoner was drunk or not. I don't know if it was a sparring match or a fight between the prisoner & the deceased.

L. J. William Lindor

Taken before me

this 2 day of August 1887

Anders and Oidman CORONER.

0323

Coroner's Office.

TESTIMONY.

William Milligan being sworn says:
 I reside at 1263 - 3rd Ave. Am a
 steam driller for Mr Dempsey. I have not
 worked for 2 weeks past. On June 29/87
 bet. 5 + 6 PM, I was in the stable yard
 at 406 E. 46' with the deceased. -
 He and I and Cornelius Gaffney
 Thos. Hogan and were sitting on the
 platform at the side of the stable
 on June 28/87. Thos. The deceased
 and Cornelius Gaffney + ~~was~~ ^{was} Gaffney
 and I were sitting on the platform
 by the stable on June 29/87, when
 Michael Wall came around +
~~we got~~ ^{he} + deceased got a
 talking about the fight the
 night before. Michael Thos.
 After that the prisoner came with
 Michael Wall, the deceased and
 Thomas Clifford the prisoner went
 into the alley to fight. They were
 fighting about five minutes, Thos.
 Clifford hit deceased + knocked
 him down, there Thos. Carroll came
 running in and picked up a bit of
 a plank and hit Cornelius Gaffney
 right across the nose with it. Then
 he ran for two bricks and some more

Taken before me

this day of

188

CORONER.

0324

Coroner's Office.

TESTIMONY.

made him lay them down, Clifford
 knocked down the deceased the
 second time, we picked up the
 deceased and carried him out to
 the platform. No one but the
 prisoner Clifford hit the deceased.
 I was a friend of the deceased, I
 was a clum of his. The prisoner
 did not belong to our party & did
 not come till he was sent for.
 The deceased was a larger man
 than the prisoner, the night before
 Clifford hit Gleeman on the mouth
 & called him a dirty big bum. At
 the fight on June 29/87 Clifford
 struck the first blow. On the 29th
 June the prisoner did not try to
 get away from the deceased.

William Mulligan

Taken before me

this 2 day of August 1887

Roderick Dickman CORONER.

0325

Coroner's Office.

TESTIMONY.

8

Michael Wall being sworn says: I
 reside at 418 E. 47th St. I drive a
 manure cart for Michl. Kane, I have
 not worked for the last 3 or 4 weeks.
 On June 29/87 bet 5+6 P.M. I was
 sitting down at the Abattoir on
 E. 46th St with W Kelly. We went
 to go up for our supper. Gleeman
 said to me to send down Clifford
 if I saw him that he wanted to
 fight him. Kelly & I came down
 to look at the fight. When we
 came down Gleeman had his jumper
 & vest & hat off waiting for Clifford.
 When Clifford came down Gleeman
 said to him "Are you as good a man
 as you were last night?" Clifford
 made no answer but went into
 the alley. Gleeman followed and
 struck Clifford first. Then they
 went to the back of the yard
 & the two sparred off. Clifford
 gave deceased an open hand slap
 and he fell and his head hit the
 paving stone. The deceased got
 up again & sparred off again for
 Clifford. Gleeman fell again &
 his head hit the paving stones.

Taken before me

this

day of

188

Anderson & Collins CORONER.

0326

Coroner's Office.

TESTIMONY.

9

✓ Clifford went & got a pail of water
 and washed the head of deceased
 I am trying to tell the truth Clifford
 manifested no disposition to fight
 I think Clifford wanted to escape
 ✓ The deceased was twice as big as
 the prisoner, who did nothing more
 than defend himself. No one ~~strong~~
 deceased but the prisoner. I did
 ✓ not tell Clifford that Gorman wanted
 to fight him.

Michael Wall

Taken before me

this 2 day of August 188

Herdmann C. Adams CORONER.

0327

Coroner's Office.

