

0306

BOX:

529

FOLDER:

4822

DESCRIPTION:

Campbell, George

DATE:

08/10/93



4822

POOR QUALITY ORIGINAL

0307

44 43

Counsel, _____
Filed, 10 day of August 1893
Pleads, _____

INJURY TO PROPERTY. [Section 654, Penal Code.]

THE PEOPLE

vs.

George Campbell
James I

DE LANCEY NICOLL,

District Attorney.

Wm. O. Ray
A TRUE BILL.

R. D. Curtis
Foreman.

Witnesses:
Thos. Tynon

August 14 93
Plead to Severity
Museum. Property in the
Laws State N.Y.

POOR QUALITY ORIGINAL

0308

(1885)

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

George 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. *George Campbell*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *41 Chatham Square Queens*

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*

G. Campbell.

Taken before me this *27th* day of *March* 188*5*.
Michael J. White
Police Justice.

POOR QUALITY ORIGINAL

0309

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, Ec.,
 vs. THE COMPLAINT OF

George Davis
 25th Ward
 No. 1
 189

Offense _____

Dated, July 28 189

Magistrate

Officer

Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer

Committed



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

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

Dated, July 28 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0310

1852

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

Thomas J. Ryan

of No. 25 Park Row Street, aged 28 years,

occupation Manager being duly sworn, deposes and says

that on the 24th day of July 1893

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

George Campbell (nowhere) and
unintentionally and maliciously breaks a
plate glass window in the said
premises, and being the property of
Andrew W. Bennett for whom deponent
is manager and being of the value of
\$75.00 dollars for the reasons to wit
that said defendant was in said premises
and had been quarrelling with the
employees of said premises and
after being ejected from said

of
1893

Police Justice

POOR QUALITY ORIGINAL

0311

pursues threw 3 glasses into the said
 window breaking the same. Defendant
 therefore charges said defendant
 with wilful & malicious mischief
 done to the property of
 this 28th day of June 1893 } Thomas Tynan
Magistrate
 Police Justice

Police Court, District.

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated..... 189

Magistrate.

Officer.

Witness,

Disposition,

POOR QUALITY ORIGINAL

0312

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

George Campbell

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

George Campbell
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said *George Campbell*

late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *seventy-five dollars*
of the goods, chattels and personal property of one *Andrew W. Bennett*
then and there being, then and there feloniously did unlawfully and wilfully

break and destroy;

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
George Campbell REAL PROPERTY OF ANOTHER,
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
committed as follows:

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

one pane of plate glass

of the value of *seventy-five dollars*
in, and forming part and parcel of the realty of a certain building of one *Andrew*
W. Bennett there situate, of the real property of the said
Andrew W. Bennett
then and there feloniously did unlawfully and wilfully *break and*
destroy:

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

DE LANCEY NICOLL,
District Attorney.

03 14

BOX:

529

FOLDER:

4822

DESCRIPTION:

Cardiani, Giovanni

DATE:

08/10/93



4822

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss:

Marius Malnati
of No. 228. Thompson Street, aged 24 years,
occupation Wood Carver being duly sworn,

deposes and says, that on the 24 day of May 1892 at the City of Marseilles, Republic of France,

~~New York, City of New York~~, was feloniously taken, stolen and carried away and thereafter carried and brought into the City & County of New York from the possession of deponent, in the day time, the following property, viz:

a number of French and Italian Bonds of the amount of twenty four thousand francs - being of the amount and value of about five thousand dollars of good and lawful money of the United States

J. J. J.

the property of Francis Malnati, for whom deponent has and holds a Power of Attorney given to him by said Francis, for the purpose of capturing and prosecuting said defendant wherever caught 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 Giovanni Andreoli (now here) from the following facts to wit: that the aforesaid property was in a drawer of a Bureau which was in a room on the second floor of premises situated at No 16 Rue d'Alger, in the City of Marseilles - Republic of France, and that said defendant occupied a room on the floor overhead deponent in said premises - and that on the 25th day of May 1892 deponent missed said property from said Drawer and that deponent is informed by Edwin Mitchell of No 11 Wall Street, that about one year ago the defendant came into deponent's place of business for the purpose of negotiating a City of Marseilles Bond No 35.648, and a number of others in all of the number of fifteen, the value of said Bonds being of

Subscribed and sworn to before me this 24th day of May 1892

the amount of six thousand francs - and stated to said Mitchell that he had got said Bonds from his father, and that said Mitchell relying on the representation of defendant, advanced to the defendant the sum of one hundred and seventy five dollars on said Bonds - and that deponent is further informed by Officer Thomas M. Connell of the 15th Precinct Police that on the 23rd day of July 1893. in the room occupied by the defendant, at No 135 Bleeker Street - (Room 21) he found in the inside pocket of a vest belonging to deponent, and which vest was in a satchel in said room, a Bond of the City of Paris 1,039,175. and that deponent has seen the said two Bonds, one of which said defendant negotiated with said Mitchell - and the other found in a vest in a satchel in his room, and fully and truly recognizes said two Bonds as his property. And as part of the aforesaid property stolen from him on said date - deponent further says that said defendant admitted and confessed to him that he had left a number of the aforesaid Bonds, at the Italian Bank No 2 + 4 Centre Street - and also at the French Bank situated at No 5 - Broadway. deponent therefore asks that said defendant may be held to answer

Marius Malvati.

Sworn to before me this }
24 day of July 1893 }
J. H. [Signature]

Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

Edwin Mitchell

aged 35 years, occupation Banker & Broker of No.

11 Wall Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Marius Malnatti

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

Sworn to before me this 24
day of July 1893

Edwin Mitchell

E. Hogan
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas M. Connell

aged _____ years, occupation Police Officer of No.

15th Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Marius Malnatti

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

Sworn to before me this 24
day of July 1893

Thomas M. Connell

E. Hogan
Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Giovanni Cardiani 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.

Giovanni Cardiani

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Italy

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

Answer.

Columbo Hotel 135 Bleecker Street Room 21,

Question. What is your business or profession?

Answer.

Wood Carver

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

Giovanni Cardiani

Counsellor, being appearing for the defendant on July 25th 1893, asked permission to enter a plea of not guilty for the defendant to the within complaint. This request being made after the defendant having admitted his guilt to the within complaint, but the defendant was not represented by counsel at the time he entered his plea of guilty.

Taken before me this day of July

1893

Police Justice.

[Signature]

0320

Police Court... District. 790

THE PEOPLE, vs.,
ON THE COMPLAINT OF

William M. Macnatt
228 St. Ann St.
Savannah, Ga.

Cardigan

Offense: Larceny

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

No. 5, by _____
Residence _____ Street _____

No. 6, by _____
Residence _____ Street _____

No. 7, by _____
Residence _____ Street _____

No. 8, by _____
Residence _____ Street _____

Dated, July 26 1893

Magistrate: Morgan

Officer: Arnold

Precinct: 11

Witnesses: Emory Sealy

No. 1, by: East Condie

No. 2, by: A. M. McChesney

No. 3, by: J. B. ...

No. 4, by: ...

No. 5, by: ...
\$ 5000 to Justice

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 5000 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, July 24 1893 Police Justice: [Signature]

I have admitted the above-named

Court of General Sessions
Clerk's Office

PEOPLE

vs.

Savannah Cardigan

Received 1 Penn 7 Carroll
State & Smith & General Sessions
a bond of the City of New York
in the sum of 1800 for 2000 hours
with compensation
made as evidence of
making within complaint
August 24, 1893

William Macnatt

State of New York,
City and County of New York,) ss.

Marius Malnati

of No. *228 Thompson* Street, being duly sworn, deposes and says,

that *Giuseppe Cardiani* (now present) is the person of the name of

Giuseppe Cardiani mentioned in deponent's affidavit of the *24*

day of *July*, 189*3* hereunto annexed.

Sworn to before me, this *24* day of *July*, 189*3* *Marius Malnati*

G. Hogan
POLICE JUSTICE.

0117
62430

New York Feb 28th 1873.

Ms. Martine.

I came to the
court house a few times
for to see you but could
not succeed. It is about
the case you tried the
11th of August against
Giovanni Cavallero who stole
some bonds in Marseille
(France) and was sentenced
to five years and two months

I went to the bankers
where the bonds were
deposited for to recover them
But they will not give
them unless I have an
order from you
I hope in your kindness
to give me an order
for Mr. Jummerrman and
Gaskay N. 1 Wall street
and one for Mr.
de Chatelard 5 Broadway.
so to able me to recover
them and go back to
France

Hoping to hear from you
soon

Your Respectful Serviteur
Marius Malnati
228 Thompson Street
City

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Agostino Pardini

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

Agostino Pardini

of the CRIME OF GRAND LARCENY IN THE 1st DEGREE, committed as follows:

The said Agostino Pardini,

late of the City of New York, in the County of New York aforesaid, on the 14th day of June, — in the year of our Lord one thousand eight hundred and ninety- two at the City and County aforesaid, with force and arms,

divers bonds and written obligations as a pledge, said and description to the Grand Jury aforesaid unknown, of the value of five thousand dollars,

of the goods, chattels and personal property of one Francis Madati, —

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

SECOND COUNT—

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

Giovanni Gardiani —

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

The said *Giovanni Gardiani*,

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,

*did send and written
obligations, of a number,
kind and denomination to the
Grand Jury aforesaid unknown,
of the value of five thousand
dollars,*

[Handwritten flourish]

of the goods, chattels and personal property of one *Francis Maduti* —

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

unlawfully and unjustly did feloniously receive and have; the said

Giovanni Gardiani —

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.

