

POOR QUALITY ORIGINAL

0184

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *George Randolph* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *George Randolph*,

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,

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

of the goods, chattels and personal property of one Bridget Travis, Mrs Thomas Douglas, Annie Bailey and Kate Hardy, and by certain other by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Bridget Travis,*

unlawfully and unjustly, did feloniously receive and have; *he* the said *George Randolph*

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

JOHN R. FELLOWS, District Attorney.

0 186

BOX:

372

FOLDER:

3483

DESCRIPTION:

Cahill, John

DATE:

11/22/89



3483

POOR QUALITY ORIGINAL

0187

296

Witnesses;

Geo. W. McFarlane
Doy J. Boenan

Counsel,
Filed *Ed. J. Star* day of *Nov* 18*89*
Pleads, *Magally*

vs *John Cahill*
THE PEOPLE
vs.
Grand Larceny *Second degree.*
[Sections 528, 531, Penal Code].
Ordered to N. Y. Court of
Clerks and Terminals for trial
Dec-25-89

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Madison Little
Foreman.

Nov. 26, 1889

Pleads *P. L.*

6 months
Penal. *JK*

POOR QUALITY ORIGINAL

0 1 8 8

Police Court— District. Affidavit—Larceny.

City and County of New York, ss.: George S. McGowan

of No. 45 West 51st Street, aged 40 years, occupation Physician being duly sworn

deposes and says, that on the 3rd day of November 1888 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 due time, the following property viz:

One cloth coat. Three pair of Pantaloons and a quantity of Jewellery all of the value of Forty dollars.

the property of deponent

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

John Cahill (now here) from the fact that on said date deponent, missed said property from said premises. Deponent is informed by James Moran that he saw the said Cahill leave deponent's premises and run away on said date. Deponent further says that the said Cahill had no right in said premises

George S. McGowan

Sworn to before me, this 4th day of November 1888
Police Justice

POOR QUALITY ORIGINAL

0 189

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Physician of No. 450 West 57th St.

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

Sworn to before me, this 4 day of November 1889 } James Moran

W J Mahon
Police Justice.

POOR QUALITY ORIGINAL

0 190

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name.

Answer. *John Cahill*

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. *871 9 Avenue, New York*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

John Cahill

Taken before me this

4
day of *September* 188*9*

Alfred Walker

Police Justice.

POOR QUALITY ORIGINAL

0191

BAILLED,
 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,
 No. 9, by _____
 Residence _____ Street,

Police Court No. 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Stewart

James M. Stewart

Offence *Larceny*

Dated *Nov 14* 188*9*

M. M. M. M. Magistrate

Richard Officer

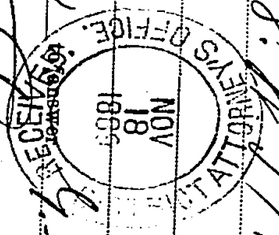
79 Precinct

Witness *James M. Stewart*

No. *457* St. *St. John* Street,

No. *538* St. *St. John* Street,

No. *1000* St. *St. John* Street,



*1000 Bond of Court & 23rd St
to 11-2 P.M.
to 13-9 Ave*

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 *C. J. Stewart*

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 *Nov 15* 188*9* *W. T. McMahon* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 192

Grand Jury Room.

PEOPLE

vs.

John Cahill

I may be mistaken
as to the value I gave
it at \$40⁰⁰ as the cost
price but the articles
were ^{not seen} seen and I
got them back. At market
value they would not
bring probably \$25⁰⁰

J. W. D.

Geo. D. Lawrence
M.D.

POOR QUALITY ORIGINAL

0193

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Cahill

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

John Cahill

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

The said

John Cahill

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

one coat of the value of ten dollars, three pair of trousers of the value of six dollars each pair, and divers articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of twenty-five dollars

of the goods, chattels and personal property of one

George S McGowan

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

John R. Fellows, District Attorney

0194

BOX:

372

FOLDER:

3483

DESCRIPTION:

Cantiano, Domenico

DATE:

11/21/89



3483

POOR QUALITY ORIGINAL

0195

Witnesses;