TESTIMONY. 10

Thomas Carroll being sworn says: I
 reside at 873 1/2 Ave. I drive manure
 Cart for Michl. Kane. I have not worked
 since the fight. I was cleaning my
 horse and a little fellow came &
 said that there was a fight in the
 Alley, I said, "You clean the horse
 & I'll go & see it" I went over &
 the deceased was just getting up
 after the first round, They both
 started to fight again, Clifford
 struck deceased again with his
 hand & deceased fell down & hit his
 head against the pavement with a
 loud noise, when he fell he lay
 there & all Gleeman's friends ran
 away, Clifford then went & got a
 pail of water & bathed deceased's
 face to revive him, Three of ~~Clifford's~~ ^{Gleeman's}
 friends came in and asked me if I
 had any money, I got some brandy for
 him which revived him, He kind of moaned
 I said "Clifford get a hold of Lewis
 then Hogan came in, I saw one of Gleeman's
 friends open a knife then I went over
 & got a plank & tried to defend
 myself. The man who had the knife
 ran away & Gaffney got accidentally struck
 on the nose, Clifford had to defend
 himself.

Taken before me

this

day of

188

CORONER.

0328

Coroner's Office.

TESTIMONY.

himself, deceased had the reputation
of being a fighter and worked the
growler. I never knew the
prisoner to be a loafer. He
worked when he got it. No one
hit the deceased but the prisoner.
He might have been hit before I came
by some one else.

Thomas Correll

Taken before me

this 2 day of August 188

Sindman and Ordman CORONER.

0329

Coroner's Office.

TESTIMONY.

12

Edward Kelly being sworn says: I
 reside at 341 E. 48th St. I help
 my father to drive a manure cart. On
 June 29/89 bet. 5 & 6 P.M. I was coming
 from the stable I went over & sat
 on the stoop. Wall & I were going
 to our supper. Glennan said
 "Mickey, did you see Clifford?"
 When we saw Clifford at 47th St &
 1st Ave. ^{Carroll's store} He told him a party wanted
 to see him. When he came out of the
 store I told him Glennan wanted to
 see him. Clifford was sober at the time.
 Clifford did not want to go down, he
 staid on the corner for a while, then
 he came down & Glennan had his
 vest, jumper & hat off. Clifford &
 Glennan went in the alley &
 they began to spar. Glennan
 got struck & fell down, he
 got up again & fell down again
 on the back of his head. He
 began to bleed. Clifford got a
 pail of water & sponge & began to
 wash him. Clifford knuckled
 down the deceased only twice.
 No one else struck the deceased
 but Clifford, ~~when~~ I think that

Taken before me

this day of

188

CORONER.

0330

Coroner's Office.

TESTIMONY.

13

Clifford wanted to get away. I
~~did not~~ The prisoner is of good
character & worked regularly

Edward Kelly

Taken before me

this 2 day of August 1887

Mordiana Oidman

CORONER.

0331

Coroner's Office.

TESTIMONY. 14

Cornelius Gaffney being sworn says: I
 reside at 1114 2^d ave. Have not worked
 for 5 months on account of being sick.
 I worked at painting or anything I could
 get. My parents support me. On June
 29/87 bet. 5 & 6 P.M. Gleeman & Mueligan
 & I were sitting on the stoop & Michael
 Wall came along & he & Gleeman
 got talking which I did not hear.
 Gleeman says, "If I saw him I'd talk
 to him about the affair of yesterday."
 So Michael Wall & Kelly went around
 & fetched Clifford around. Gleeman
 asked Clifford if he was as good
 as he was yesterday. Clifford replied
 he was. Then Clifford ordered
 the deceased into the alley
 to fight. Clifford did not try
 to get away from deceased. He
 was fetched around to fight him.
 The deceased & Clifford got squaring
 off to fight & Clifford struck
 Gleeman on the throat & knocked
 him down. I went to pull Clifford
 off & Carroll struck me across
 the nose with a board. Then
 Carroll went & got two bricks & went to
 fire them at me & a man named

Taken before me

this

day of

188

CORONER.

0332

Coroner's Office.

TESTIMONY.