DE LANCEY NICOLL,
District Attorney.

0326

BOX:

529

FOLDER:

4822

DESCRIPTION:

Carlomagno, Francesco

DATE:

08/09/93



4822

Witnesses:

Officer Ferretta
Frank P. ...

April 11/00
by Counsel of
Lancey Nicoll

The complainant not appearing
and the within affidavits showing
that he cannot be found I recan-
mend the discharge of defendant
on his own recognizance.

Oct. 12. 93

Factor
ada.

Counsel,

Filed 9 day of August 1893

Pleads, Not guilty

THE PEOPLE

vs.

Francis Carbonagno

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

R. J. Curran Foreman.

Per on record of Justice Court
deft. discharged on his
own recog. R. J. Curran
Feb 12/94

POOR QUALITY ORIGINAL

0327

GLUED PAGE

POOR QUALITY ORIGINAL

0328

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.]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Giovanni Apolita
of No. 334 E 107 Street, _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the 12 day of OCTOBER 1897 at 10.30 o'clock, in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Francesco Lombardi

Dated at the City of New York, the first Monday of OCTOBER in the year of our Lord, 1897

DE LANCEY NICOLL, *District Attorney.*

GLUED PAGE

POOR QUALITY ORIGINAL

0329

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Giovanni Nicoletta*
of No. *334 E 107* Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *12* day of *OCTOBER* 189*7* at *10.30* o'clock, in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Francesco Lombardi

Dated at the City of New York, the first Monday of *OCTOBER* in the year of our Lord, 189*7*

DE LANCEY NICOLI, 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.]

Court of General Sessions.

THE PEOPLE

vs.

Vincenzo Carlomagno

and County of New York, ss:

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

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

Andrew Ferretti, being duly sworn, 28th Precinct,

in the City of New York. On the

11th day of *October* 189*3*,

I called at *334 E. 10th St*

the alleged *residence* of *Giovanni Nicolita*

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

the housekeeper of the above address that the said Giovanni Nicolita does not live there. This last two months, and was informed by tenants in the house that they had reason to believe that he had sailed to Italy.

Sworn to before me, this *12th* day of *October* 189*3*

Thos W. Maguire
Com. of Deeds
N.Y.C.

Andrew Ferretti

POOR QUALITY ORIGINAL

0331

Court of General Sessions.

THE PEOPLE, on the Complaint of
Giovanni Nicotola
 vs.
Francis Lombardo

Offense:

JOHN R. FELLOWS,
District Attorney.

Affidavit of Police Officer
Andrew Givetti
P.P. Precinct.

Failure to find Witness

Court of General Sessions of the Peace
Of the People &c -
Against
Francesco Carlomagno
Defendant

City and County of New York:
Antonio Facattora being
duly sworn deposes & says
That he resides at No. 216 1/2 Second
Avenue in said city. That he
has known the above named
defendant for about 4 years, and
that he has known the complainant
in this case Giovanni Nicoletti
for about 7 or 8 years, last past.
That deponent was informed by
Marra & Petrucci Bankers & brokers
of No. 22 1/2 First Avenue that
the said Nicoletti bought a ticket
to go to Italy. That the said com-
plainant told the deponent that
he was going to Italy and would
never again return to America.
That upon information and
belief the said complainant
departed from the city of New York

and sailed for Italy on the 5th day of August 1893. That defendant has seen other persons who know the complainant and they inform him that complainant went to Italy never to return.

Sworn to before me this 15th day of Aug. 1893

Antonio Casanova
Prosper J. Arviani
Comm. of Deeds
New York City

General Seaman

People vs: Francesco Carlucci

Defendant

POOR QUALITY
ORIGINAL

0334

Department of Public Charities and Correction.

HARLEM HOSPITAL,

New York, July 18th 1893

To
Judge of Harlem Police Court.

This is to certify that Jno.
Nicolita a patient here
suffering from stab wound
of the abdomen is in good
condition this am. but he
is not yet out of danger

W. J. P.
F. O. S. M. D.

POOR QUALITY ORIGINAL

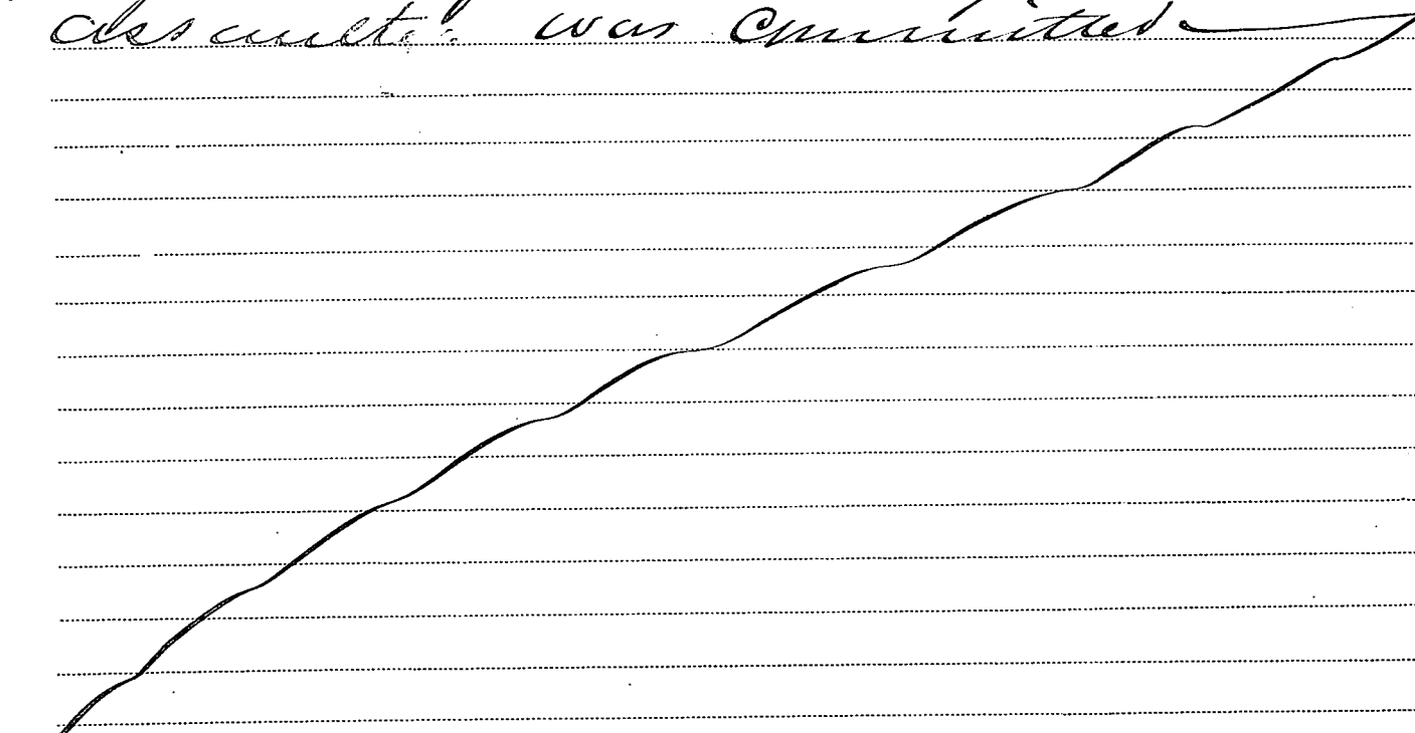
0335

Police Court— 5 District.

City and County } ss.:
of New York, }
of No. 336 or 334 Gianni Nicotela
304 E. 107th Street, aged 40 years,
occupation Labourer being duly sworn

deposes and says, that on 16 day of July 1893 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Francisco
Carlo magnus (now here) who
wilfully and maliciously cut and
stabbed deponent in the abdomen
with a knife he then and there
held in his hand.
Deponent further says that such
assault was committed



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

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

Sworn before me, this 21 day } Giovanni Nicotelli
of July 1893 }
W. H. [Signature] Police Justice.

POOR QUALITY ORIGINAL

0336

Sec. 108-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francesco Carlomagno 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. *Francesco Carlomagno*

Question. How old are you?