Antonio Santoro
A. J. Holden

W. R. Westwood
Counsel,
Filed *Dec 11 1889*
Plends, *Guilty* or *Not Guilty*

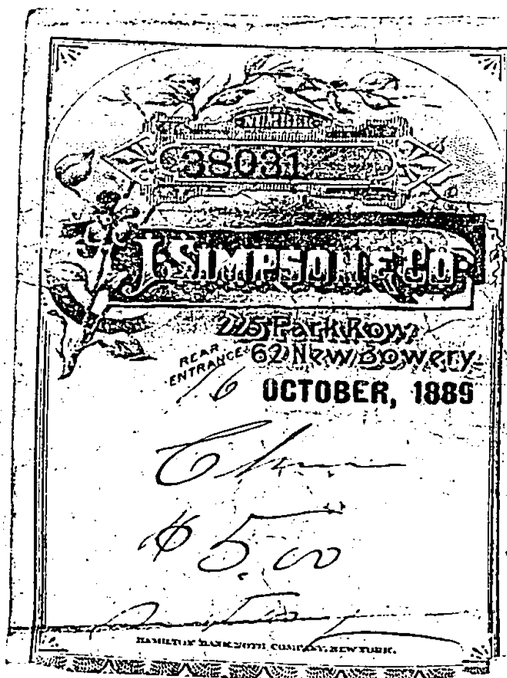
THE PEOPLE
vs. *Domenico Cantiano*
18, Grand Jur. vs. *R*
122
Grand Larceny Second Degree.
[Sections 528, 531, Penal Code].

Order of the Court of
General Sessions
of the County of New York,
Dec. 9th 1889
for trial (Entered in the Minutes)
JOHN R. FELLOWS,
District Attorney.

W. R. Westwood
Foreman.
Dec 11/89
Heads of
W. R. Westwood

**POOR QUALITY
ORIGINAL**

0 196



**POOR QUALITY
ORIGINAL**

0197

RATES OF INTEREST.

On sums of 100 DOLLARS or under,
3 per cent. per month or any fraction
thereof, for first six months, and 2 per
cent. per month thereafter. On sums
over 100 DOLLARS, 2 per cent. per
month for first six months, and 1 per
cent. per month thereafter.

This Ticket good for ONE YEAR only.
Not accountable for loss or damage
by fire or moth.

15
1/25

POOR QUALITY ORIGINAL

0198

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Antonio Fantone

of No. 35 Mulberry Street, aged 25 years,
occupation Laborer being duly sworn

deposes and says, that on the 11th day of November 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One gold chain of the value of Forty dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Dominico Cantiano (now here) and a man not arrested for the reasons that previous to said day deponent and the defendant were inmates of the "Lomb" the City Prison of the City of New York and occupied the same cell. That during said confinement deponent showed the annexed ticket representing the pledge of said chain with one Simpson, of 235 Park Row, to the defendant, that defendant was released from custody before deponent. Deponent is informed by Gilbert J. Holden (now here) that he is a clerk with said Simpson and that on said day the

Sworn to before me, this day, at Police Justice.

POOR QUALITY ORIGINAL

0199

defendant and said unknown man, were in company with each other, to said Simpson pawn office and said unknown man represented that there was a chain pledged with said Simpson belonging to said unknown man and that he had lost the ticket and that the number of the ticket was 38031. That said Holder believing said representations to be true caused the said unknown man to make affidavit of said statements which affidavit was sworn to by said unknown man before a Notary Public and the defendant here affixed his signature thereto as a witness. That said Holder upon the receipt of the amount of said loan and interest and the making of said affidavit ~~delivered~~ with ~~defendants~~ ^{defendants} name affixed, delivered said property to said unknown man who left said place in company with the defendant.

Deponent subsequently discovered said transaction and suspected the defendant and accused the defendant of said larceny and he acknowledged to deponent in the presence of Pasquale Celillo (now here) that he knew where said chain was and said, if deponent would give him five dollars he defendant would return said chain. Deponent threatened the defendant with arrest and the defendant took deponent to No. 3 Mulberry. That the defendant received said five dollars and took deponent to No. 3 Mulberry Street and deponent waited on the street and the defendant shortly after returned and gave deponent said chain.

Therefore deponent charges the defendant and said unknown man with acting in concert and obtaining possession of said property in the manner aforesaid with intent to deprive deponent of the use and benefit thereof.

Antonio J. Fantone

Summons to defendant on 11/16/1929
 No. 3 Mulberry Street
 Antonio J. Fantone

POOR QUALITY ORIGINAL

0200

CITY AND COUNTY }
OF NEW YORK, } ss.

Jasquale Celillo
aged 40 years, occupation Lager Beer of No.

35 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Antonio Fantoni

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

Sworn to before me, this 16th day of November 1888 of Jasquale Celillo

[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Gilbert J. Holden
aged 34 years, occupation Clerk of No.

225 Park Row Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Antonio Fantoni

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

Sworn to before me, this 16 day of November 1888

[Signature]
Police Justice.

Gilbert J. Holden.