15

Baylan took them off Carroll, I
 ran out of the alley way & saw
 no more, I can't say who struck
 first, Clifford or the deceased.
 I was a pal of Gleeman's, I worked
 for Lorillard, season before last, I knew
 Gleeman to work at scows. Gleeman
 and I belonged to a gang who
 worked the growler. I don't know
 that Clifford was told he was wanted
 to fight Gleeman, Clifford went
 into the yard first, Gleeman
 went in also before because they
 could not hold him out.

Lorneham Gaffney

Taken before me

this 2 day of August 1887

Andriana C. Oldman CORONER.

0333

TESTIMONY.

Gustav Scholer M. D., being duly sworn, says:
 I have made an Autopsy of the body of
 Christopher Gleason now lying dead at
 Margue and from such examination
 and history of the case, as per testimony, I am of opinion the cause of
 death is Shock from fracture of occipital bone
 of skull - Traumatic Meningitis.

M. D.

Autopsy:

Body well preserved

Rigor mortis set in.

Inspection: Pistol shot wound through upper lip
 in the right angle.Scalp lacerated over the occipital bone
 enlarged through trephine.Skull: A fracture about 3 inches long
 running from the point of trephine on the
 occipital bone downward towards the
 base. Large blood clot on the left side
 in front of the left hemisphere.

Traumatic Meningitis.

Heart: normal. Lungs: normal.

Liver enlarged. Spleen normal.

Kidneys: 1st stage of Parenchymatous

Nephritis. Stomach: alcoholism.

Gustav Scholer

Sworn to before me,

this

day of

July

1887

Sinderman & Co. Coroner

CORONER.

0334

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported	
27	Years	Months	Days	<i>W.B.</i>	<i>Morgue</i>	<i>July 1, 1884</i>
					<i>Bellevue Hosp</i>	

Autopsy
Made July 1, 1884

F. E.

Sec. 19

Ed. D. D.

1887

AN INQUISITION

On the VIEW of the BODY of

Christopher Glemman

whereby it is found that he came to
his death by

*Stroke from fracture
of the occipital bone
of skull, traumatic
meningitis*

Inquest taken on the day

of *1888 before*
FERDINAND EIDMAN, Coroner.

19

55330

Autopsy
made July 1, 1887

AGE				PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
Years	Months	Days				
				MS	Wagoner	July 2, 1887

MEMORANDA.

27

Age at 10.30

F. E.

No. 19

3rd Quar.

1887

AN INQUISITION

On the VIEW of the BODY of

Christopher Glennan

whereby it is found that he came to his death by

Shock from fracture of the occipital bone of Skull, traumatic meningitis

Inquest taken on the day

1887 before

FERDINAND EIDMAN, Coroner.

10

0336

103

Dr Jennings - 7

From Bellevue Hospital.

New York,

July 1 1887

To Coroner Aidman

Sir:

Please hold an Inquest on the body of

Name: Christopher Glennan Residence: 711.5 1st Ave

Age: 28 years 1 month 2 days. Admitted Wednesday, June

Father Thomas 24th 1887 at 12 30 o'clock A.M.

Nativity, 218

Mother Catherine By Ambulance A

Life in U. S. Life in City. From Residence B

Civil Bond: Single Occup.: Laborer Examined by Dr. Jennings

Suffering from symptoms of Alcoholism Pistol C

Shot wound upper lip, Scalp wound,
Fract base skull. Unconscious.

Said Injuries said to have been received on evening of admittance

Exphuised on June 30 at seat of Scalp
wound. found origin of fracture E

Death took place Thursday, June 30th 1887 at 9 15 o'clock P.M.

The Autopsy revealed F

Fract base skull. Left right side
Hemorrhage left frontal lobe brain

Remarks: G

D.D. Jennings M. D.
HOUSE SURGEON PHYSICIAN

Ad. I. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

0337

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

Thomas Clifford 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— *Thomas Clifford*

Question—How old are you?

Answer— *19 years*

Question—Where were you born?

Answer— *New York City*

Question—Where do you live?

Answer— *311 E. 46th St*

Question—What is your occupation?

Answer— *Labourer*

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

I have nothing to say.

Thomas Clifford

Taken before me, this *2* day of *August* 188*7*

Andreas Odman

CORONER.