Answer. *30 years old*

Question. Where were you born?

Answer. *Italy*

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

Answer. *336 East 107 St one year*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am Not Guilty
his
Francesco Carlomagno
mark*

Appears of Concetta Muzigo

Taken before me this
day of *July* 1934
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0337

1892

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5th DISTRICT.

I, Thomas Ferretti
of No. 189 Street, aged 35 years,
occupation Policeman, being duly sworn, deposes and says
that on the 18 day of July 1892
at the City of New York, in the County of New York,

Francisco Lombardo,
was here assaulted
Giovanni Grekota, and
as said Grekota is now
in Hospital because of
said assault, Dependent
asks that said Dependent
be dealt with as the law
directs

Andrew Ferretti

Sworn to before me, this

[Signature]

189

day

[Signature]

Police Justice

POOR QUALITY ORIGINAL

0338

P144

Police Court,

5

District

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

Ch. Carlomagno
vs.

REDAVIT.

*Committed without
bail,
\$1,000 bail
21 July 1903
J*

Dated *July 18 3* 189

Hutner Magistrate.

Harrington Officer
J. S. Coe

Witness,

Disposition,

POOR QUALITY ORIGINAL

0339

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

P 144 5-779
 Police Court, _____ District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Domènica Brambucki
 384-336 104
Francisco Paulina

1 _____
 2 _____
 3 _____
 4 _____
 Offense, Assault Felony

Dated, July 21 1893

Arthur Fenella 4-A
 Officer

Witnesses Francisco Brambucki
Antonio Duro

No. 926 East 107 Street

No. _____ Street

No. _____ Street

\$ 2000 to answer

John
W. H.

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 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, July 21 1893 _____ Police Justice.

I have have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____

guilty of the offense within mentioned, I order he to be discharged.

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Francesco Carlomagno

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

Francesco Carlomagno

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

The said

Francesco Carlomagno

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Giovanni Nicoletti* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Giovanni Nicoletti* with a certain *knif*

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

with intent *him* the said *Giovanni Nicoletti* 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

Francesco Carlomagno

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

The said

Francesco Carlomagno

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 *Giovanni Nicoletti* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Giovanni Nicoletti* with a certain *knif*

which the said *Francesco Carlomagno* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Francesco Carlomagno

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

The said

Francesco Carlomagno

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

which *he* the said *Francesco Carlomagno* in *his* right hand then and there had and held, in and upon the *abdomen* of *him* the said *Giovanni Nicoletti*

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

Giovanni Nicoletti

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

DE LANCEY NICOLL,

District Attorney.

0342

BOX:

529

FOLDER:

4822

DESCRIPTION:

Carroll, Charles

DATE:

08/18/93



4822

0343

BOX:

529

FOLDER:

4822

DESCRIPTION:

Pardee, James

DATE:

08/18/93



4822

0344

BOX:

529

FOLDER:

4822

DESCRIPTION:

Navaseky, Charles

DATE:

08/18/93



4822

POOR QUALITY ORIGINAL

*Spent in New York the
 Spalding near to me by
 Mr. Alfred H. ... The ...
 of ...*

*...
 ...
 ...*

*...
 ...
 ...*

*...
 ...
 ...
 ...*

X
 Counsel,
 3 Mr. Callahan
 2 Mr. ...
 Mr. ...

Filed 18 day of August 1893
 all Pleadings
 for Quality of ...

THE PEOPLE
 vs.
 Charles ...
 James ...
 Charles ...
 ...
 ...
 ...

DE LANCEY NICOLL,
 District Attorney.
 ...
 ...

PA. TRUE BILL,
 No. 3. Pleaded in Petition ...
 No. 3. Pleaded in Petition ...
 ...
 ...

Grand Larceny, Section 593, 597
 Penal Code

**POOR QUALITY
ORIGINAL**

0346

CABLE ADDRESS, "TURLMORE."
TURLE & SKIDMORE,
SUCCESSORS TO ROSSITER & SKIDMORE,
COMMISSION MERCHANTS,
156 FRANKLIN STREET.

NEW YORK, Nov. 28th, 1893.

This is to certify that Charles Navisky has at various times bought goods from us, and that in transactions with us, we have always found him to be honest in his dealings.

Turle & Skidmore
" "

**POOR QUALITY
ORIGINAL**

0347

ESTABLISHED 1811.

OFFICE OF
R. C. WILLIAMS & CO.,
56, 58 & 60 HUDSON ST.,
AND 93, 95 & 97 THOMAS STREET,
P. O. BOX 2384.

R. C. WILLIAMS,
P. SETTIG,
E. H. SAYRE,
W. L. JUHRING.

WHOLESALE GROCERS,

NEW YORK, *Nov 28* 1893.

This is to certify that Charles
Kariusky has purchased goods
from us at different times and
that we have found him to
be honest in all his dealings
with us. *R. C. Williams & Co.*

**POOR QUALITY
ORIGINAL**

0348

New York, *Nov 28* 1893

M. ... all ... this ...



C. Rosenberg,

Manufacturer of and Dealer in

Stiff, Felt Hats and Caps,

Terms :.....

28 Orchard Street, BET. CANAL & HESTER STS.

*This is the certify that I know
Mr. Charles Machinery to be
honest and upright and for
him to be so in all his dealing
with me.*

*Respectfully
C. Rosenberg*

POOR QUALITY
ORIGINAL

0349

New York Nov. 28 1893

This is to certify that
I the undersigned know
Charles Nosiasky
for the last 3 years and
I found him honest in
all his dealings and also
to his good character
Nathan Pollack
27 Essex St.

POOR QUALITY
ORIGINAL

0350

New York, Nov. 28/93

To all whom it may concern
This is to certify that the bearer
Charles M. Mowbray is a tenant
of mine and an honest and
truthfull man in all his ways
for I have had long and
honest dealings with him and
have always found him upright
and just in his dealings.

Frank Wolf
33 Essex St

Cr. General Sessions

People vs

v

Charles Navarthy

Letters and certificates

==

**POOR QUALITY
ORIGINAL**

0353

ESTABLISHED 1800.

E. & R. MEAD, JR. & Co.

IMPORTERS AND WHOLESALE

GROCERS,

JOBBER IN TEA, MOLASSES & SYRUPS,

195-197 Franklin Street,

NEW YORK, *Nov. 24* — 189 *3*.

Robt. Townsend Esq.
Dear Sir.

The case of our firm vs Levatsky, Carroll & Co. which came up to day before Judge Fitzgerald and which you are the Ass^t District Attorney in the case, I take the liberty of writing you in the matter.

There may be nothing, but what you are entirely familiar that I may write, but as you have only my affidavit to the facts of the case, I write you more fully.

As far as the two prisoners Pardee and Carroll are concerned, since their arrest and their willingness to plead guilty, nothing has grieved me more than this affair. Pardee has been in my employ some twelve years and Carroll over five years, both men I had placed the utmost confidence in their honesty.

I could not believe the thefts committed by them could be done by them through any desire to be dishonest on their part, and could only fancy

**POOR QUALITY
ORIGINAL**

0354

ESTABLISHED 1800.

E. & R. MEAD, JR. & CO.

IMPORTERS AND WHOLESALE

GROCERS,

JOBBER IN TEA, MOLASSES & SYRUPS,

195-197 Franklin Street,

NEW YORK, 189

some outside influence had been brought to bear upon them, which by my own ~~to~~ desires to investigate the case fully, I find that Levatsky previous to their first theft came to our place of business inquiring if we had certain articles for sale, and kept coming until he became acquainted with the prisoners, and by degrees gradually introduced his plan. They of course resented such propositions for a long time, until through ^{weakness} strength of character enough to refuse, they finally agreed to his plan and when Levatsky got them in his power he threatened to expose them if they did not continue to furnish him sugar.

While I consider them guilty of the crime, they now see their error, and are very penitent, and I am sure ^{it} is a lesson to them which they will never forget. Pardee was unable to secure bail and has been in the Tombs over three months. His health is very delicate, and is greatly reduced in weight.

While I am the loser as far as the value of the goods is concerned, yet I feel that what leniency his Honor Judge Fitzgerald

**POOR QUALITY
ORIGINAL**

0355

ESTABLISHED 1800.

E. & R. MEAD, JR. & Co.

IMPORTERS AND WHOLESALE

GROCERS,

JOBBER IN TEA, MOLASSES & SYRUPS,

195-197 Franklin Street,

NEW YORK, 189

Can show them, will have more effect to
redeem them, than by convicting them as
long^{a term} as he may decide on Levatsky or Levinsky.

Trusting you will pardon the liberty I have
taken of writing you in the matter, and that
you will agree with me that any mercy shown
Pardue and Carroll will benefit them in their
future lives.

Believe me

Very truly yours.

Frederic P. Mead

E. & R. Mead Jr. & Co.

POOR QUALITY ORIGINAL

0356

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh O'Rourke

aged 55 years, occupation driver of No.

195 Franklin Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Alfred P. Mead

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

Sworn to before me this, 10 }
day of August 1893 } H. Mead

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Jacobs

aged _____ years, occupation Detective Sergeant of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Alfred P. Mead

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

Sworn to before me this, 10 }
day of August 1893 } Charles Jacob.

[Signature]
Police Justice.

COURT OF GENERAL SESSIONS.

-----x
 :
 THE PEOPLE OF THE STATE OF NEW YORK: :
 :
 Plaintiff, :
 :
 -against- :
 :
 CHARLES NEVASKI, :
 Defendant. :
 :
 :
 -----x

CITY AND COUNTY OF NEW YORK, SS:-

ANNIE NEVASKI, being duly sworn, says: I am the wife of Charles Nevaski, who will be arraigned this morning for sentence. My husband has always supported me in a proper manner. He has always been an industrious and hardworking man, and was never arrested before since I am married to him. I am in very poor circumstances. I am unable to do any work and am constantly in the hands of a physician who is treating me for eczema and some disease in the blood. My husband has always paid my physician and I am apprehensive that I will have to forego the services of such doctor if my husband is sent away for any length of time. I am in very needy circumstances; have learned no trade; and have not the means with which to support myself. This was my husband's first and only offense, and I am sure that if justice is tempered with mercy in this case, that there will never be a ~~repetition~~ repetition of offense on my husband's part, and that he will a good member of society. He was imprisoned for about three weeks on this charge when first arrested and is now and has been in

POOR QUALITY ORIGINAL

0358

CONSUL OF GENEVA SESSIONS

the Tombs for about two weeks up to date, having been surrend-
ered by his bondsman. My husband is a foreigner, and we
have been married eight years and six months, and he has never
been arrested for any offense whatsoever, to my knowledge,
and has ~~always~~ attended to the wants of myself and his family
Sworn to before me this:
29th day of Nov., 1893.:

her
Minnie & Navasky

Just only
Notary Public
NYCO
mark

POOR QUALITY ORIGINAL

0359

erleg pa nza poudamru. NA nrapang ta s totetnet. suq me
the Tombs for about two weeks up to date, having been arrested

COURT OF GENERAL SESSIONS.

-----x
 :
 :
 THE PEOPLE OF THE STATE OF NEW YORK
 :
 Plaintiff,
 :
 -against-
 :
 CHARLES NEVASKI,
 :
 Defendant.
 :
 -----x

CITY AND COUNTY OF NEW YORK, SS:-

CHARLES NEVASKI, being duly sworn, says: I am confined in the City Prison on the plea of petty larceny in this case. The instance under which I was arrested was the only instance that I offended against the law or ever was guilty of

I have been a resident of this community for eight years last past. I was never arrested in my life for any offense whatsoever. I have always been a hardworking man, supporting my family, and have always provided the necessaries of life for my family. I have been a resident of this city as aforesaid, and have always endeavored to be a law abiding member of the community. I have been confined in the Tombs for two weeks last past, and when I was first arrested I was imprisoned for about three weeks before I could secure bail. My wife is helpless and unable to earn her own living. She is sick, being troubled with eczema and some disease of the blood, which necessitates medical attendance constantly, and I have been paying out almost my earnings for doctor and medicine to take care of her. In the event that I should be im-

**POOR QUALITY
ORIGINAL**

0360

COURSE OF CERTAIN SESSIONS.

prisoned for any length of time, I know of no way by which my wife could earn her own living. She is unable to do any hard work, and never learned a trade, and by reason of our poverty she will be thrown upon her resources for her own support.

I sincerely promise if the court extends its leniency to me in this case, that I shall endeavor to right in the future and be upright and just in all dealings with my fellow men.

sworn to before me this:

29th day of Nov., 1893.:

POOR QUALITY
ORIGINAL

0361

N.Y. Gentlemen

The People

v

Charles Naraschy

Appoints

Alfred & Co. Inc.

City of New York

261 Broadway

N.Y.C.

POOR QUALITY
ORIGINAL

0362

N.Y. Gent Sessions

The People

v

Charles Nurosky

Appoints

==

Adolph & Cohn

Attys for Defth

264 Broadway

N.Y.C.

POOR QUALITY ORIGINAL

0363

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss.
of No. 195 Franklin Street, aged 44 years.
Alfred B. Mead
occupation grocer being duly sworn,
deposes and says, that on the 9 day of August 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in day time, the following property, viz:

Two barrels of Sugar
of the Value of Twenty nine
dollars

the property of E & R. Mead Jr & Company
of which firm deponent is a member

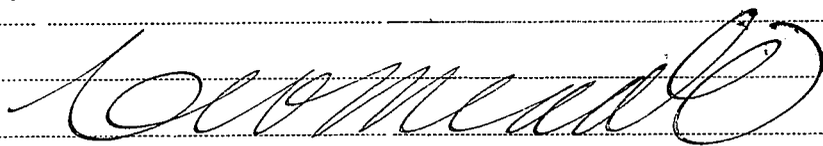
and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen
and carried away by Charles Carroll - James Pardell
and Charles Navaseky, all now here,
acting in concert - for the following reasons
The defendants Carroll and Pardell
were in deponents employ -
deponent is informed by Hugh O'Rourke
of 195 Franklin Street a driver in deponents
employ that the defendants Carroll and
Pardell gave said property to him (O'Rourke)
to deliver to Powels Express 538 Canal Street
he O'Rourke delivered said property as directed
deponent is also informed by Detective Sergeant
Jacobs of 300 Mulberry Street that he
followed said Powels Express wagon to the
defendant Navaseky's place of business

Subscribed before me, this _____ day of _____ 1893

Police Justice

33 Essex Street and there saw said Navaseky
receive said property - He (Jacobs) then
arrested said Navaseky who admitted
that he bought said property from the
defendants Carroll and Pardlee and
that he had paid six dollars a barrel
for said sugar - He (Jacobs) then
arrested ~~the~~ Carroll and Pardlee
and they admitted that they had stolen
said property - Alfred P. Mead

Sworn to before me
this 10th day of August 1893



Police Justice

POOR QUALITY ORIGINAL

0365

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Carroll

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

Question. What is your name?

Answer.

Charles Carroll

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

338 - Bedford Ave Bklyn 1 year

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 refer to my testimony in the case of *James Carroll*~~
Charles Carroll

Taken before me this

day of *August* 189*5*

Charles Carroll
Office Justice.

POOR QUALITY ORIGINAL

0366

(1385)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *James Pardee*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *179 - Java St Greenpoint 1 year*

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 guilty James Pardee*

Taken before me this *10*
day of *September* 189 *3*
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0367

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Charles Navasky*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Greene*

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

Answer. *33 Essex St 2 years*

Question. What is your business or profession?

Answer. *Fruit dealer*

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 - (i/Navasky)*

Taken before me this *10* day of *August* 189*3*
[Signature]
Justice

POOR QUALITY ORIGINAL

0368

BAILED,
 No. 1, by John M. DeLoagan
 Residence 99 Amsterdam Street
 No. 2, by _____
 Residence _____
 No. 3, by Rosea Mace
 Residence 45 East Street
 No. 4, by _____
 Residence _____

Police Court... District...

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

Alfred P. Meade
Charles Carroll
James Pardee
Charles Nantony
 Offense Larceny

Dated, August 10 1893

Madame Magistrate
Jacquet Officer

Printed, E. O.

Witnesses Henry Frank

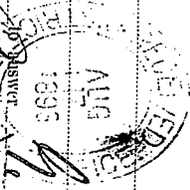
No. 195 Franklin Street

Alvin Jacobs

No. 300 Mulberry Street

No. 157th Street

John T. Smith



1st Grand
2500 St Aug 14 10 am

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

Defendants

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 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 10 1893 W. Mearns Police Justice.

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

Dated, August 10 1893 W. Mearns Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Carroll, James
Pardee and Charles Navaschy

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

Charles Carroll, James Pardee and Charles Navaschy
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Charles Carroll, James Pardee
and Charles Navaschy, all
late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *August*, in the year of our Lord, one thousand eight hundred and
ninety-*three* at the City and County aforesaid, with force and arms,

*two barrels of sugar of the
value of fifteen dollars each
barrel*

of the goods, chattels and personal property of one

Alfred P. Mead

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

SECOND COUNT—

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

Charles Navaseky

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

The said

Charles Navaseky

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,

*two barrels of sugar of the
value of fifteen dollars each
barrel*

of the goods, chattels and personal property of one

*Alfred P. Meade,
by Charles Carroll and James Pardee and
others*

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

Alfred P. Meade

unlawfully and unjustly did feloniously receive and have ; the said

Charles Navaseky

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

DE LANCEY NICOLL,

District Attorney.