0338

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
27 Years. - Months - Days.	U.S.	Morgue for Bellevue Hosp.	July 1/87

3rd Quarter 19 - 1887.
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Christopher Gleason

whereby it is found that he came to
his Death by the hands of

Thomas Clifford

Inquest taken on the 2nd day
of August 1887
before

Perdicand Edmund Coroner

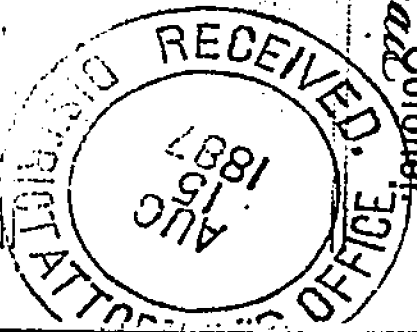
Demitted

Quitted

Discharged

Date of death

June 30/87



MEMORANDUM.

AGE.	27 Years. - Months - Days.	PLACE OF NATIVITY.	W.C.	WHERE FOUND.	Wingue	DATE.	July 10/87
Dr. Beecroft							

3rd Decr 19 - 1887.
HOMICIDE.

AN INQUISITION 298

On the VIEW of the BODY of

Christopher Glenau

whereby it is found that he came to his Death by the hands of

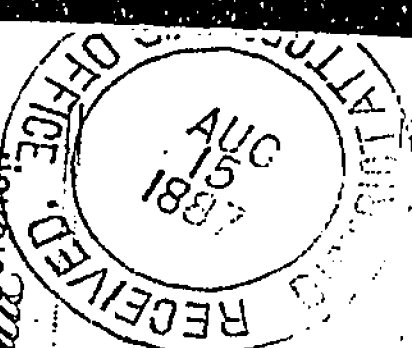
Thomas Clifford

Inquest taken on the 2nd day of August 1887 before

Andru and Edmund Coroner.

Committed
Bailed
Discharged

Date of death June 30/87



6339

0340

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT—

DISTRICT.

Police officer
of the 23rd Precinct Police

Michael F. Shelly, aged 43 years,

says that on the

29th

day of

June

1887

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

he arrested

Thomas Clifford (nowhere) on information that he said Thomas Clifford did violently assault and beat one Christopher Glennon of No. 409 First Avenue in the City of New York while engaged in a fight at Kane's Manure Yard at East River between 46th and 47th Streets at about 5.30, o'clock P. M. on the 28th Inst. Dependent further says that when he arrested said Clifford, he acknowledged and admitted that he was fighting with said Christopher Glennon at said place at said time.

Dependent further says that he has been further informed that said Glennon is at the Bellevue Hospital suffering from the injuries so inflicted and that he is at the present time unconscious and insensible.

He therefore asks that said defendant be committed to await the result of the injuries inflicted on said Glennon.

Michael F. Shelly

Sworn to before me this

29th day of June 1887Solomon B. Shuman
Police Justice.

1430

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

Thomas Clifford

Dated June 29 1887

Smith Magistrate.

Shelly Officer.

Witness,

Disposition, Ex auctoritate

Reverend Judge

0342

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Thomas Clifford

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer,

New York

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

Answer.

311 East 46th Street. 3 years.

Question. What is your business or profession?

Answer,

Driver

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

Answer.

I am not guilty & waive further examination here

Thomas Clifford

Taken before me this

day of

188

Police Justice.

0343

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

Thomas Clifford

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

Dated

August 19th 1887

Chas J. Owen

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.

0344

Witness
C. H. Lindbergh

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

130 #34 1330
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael F. Shelly
vs.
Thomas Clifford

1 _____
2 _____
3 _____
4 _____

Offence Misdemeanor

Dated August 19th 1887

Magistrate.

Officer.

Precinct.

Witnesses _____ Street.

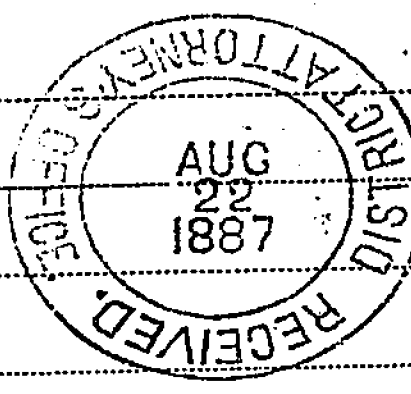
No. _____ Street.