0371

BOX:

529

FOLDER:

4822

DESCRIPTION:

Carroll, Joseph

DATE:

08/09/93



4822

36.

57

Witnesses:

Ed Smith

Counsel,

Filed

9 day of November 1893

Pleads,

THE PEOPLE

vs. Joseph Carroll

Grand Larceny, second Degree, [Sections 529, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. D. C. Foreman.

Ans. 0 23
Pleads guilty
Ed. Smith
Foreman

Police Court 14 District 1 Affidavit—Larceny.

City and County of New York, ss. Ed. Smith
of No. 69 Myer Street, aged 20 years,
occupation Driver being duly sworn,
deposes and says, that on the 5 day of August 1898 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in My time, the following property, viz:

a horse, wagon and set
of harness of the value
of one hundred dollars

the property of James Stewart in care
and charge of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Joseph Smith now
here, for the reason that
said property was found
in the possession of said
Deponent.

Therefore Deponent
now charges said Deponent
with taking, stealing and
carrying away said property
and prays that he be dealt
with as the Law directs

Ed. Smith

Sworn to before me, this
11th day of August
1898
Amey Burke
Police Justice

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Joseph Carroll*

Question. How old are you?

Answer. *18 years of age*

Question. Where were you born?

Answer. *Irish State*

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

Answer. *47 West 17th St 6 years*

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. *Am Guilty*

Joseph Carroll

Taken before me this
day of *Sept* 189*9*
John J. Conroy
Police Justice.

POOR QUALITY ORIGINAL

0375

Deposed By

68 Avarado

30th St

BAILED,

18mms

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Co. Shelby

12 Gothic Place

18mms

Police Court

District

832

THE PEOPLE, Ac.,
BY COMPLAINT OF

[Handwritten signature]
No. 69
1899

1
2
3
4
Offense

Date

[Handwritten signature]
1899

Magistrate

[Handwritten signature]
Precinct

Witnesses

No.

Street

No.

Street

No.

Street

No.

Street

[Handwritten signature]
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

[Handwritten signature]

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

Dated, Aug 6 1899 *[Handwritten signature]* Police Justice.

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

Dated, _____ 189____ Police Justice.

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

Dated, _____ 189____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Carroll

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

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

The said

Joseph Carroll

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

*one horse of the value of sixty
dollars, one wagon of the value
of twenty five dollars, and one
set of harness of the value of
fifteen dollars*

of the goods, chattels and personal property of one

James Stanton

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

*De Lancey Nicoll
District Attorney.*

0377

BOX:

529

FOLDER:

4822

DESCRIPTION:

Clark, Theodore D.

DATE:

08/09/93



4822

65

Witnesses:

Officer Maguire

Counsel,

Filed, 9 day of August, 1893.

Pleas, ~~Not guilty~~

THE PEOPLE

36
300
300

Theodore D. Clark

INJURY TO PROPERTY. [Section 654, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

R. D. Cross
Foreman.

Aug 10/93
Pleads guilty. Wislenny
Surrender Property with less than
Sentences suspended.

I understand that
the papers herein
were introduced
in Police Court
and demand that
wage has been
sufficiently furnished
by 84 days detention
in Jail L. H.

Sec. 198-200.

1882 District Police Court.

City and County of New York, "ss:

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

Question. What is your name?

Answer. Theodore J. Clark

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. N.Y.C.

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

Answer. Cornwall on the Hudson

Question. What is your business or profession?

Answer. Beatman

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

Theodore J. Clark

Taken before me this

day of

May 17 1893

John W. ...

Police Justice.

0380

BAILIED,

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court... 2
District 2

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Michael Dorman
vs. D. G. Clark

1
2
3
4

Offense Malicious destruction of property

Dated, May 17 1893

Magistrate

Magistrate

16 Precinct

Witnesses

W. P. Lagurus

W. L. Parnell

No. _____ Street

No. _____ Street

No. _____ Street

\$ 500 to answer

[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 Defendant

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

Dated, May 17 1893 John P. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Michael Dunn

of No. 185 Avenue C Street, aged 40 years,
occupation Liquor dealer being duly sworn, deposes and says,
that on the 16 day of May 1893

of the City of New York, in the County of New York, ~~Richard D.~~
Clark (now present) Dependant says he
put defendant out of his store, and
immediately thereafter said defendant
threw a piece of iron at a plate
glass in window of store No 230
7th Avenue, breaking, and doing damage
to the same of the amount and value
of \$140 the property of dependant. That
said defendant acknowledged in the
presence of Thomas F. Maguire that
he broke said window as aforesaid
Michael Dunn

Sworn to before me, this
of May 1893 17 days

John W. ... Police Justice.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Theodore D. Clark

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

Theodore D. Clark

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Theodore D. Clark*

late of the City of New York, in the County of New York aforesaid, on the *16th* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *one hundred and forty dollars* of the goods, chattels and personal property of one *Michael Durme* then and there being, then and there feloniously did unlawfully and wilfully

break and destroy:

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

Theodore W. Clark
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *Theodore W. Clark*

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

one pane of plate glass

of the value of *one hundred and forty dollars*
in, and forming part and parcel of the realty of a certain building of one *Michael*
Dunne there situate, of the real property of the said

Michael Dunne
then and there feloniously did unlawfully and wilfully *break and*
destroy

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

DE LANCEY NICOLL,
District Attorney.

0384

BOX:

529

FOLDER:

4822

DESCRIPTION:

Clarke, Henry

DATE:

08/15/93



4822

574
168

Witnesses:

Counsel,

Filed 15 day of Aug 1898

Pleads,

THE PEOPLE

3A
6
vs.

Henry Clarke

Grand Larceny,
(From the Person,
Degree, 1st)
[Sections 528, 540
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. J. Crowe Foreman.

August 16, 1898

Pleadings
2 7/8 + 1 month
1 per 1/2
17

Police Court—3 District.

Affidavit—Larceny.

City and County of New York, } ss.

Charles S. Warner
of No. 132 Broadway Street, aged 29 years,
occupation Carpenter being duly sworn,
deposes and says, that on the 8 day of Aug 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and ~~possession~~ of deponent, in the ~~night~~ time, the following property, viz:

One gold watch
valued at One hundred
Dollars \$ 100.00

the property of Deponent

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

Ferry Clark (and her)
for the reasons following to wit:
on the said date deponent missed the said watch from the pocket of the trousers which he then wore, whilst he was standing in the bar room of a Hotel on the Bowery. He is informed by George Lawrence a Hooper that the Hooper found the defendant, Richard Bayard Clark with a watch in his possession which watch deponent has since seen and identified

Charles S. Warner

Sworn to before me, this 8 day of Aug 1893
Wm. J. [Signature]
Police Justice.

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Henry Clark

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. New York

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

Answer. 6th Avenue. 2 years

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

Henry Clark

Taken before me this Day of Dec 1893

Police Justice.

BAILED,

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

Police Court,

District,

THE PEOPLE, &c.,

vs. THE COMPLAINT OF

Charles W. Morris
Henry O'Leary

1
 2
 3
 4
 Offense, *arrest for perjury*

Dated, *Aug 3* 189

Reagan Magistrate.

Johnson Officer.

Johnson Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

No. Street.

§ *W. J. Ryan* to answer.
 No. Street.



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

Regeudans
 guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *100* 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 3* 189 *W. J. Ryan* Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Clarke

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

Henry Clarke

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

The said

Henry Clarke

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

one watch of the value of one hundred dollars

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

Charles S. Warner
District Attorney

SECOND COUNT—

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

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

The said

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

*one watch of the value of
one hundred dollars.*

of the goods, chattels and personal property of one

Charles S. Warner

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 S. Warner
unlawfully and unjustly, did feloniously receive and have; the said

Henry Clarke
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.

DE LANCEY NICOLL,

District Attorney.

0392

BOX:

529

FOLDER:

4822

DESCRIPTION:

Cohen, Samuel

DATE:

08/17/93



4822

POOR QUALITY ORIGINAL

0393

Witnesses:

G. Jansen

Subpoena

officer, tenuff
for 8.

~~1901~~ ~~Jury~~

Counsel,

Filed 17 day of August 1893
Pleads, Non Equity (18)

THE PEOPLE

H. L. Ladd
G. L. Ladd
Samuel Cohen

Grand Larceny, ^{second} Degree.
(From the Person.)
[Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part III Sept. 5, 1893.

A TRUE BILL.

R. D. Coates Foreman.

Part 3 - Sept. 5, 1893.
Trial and convicted, with
recommendation to prison
At App. Ct. N. Y.
Sept. 1893

COURT OF GENERAL SESSIONS,

PART III.

-----x
: THE PEOPLE :
: : Before
OF THE STATE OF NEW YORK : Hon. Frederick Smyth,
: -Against- : and a Jury .
: Samuel Cohen . :
-----x

Indictment filed August 17th, 1893.

Indicted for Grand Larceny in the Second Degree.

New York, September 5th, 1893.

APPEARANCES .

For the People,
Assistant District Attorney Robert Townsend.

For the Defendant, Mr. Ambrose H. Purdy.

J A C O B B A K E R, a witness for the People, sworn, testified:

I live at 336 East Houston Street. I am a tailor by occupation. On the night of the 10th of August last I was at Huber's Museum in 14th Street. Before I entered the museum I had changed a dollar and bought a package of cigarettes for five cents. I paid ten cents to go into the museum, then I spent four cents inside for candy, and I had eighty-one cents in my pocket. I went in to see the performance going on down stairs in the curiosity hall. While I stood there before the platform the superintendent of the house came up to me and says, "Have you lost anything?" I felt around and I says, "No sir." In a minute I felt in my pocket and I says,

"My change is gone; I had 81 cents, and I have none left!" He said "Come along with me." He brought me to where the prisoner stood watching the same performance; he touched him on the shoulder and brought him right outside into the office. When we got outside he charged the defendant with taking my money; the defendant says "I haven't taken any money", and the superintendent said he would have him arrested. He called an officer and the prisoner was placed under arrest. I told the prisoner, "If you give me back my money, I won't make a charge against you." The prisoner said "I didn't take any money from you." I said "You did take the money, and I will have you arrested"; he says "I didn't take the money." I then made a charge against the defendant, and he was held at the stationhouse.

CROSS EXAMINATION:

The defendant denied at all times that he took any money from me. I would not have had him arrested, only the superintendent of the museum insisted on it; he said the reputation of the place would be spoiled if this man was not arrested. I did not say to him in that conversation, "You are a Jew and I am a Jew; I do not want to arrest you."

J O S E P H L E O N A R D, a witness for the People, sworn, testified:

I live at 345 East 51st Street. I am a driver by occupation. On the night of the 10th of August I was in Huber's Museum in 14th Street. I saw the complainant

there. I saw the defendant have his handkerchief in his hand and hold it over his hand while he put his hand into the pocket of the complainant. I told the manager of the museum what I had seen, and he placed the defendant under arrest. When he was searched I believe 82 or 84 cents were found in his pocket.

CROSS EXAMINATION:

I drive for A. M. Robbins in Fulton Market. I was standing looking at the performance when I saw this occurrence. I had no interest in the matter, except that I believed a crime had been committed, and I told the manager of the place about it. When the boy was told what had happened, he put his hand in his pocket and said that he had lost 81 cents. I have no connection whatever with the museum, and was simply a visitor there on that day.

G E O R G E M. T O W N S E N D, a witness for the People,
sworn, testified:

I live at No. 232 East 12th Street in this city. I am superintendent of Huber's Museum in 14th Street. I recollect the night of this occurrence. I saw the defendant standing close to the complainant, and I watched him for some time. I saw him put his hand in the complainant's pocket and pull it out. I then walked over to the complainant and asked him if he lost anything; he told me 81 cents. I then placed the defendant under arrest. He was searched and 84 cents was found in his pocket. I had watched both men for three or four minutes

before I said anything to the complainant.

J O H N G. L E B E R, a witness for the People, sworn,
testified:

I am a police officer attached to the 14th precinct. I arrested the defendant at Huber's Museum on 14th Street on the night of the 10th of August last. The manager of the museum made a complaint to me. I questioned the defendant; he said he had not stolen the money from Mr. Baker. The manager of the museum said "You might as well admit it", and the defendant said "Well, sooner than get arrested I will give this money that I have got here to the complainant." On searching the defendant I found two ten-cent pieces, two quarters, two fives and two pennies.

D E F E N S E .

S A M U E L C O H E N, the defendant, sworn, testified:

I am fourteen years of age, and live with my parents at No. 41 Ludlow Street in this city. I have never previous to this time been arrested charged with any crime. I went to the museum on the night of the 10th of August. My brother gave me a dollar before I went. I spent ten cents to get in, and I spent eight cents inside for candy. I was standing looking at the monkeys performing in their cages when the manager of the place came up to me and charged me with stealing from the pocket of the complainant. I told him I had done nothing of the kind, and he might search me. He took me out-

side, sent for a policeman and had me searched. The 82 cents that were found in my pocket belonged to me; it was the change that remained out of the dollar I had when I reached that museum.

CROSS EXAMINATION:

I have not any of my relatives here as I did not tell them of my arrest. My brother is a peddler. I had worked for him on that day, and when I had finished work he gave me a dollar. It was with this dollar in my pocket that I started for Huber's Museum. I have frequently earned that same amount of money in a day working for my brother. We go around the different streets peddling fruits and vegetables.

H A N N A H W A X E N, a witness for the defendant, sworn, testified:

I am the sister of the defendant. The defendant works for my brother. On the day of his arrest I had seen him working with my brother, peddling. I know that my brother usually pays him a dollar every day he works for him.

M A R Y C O H E N, a witness for the defendant, sworn, testified:

The defendant is my son. My husband is a tailor by occupation. The boy is fourteen years of age and works for his brother-in-law who gives him a portion of the money that he earns.

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

POOR QUALITY ORIGINAL

0399

Autograph file Aug. 17/1873

Conf. of General Session

Part 3

The Prof. C. S.

Samuel Corbin

Abstract of testimony
in trial, Sept. 5th 1873

BRIEF HISTORY OF SAMUEL COHEN, AS IT AP-
PEARS ON THE SOCIETY'S RECORDS.

APRIL 29, 1893.

Officer of Society at 11th Precinct learned of arrest of two boys, named Mark Beagle, aged 14 years, of 219 Broome Street, and Charles Cohen, aged 8 years, of 25 East Broadway, arrested by Officers Hand and McCarthy, on complaint of Miss Rhoda Bailey of 359 So. 5th Street, Brooklyn, who accused boys of having stolen her pocket-book in which there was about \$10.00 while she was standing in front of No. 259 Grand Street.

Cohen stated that he lived with parents, Reuben and Annie (the latter being his step-mother), admitted taking the pocket-book but claimed that he and Beagle were told to do so by another boy, "who promised them ten cents for stealing it".

While Officer was at Station-house, SAMUEL COHEN (not a brother of the above-named Charles Cohen), who claimed to be fourteen years old and stated that he lived at 41 Ludlow Street, was brought in by Officers Hand and McCarthy and identified by Beagle and Charles Cohen as the boy "who told them to take the pocket-book".

Samuel Cohen denied knowing the other boys.

Officer brought Charles Cohen and Beagle to Reception Rooms of the Society, but left Samuel Cohen at Station-house as he was quite large. His married sister, who was at the Station-house, could not tell how old Samuel was.

On April 30, 1893, all three boys were arraigned before Justice Koch at Third District Police Court, where on the complaint of Miss Bailey, charging them with "larceny from the person", they were each held in \$1,000. bail for trial at General Sessions.

SAMUEL COHEN lives with parents Abraham and Mary. Hebrews. Other children: Sarah 28, Hannah 25, Fannie 23, Jennie 18, Barnett 21, Louis 16 and Joseph 10 years of age. Mother and sisters said Samuel Cohen was thirteen years old on February 7, 1893.

All three boys were brought to Society's Rooms and taken to court on following day, where Beagle and Charles Cohen were committed to Juvenile Asylum and Samuel Cohen was discharged by the Judge.

On May 1st, 1893, an investigation was made of the home of Samuel Cohen and it was found quite comfortable. Boy works for his sister and earns Three Dollars per week. Boy was well spoken of by neighbors. His mother then said that she had made a mistake in the boy's age on preceding day and that he was born on Feb. 7, 1879, and was fourteen (not 13) years old on February 7th, 1893.

POOR QUALITY ORIGINAL

0401

1012

Police Court— 3 District.

Affidavit—Larceny.

Penon

City and County }
of New York, } ss.

of No. 326 East Houston Street, aged 27 years,
occupation Tailor being duly sworn,

deposes and says, that on the 10th day of August 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Eighty cents lawful money of the United States

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 Samuel Cohen (now deceased)

for the reasons that deponent was a visitor in Huber's Museum on East Fourteenth Street and had said money in the change pocket of the coat then worn on his person. Deponent is informed by George M. Jansen (now deceased) that the defendant was also in said museum and in the crowd and close to deponent and he saw the defendant place his hand into said pocket and Jansen then enquired of deponent if deponent had lost anything and deponent missed said money.

Jacob Baker

Sworn to before me, this

1893

Police Justice.

POOR QUALITY ORIGINAL

0403

Sec. 198-200?

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Samuel Cohen

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 41 Ludlow St. don't know

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

Sam Cohen.

Taken before me this 11
day of April 1893
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0404

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court 3
 District 859

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Jacob Becker
James E. Cohen
 336 - 2nd St. N.Y.C.