No. _____ Street.

No. _____ Street.

Committee to answer G.S.

C



0345

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Clifford

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

Thomas Clifford

of the CRIME of

Manslaughter

committed as follows:

The said

Thomas Clifford

late of the ~~Ward of the~~ City of New York, in the County of New York afore-

said, on the ~~twenty seventh~~ day of *June* in the year of our Lord

one thousand eight hundred and eighty-seven, at the ~~Ward~~ City and County aforesaid,

with force and arms, in and upon the body of one Christopher Glennan, with the peace of the said people then and there being feloniously and wilfully did make an assault and the said Thomas Clifford then and there feloniously and wilfully did with great force and violence, pull, push, cast and throw him, the said Christopher Glennan down unto and upon the ground then and there and the said Thomas Clifford with both the hands and feet of him, the said Thomas Clifford, then and there, and whilst he, the said Christopher Glennan was so lying and being upon the ground, him the said

Christopher Glennan in and upon the neck, head, stomach, breast, belly, back and sides of him, the said Christopher Glennan, then and there, feloniously and wilfully, divers times, with great force and violence, did choke, strike, beat kick and wound and the said Thomas Clifford with both hands, feet, and knees of him, the said Thomas Clifford, and whilst he, the said Christopher Glennan was so lying and being upon the ground, as aforesaid, him the said Christopher Glennan, in and upon the neck, breast, belly, head, stomach, back and sides of him, the said Christopher Glennan, then and there feloniously and wilfully did, with great force and violence, choke, strike, push, press and squeeze, giving to him, the said Christopher Glennan, then and there, as well by the ~~choking~~, pulling, pushing, casting and throwing of him the said Christopher Glennan, down, unto and upon the ground as aforesaid, and by the choking, striking, beating and kicking of him, the said Christopher Glennan, whilst he was so lying and being upon the ground as aforesaid, in and upon the neck, head, stomach, breast belly, back and sides of him, the said Christopher Glennan as aforesaid, and also by the choking, striking, pushing, pressing

and squeezing of him the said Christopher Glenman, whilst he the said Christopher Glenman, was so lying and being upon the ground as aforesaid, in and upon the neck, head, belly, breast, back, stomach, and sides of him, the said Christopher Glenman, with the hands, knees and feet of him, the said Thomas Clifford, in manner aforesaid, several mortal bruises, lacerations, and wounds in and upon the neck, head, belly, breast, stomach and sides of him the said Christopher Glenman, of which said several mortal bruises, lacerations and wounds, he the said Christopher Glenman from the said twenty seventh day of June until the thirtieth day of June in the same year aforesaid, at the City and County last mentioned, did languish, and languishing, did live, on which last mentioned day he the said Christopher Glenman, of the said several mortal bruises, lacerations and wounds, did then and there die.

And so the Grand Jury aforesaid do say. That the said Thomas Clifford, him, the said Christopher Glenman, in manner and form and by the means aforesaid, feloniously and wilfully did kill and slay, against the form of the Statute in such case made and provided and against the peace of the People of the

0348

State of New York, and their dignity.

Randolph B. Martine

District Attorney.

Witnesses:

After a person interviewed
with and examination of
all the witnesses for the
People in this case, I am
satisfied that the People
cannot make out a case
against the defendant.
Wherefore that the
defendant be discharged
in his own recognizance
December 12, 1887. G. S. B.
A. D. A.

Counsel,

Filed, *19* day of *Sept* 188

Pleads, *Antiquity (13)*

THE PEOPLE

vs.

Thomas Clifford

[Section 129 - 193, Penal Code]

RANDOLPH B. MARTINE,

Attorney at Law, and Counsel for the

District Attorney.

Dec 12 1887 by agreement with the People

A True Bill.

Allen D. H. H. H.

Part III December 12, 1887. Foreman

Defendant discharged on
his own recognizance