1 _____
 2 _____
 3 _____
 4 _____

Dated Aug 11 1893

Ryan Magistrate.
Lucken Officer.

Witnesses *E. Johnson* Precinct 14

No. 106 214 Street _____

No. 340 - 251 Street _____

No. 340 Street _____
 to answer _____

[Signature]

Offense Grand larceny

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

defendant
 guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of one 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 11 1893 *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Cohen

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

Samuel Cohen

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

The said *Samuel Cohen*

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

divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eighty cents

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

De Laurey Ricall
District Attorney.

0406

BOX:

529

FOLDER:

4822

DESCRIPTION:

Collins, Andrew

DATE:

08/14/93



4822

Witnesses:

Philip Goldberg

Jacob Goldberg

Miss Cassin

[Handwritten signature]

[Handwritten notes]

Counsel,

Filed 14 day of August 1893

Pleas, Not Guilty

THE PEOPLE

167 Cherry St.
137 Liberty St.

Andrew Collins

Grand Larceny,
(From the Person,
First Degree,
Sections 888, 889,
Penal Code.)

DE LANCEY NICOLL,

Part 3 - Sept. 15, 1893
District Attorney,
trial and convicted

A TRUE BILL

[Handwritten signature]

R. D. Cross
Foreman.

[Handwritten signature]

[Handwritten notes]

138
~~Andrew Collins~~

COURT OF GENERAL SESSIONS,

PART III.

```

-----x
THE PEOPLE           :
of the State of New York, :
-Against-           :
ANDREW COLLINS.     :
-----x

```

Before
Hon. Frederick Smyth,
and a Jury.

Indictment filed August 14th, 1893.

Indicted for Grand Larceny in the First Degree.

New York, September 15th, 1893.

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

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

For the defendant, Mr. G. F. Pentecost.

J A C O B G O L D B E R G, a witness for the People, sworn,
testified:

I live at No. 90 Norfolk Street in this city, and lived there on the 1st of August last. On the night of the 1st of August last at 10 o'clock at night I was standing watching a procession passing my door. I had a watch in my left side vest pocket, and the chain was attached to the vest. The defendant passed by where I stood, and as he passed he tore away my watch and chain. I immediately grabbed him by the arm as he tore it off. Two men came up to his rescue; they tried to get him away from me, but I held fast to him, and while I was holding him he passed the watch and chain to another

man, and the other man ran off with it. I held on to the defendant for about ten minutes until an officer came. The watch and chain was worth \$87.

CROSS EXAMINATION:

There were quite a number of people near me watching the procession, but the defendant is the only man who put his hands upon my person. I did not notice him until he had his hand on my chain and was attempting to take it from me.

J O H N J. M A H O N E Y, a witness for the People, sworn, testified:

I am a police officer assigned to duty in the 12th Precinct. On the night of the 1st of August last I arrested the defendant on the southeast corner of Norfolk and Delancy Streets, on the complaint of Mr. Goldberg. Mr. Goldberg and his son had hold of him. There was quite a crowd present. Mr. Goldberg accused the defendant Collins of taking his watch and chain. I searched the defendant, but when I began to search young Goldberg said to me "You needn't search him; he hasn't got it; he passed it away." I took him to the stationhouse, searched him, and found five pawn-tickets on him for rings. I didn't find any watch on him.

D E F E N S E .

A N D R E W C O L L I N S, the defendant, sworn, testified:

I live at 131 Cherry Street. I did not steal the watch of the complainant as he has testified. On the

night of the 1st of August I started down in company with a lady friend of mine from the corner of Market and Cherry Streets to look at Alderman Clancy's parade which was passing. While I was standing on the corner in company with this young lady, the complainant Goldberg and his son came up and assaulted me and grabbed me. The young lady was on my arm at the time. I had not been near Mr. Goldberg and did not touch his watch. I did not even notice him before the time he assaulted me. If his watch was taken, someone else must have taken it; I am not in that kind of business.

CROSS EXAMINATION:

I was employed last in the office of the Daily News, carrying papers. I have not worked there in a year. I have been living with my sister and she has supported me. She is married and lives in Cherry Street. The young lady in whose company I was on the night of this occurrence is present in court and will testify in my behalf.

A L I C E E A R L Y, a witness for the defendant, sworn, testified:

I live at 128 Cherry Street. I know the defendant at the bar Andrew Collins, and have known him for two years. I was on his company on the corner of Norfolk and Delancy Streets on the night of the 1st of August. We had walked from our home, and were on that corner watching a parade. After we had been standing there a few minutes the complainant Goldberg and his son came up

and grabbed hold of the defendant. They said "You stole a watch"; the defendant said "No, I did not." He stood there with them until an officer came up and arrested him. I went home and stayed there until the following morning. That is all I know about the case.

CROSS EXAMINATION:

I live opposite the house of the sister of this defendant. I keep house for my father. I have known the defendant and kept company with him for about a year. So far as I know his character for honesty is good. There were a great number of people around at the time of this occurrence.

M A R C E L L A S M I T H, a witness for the defendant, sworn, testified:

I live at 131 Cherry Street and am a sister of this defendant. The defendant has lived with me all his life. He has worked until about a year ago, and has given me a portion of his earnings.

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

(2)

Faint, illegible typed text, possibly a header or introductory paragraph.

Index & record of belated. Aug. 14/1893

*Comd of General Sessions
Dec 13*

The People vs.

Frank Johnson

*Abductor of
Frederic Sep.*

W 1893

Faint, illegible typed text, possibly a body paragraph or list.

3

Police Court— District— Affidavit—Larceny.

City and County of New York, ss. of No. 90 Norfolk Street, aged 42 years, occupation Soda water dealer being duly sworn, deposes and says, that on the 1 day of August 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One gold watch of the value of Eighty-seven Dollars, \$87.00

the property of deponent and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Andrew Collins (now here) from the fact that while deponent was on Norfolk Street about 10 P.M. on the aforesaid date deponent saw defendant steal, take and carry away said watch which deponent was wearing in his vest, and pass said property to another man who was standing in a crowd beside defendant. Wherefore deponent prays that defendant may be dealt with according to law.

Signature

Sworn to before me, this 1st day of August 1893, at New York, N.Y. Justice

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Andrew Collins*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *137 Cherry St. - 5 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty -*

Andrew Collins

Taken before me this *2*
day of *March* 189*5*
John W. Brennan
Police Justice.

POOR QUALITY ORIGINAL

0415

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

Police Court, 3 District

THE PEOPLE, etc.,
ON THE COMPLAINT OF

Sever Solberg
90 West 1st St
Andrew Collins

1 _____
2 _____
3 _____
4 _____
Offense: Larceny from the person

Date: August 2 1893

Thorb's Magistrate
Malamby Officer

Witnesses Philip Solberg
No. 90 West 1st Street

No. 90 West 1st Street
James Clark - 52 West 1st St.
James Henry - 22 Ridge St.

No. 1804 to answer
G. J.



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, August 3 1893 John B. Woodis Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Collins

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

Andrew Collins

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

The said Andrew Collins

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 ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of eighty-seven dollars

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

De Laucy McCall, District Attorney

0417

BOX:

529

FOLDER:

4822

DESCRIPTION:

Conklin, Frederick

DATE:

08/08/93



4822

Witnesses:

Peter Carroll

Matilda Liddy

37

Counsel, Oliver Leary

Filed 8 day of August 1893

Pleas, Not Guilty

THE PEOPLE

vs.

Frederick Conklin

Grand Larceny, Degree, (From the Person, Penal Code), [Sections 828, 829]

DE LANCEY NICOLL,

District Attorney,

old ways. aug.

Part II Aug 23^d / 93

A TRUE BILL.

R.A. CURTO

Foreman.

Part II - Aug. 23, 1893.

Trid and acquitted on the ground of variance between the proof and the indictment. Self discharged on his verbal resignation

Police Court - 4th District.

Affidavit - Larceny.

City and County } ss.
of New York,

of No. 867 - 2nd Avenue Peter Carroll Street, aged 53 years.

occupation Cystic - Salvor being duly sworn,

deposes and says, that on the 25th day of July 1893 at the City of New

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

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

Good and lawful money of the United States of the amount and value of Twenty Dollars - \$20⁰⁰

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 Frederick Conklin (now here)

from the following facts to wit: that

at about the hour of 1 P.M. on the

aforesaid day deponent was lying

down in a room in premises No.

867 - 2nd Avenue and that said

property was in a pocket of the

deponent's person and deponent

saw said defendant insert his

hand in the aforesaid pocket

of his pants and take and steal

therefrom and carry away the

aforesaid property and refused

to return the same to deponent

Peter Carroll
made

and sworn to before me this day of July 1893
Police Justice

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss: -

Frederick Cronkelin 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 sees 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. Frederick Cronkelin

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. N.D.

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

Answer. No 869 - 2 Avenue of about 6 months

Question. What is your business or profession?

Answer. Conductor

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

Answer. I am not guilty.

Frederick Cronkelin

Taken before me this

day of

[Signature]

Police Justice.

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

Police Court... District... 788

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 John G. O'Sullivan
 867-30th St
 Fulton Ave. N.Y.
 Offense: Larceny
 Felony

Dated: May 26 1893
 Magistrate: Gordon

Witnesses: *Samuel A. Reddy*
 No. 867-30th St
 Precinct: 23
 Officer: *Gordon*

No. _____ Street _____
 No. _____ Street _____
 \$ *100* to answer
 to answer: *John G. O'Sullivan*

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 *Edward*

~~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 he committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, *May 26* 1893
 Police Justice: *[Signature]*

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.
 Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order he to be discharged.
 Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Conklyn

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

Frederick Conklyn

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

The said

Frederick Conklyn

late of the City of New York, in the County of New York aforesaid, on the 25th day of July in the year of our Lord one thousand eight hundred and ninety-three, in the day-time of the said day, at the City and County aforesaid, with force and arms,

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

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

De Laurey Nicoll, District Attorney.

0423

BOX:

529

FOLDER:

4822

DESCRIPTION:

Connelly, Edward

DATE:

08/09/93



4822

Witnesses:

Officer Grady

Counsel,

Filed 2 day of August 1893

Pleas, *Not Guilty*

THE PEOPLE

vs.

Edward Connelly

12 cases

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. D. Cross

Foreman.

Sept 2 - Aug. 22, 1893.

Pleaded guilty on another indictment

Registry in the N. C. Court degree Section 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

55

Police Court 2 - District. Affidavit—Larceny.

City and County of New York, ss:

of No. 213 West 21 Street, aged 25 years, occupation Truckman being duly sworn, deposes and says, that on the 24 day of Septm 1892 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:

two rolls of paper of the amount and value of seventy two dollars and thirty cents

(\$ 72 ³⁰ / 100)

the property of Stephen Sandford and Mrs and in deponent's care and custody -

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Edward Connolly (w/ken)

from the following facts to wit: that about the hour of 12 o'clock noon of said date, deponent gave to and entrusted the aforesaid property to said defendant who was a driver in his employ to take, and deliver, to the Starvo Line Pier 16, N. R. for shipment, and that deponent afterwards learned that said defendant did not deliver the aforesaid property to the said Starvo Line, and that the defendant after being advised of his rights, admitted and confessed in open Court to deponent in presence of Detectives Officers Grady & Moran, of the Central Office that he had taken, stolen and carried away the aforesaid property and had sold the same to a gentleman. Deponent therefore asks that the defendant may be held to answer Robert H Clarke

[Handwritten signature]

Sworn to before me on 24 day of Septm 1892 at 213 West 21 Street, New York City.
Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Edward Connelly

.....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 Connelly*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *124 West 25 Street - 1 Month*

Question. What is your business or profession?

Answer. *Track 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 guilty - Edward Connelly*

Taken before me this
day of *July* 188*7*
[Signature]
Police Justice.

BAILABLE

No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Police Court... District... 822

THE PEOPLE, Sec.,
ON THE COMPLAINT OF
James J. Gacey
vs.
William [unclear]

Dated, [unclear] 189[unclear]

Magistrate: [unclear]

Officer: [unclear]

Precinct: _____

Witnesses: _____

No. _____ Street

No. _____ Street

No. _____ Street

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 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, [unclear] 189[unclear] Police Justice.

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

Dated, _____ 189[unclear] Police Justice.

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

Dated, _____ 189[unclear] Police Justice.

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Dennis Grady
of No. *Central Office* Street, aged _____ years,
occupation *Detective Office* being duly sworn deposes and says,

that on the *29* day of *July* 18*93*

at the City of New York, in the County of New York, *he arrested Edward Connolly (now here) on the suspicion of having committed a Burglary, and that said defendant may be remanded to enable him to procure further evidence against said defendant.*

Dennis Grady

Sworn to before me this

18*93*

day

[Signature]
Police Justice

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

245
vs.
Edward Connally
No. 1247 25-11-93

AFFIDAVIT.

Dated July 20 1893

J. H. Hoge Magistrate.

Madz + Dran Officer.
C. Q.

Witness, _____

Remanded for

Disposition, Examination
July 31st 1893 - 2 P.M.

J. H.

Police Court - 2 District.

City and County of New York, ss.:

Marie Potts

of No. 252-10-Avenue Street, aged 28 years, occupation Housework being duly sworn

deposes and says, that the premises No 252-10-Avenue Street, in the City and County aforesaid, the said being a four story brick building

and which was occupied by deponent as a tenement and in which there was at the time a human being, by name Marie Potts

were BURGLARIOUSLY entered by means of forcibly entering a window leading from a fire escape into a room on the second floor of said premises, and then forcibly removing a chair and drawing a bolt, on a bed room door leading into said room on the 18th day of September 1892 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

One Henrietta Dress, One Breasted Wrap, one Childs Plush Coat, one Childs suit of clothes, One gold ring, two clothes Brushes, one Blacking Brush, and a quantity of mens underclothes - in all of the amount and value of fifty dollars

(50⁰⁰ / 100)

the property of deponent and in deponents care and custody and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by Edward Connolly (now here)

for the reasons following, to wit: that said all of the aforesaid property was contained in a room on said second floor of the abve mentioned premises and that on the 19 and 20 day of September 1892 deponent missed said property, and that on the said 19th day of September 1892 deponent found the aforesaid clothes Brushes, Blacking Brush and underclothing in a room, occupied by the defendant on the second floor of premises No 250

10th Avenue, the said room occupied by the defendant being connected with defendant's apartments by said fire escape - defendant therefore asks that said defendant may be held to answer

Done to before me } Maria Potts
this 31 day of July 1893 }

E. J. [Signature]
Police Justice

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs. [Signature]
Burglary Degree

Dated 1893

Magistrate

Officer

Clerk

Witnesses:

Committed in default of \$ Bail

Bailed by

No. Street

Sec. 198-20

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Edward Connelly

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 Connelly*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *124 West 25 Street - One Month*

Question. What is your business or profession?

Answer. *Truck 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 - Edward Connelly*

Taken before me this

198

Police Justice.

[Signature]

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, Inc.,
 OR THE COMPLAINANT OF

William C. Mills
Edward Bromberg

1 _____
 2 _____
 3 _____
 4 _____

Offense *Burglary*

District *3*

Wm. C. Mills
 Magistrate

James V. Jacobs
 Officer

Wm. C. Mills
 Precinct

252-10 - Auburn
 Street

Hollman Stone
 Street

252-10 - Auburn
 Street

1887
 Street

No. _____
 Street

Wm. C. Mills
 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 *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, *189* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Connelly

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

Edward Connelly

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

The said *Edward Connelly*

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

two pieces of carpet of the value of thirty six dollars each piece

of the goods, chattels and personal property of one

Stephen Sandford

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

De Lancey Nicoll
District Attorney

Com. indict asnt def.
R.M.

Witnesses:

Officer Grady

Subscribed
Officers
for 24

88 54

Counsel,

Filed 9 day of August 1893

Pleads,

not guilty

27 THE PEOPLE
12th St
Edward J. Connelly

Edward Connelly.

(2 cases)

Grand Larceny, second Degree.
[Sections 829, 83, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

R. S. Cross Foreman.

Sub 2 - Aug 22, 1893

Friends of Liberty

S. P. H. 1893

Aug 24
R.M. 24

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

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

Edward Connelly

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

The said Edward Connelly

late of the 16th Ward of the City of New York, in the County of New York aforesaid, on the eighteenth day of September, in the year of our Lord one thousand eight hundred and ninety, in the night-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Marie Patts

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

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

[Large handwritten flourish or signature]

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

Edward Connelly
of the CRIME OF ~~Grand~~ LARCENY in ~~the first~~ ^{the second} degree, committed as follows:

The said *Edward Connelly*

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

*one dress of the value of thirty dollars,
one wrap of the value of ten dollars,
one plush coat of the value of five
dollars, one coat of the value of two dollars,
one pair of knee-trousers of the value of
one dollar, one finger ring of the value
of five dollars, three brushes of the
value of one dollar each and
divers articles of underclothing,
of a number and description to the
Grand Jury aforesaid unknown,
of the value of five dollars*

of the goods, chattels and personal property of one *Marie Potts*

in the dwelling house of the said *Marie Potts*

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

THIRD COUNT:

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

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

The said *Edward Connelly*

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

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of one

Marie Potts

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

Marie Potts

unlawfully and unjustly did feloniously receive and have; the said

Edward Connelly
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.

DE LANCEY NICOLL,

District Attorney.