POOR QUALITY ORIGINAL

0201

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Dominico Cantano*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *9 Mulberry St. 3 years*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty.*

*Dominico
Cantano*

Taken before me this *16*
day of *November* 188*9*

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0202

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

Police Court... 1911
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Autonio Santore

Francisco Santore

2
 3
 4

Offences
 Grand Larceny

Dated Nov 16 1889

Hogan Magistrate.

Di Stefano Officer.

4 Precinct.

Witness
 Michael Molcan

No. 225 Park Row Street,

Paquese Sobella

No. 31 Mulberry Street,

RECEIVED. NOV 19 1889 DISTRICT ATTORNEY

No. _____ Street,

No. 500 to answer

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

Dated Nov 16 1889 Hogan Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0203

Court of General Sessions of the Peace for the
City & County of New York.

The People vs.
Against
Domenico Cantiano
Defendant

City & County of New York:

Alessandro Abbato being
duly sworn deposes and says: that he resides
at No. 174 North St. in said city, that he is
a married man and is 36 years of age.

That he knows the defendant for 2 or 3 years
and during that period he has known him to
be a hard working, honest and industrious lad.

That deponent has heard divers reputable
citizens speak well of the defendant in the
neighborhood.

That the defendant to the best of deponent's
knowledge has never been convicted of any
offense except the one which he now has
pleaded guilty to.

Sworn to before me this

13th day of Dec. 1889 S. Alessandro Abbato

S. Alessandro Abbato
Com. of Peace
NY City

POOR QUALITY
ORIGINAL

0204

Court of General Sessions of the Peace for the
City & County of New York.

The People &c.

Against
Domenico Cautiano
Defendant

City & County of New York:

Vincenzo Cautiano being duly
sworn deposes and says: that he resides at
No. 60 Roosevelt St. in said city, that he is
28 years of age, is married and has a family
of two children. That he knows the defendant
for over 15 years, and during that time he
has known defendant to be an honest, hard
working and industrious young, always willing
and obliging.

That deponent has heard a great many
reputable people speak well of the defendant.

That the defendant to the knowledge of
the deponent has never been convicted of
any other offense, except the one which he
has now pleaded guilty to.

Sworn to before me this

13th day of Dec. 1899

[Signature]
Comm. of Supr.

NY City

Vincenzo ^{his} Cautiano
mark

POOR QUALITY
ORIGINAL

0205

Court of General Sessions of the Peace, for
the City & County of New York.

The People &c.

Against
Domenico Cautiano
Defendant

City & County of New York:

Vincenzo Caputo, being duly
sworn deposes and says: that he is 35 years
of age, married & has two children; that he resides
at No. 192 North Street in said city. That he
knows the defendant for over 3 years and
during all that time he has known him
to be a hard working honest and industrious
young man. That the defendant to the best
of ^{deponent's} knowledge has never been convicted
of any offense, ~~unless~~ ^{except} the one which he
now has pleaded guilty to.

That deponent has heard other reputable citizens
living in the neighborhood speak well of
the defendant.

Sworn to before me this }
13th day of Dec. 1889 } Vincenzo Caputo

Attest
Clerk of Peace
New York

POOR QUALITY
ORIGINAL

0206

Court of General Sessions
of the Peace.

The People vs.

Against

Dominico Cantano

Defendant

Affidavits

Robert W. Macy

Attell's City

25 Chambers St.

New York City

POOR QUALITY
ORIGINAL

0207

4

District Attorney's Office.

PEOPLE

vs.

Dominico Cautiano

G.L.

Antonio Santona
35 Mulberry St
off. Dickson
4 Preet

Gilbert L. Holden
225 Park Row.

Pasquale. Alillo
35 Mulberry St
John F. M. Conboy
Francisco Alillo

POOR QUALITY
ORIGINAL

0208

Dear Atty please note the signature
of the defendants on the pleading and
on the affidavit hereto attached. This
latter the Foreman agreed you will re-
turn to the parambroker when you are
through with it.

POOR QUALITY
ORIGINAL

0209

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Domenico Cantiano

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

Domenico Cantiano

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

The said

Domenico Cantiano

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *November* in the year of our Lord one thousand eight hundred and *eighty-nine*, at the City and County aforesaid, with force and arms,

one chain of the value of forty dollars

of the goods, chattels and personal property of one

Antonio Fantone

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

John R. Fellows
District Attorney

02 10

BOX:

372

FOLDER:

3483

DESCRIPTION:

Caren, Henry

DATE:

11/14/89



3483

POOR QUALITY ORIGINAL

0211

#126
Following Apr 14
du du du 19

Counsel,

Filed

14th day of Apr 1889

Pleads

Admittedly 19

THE PEOPLE

vs.

Mary B. Carver

VIOLATION OF EXCISE LAW
(Selling without License)
III, R. S. (7th Ed), page 1891, § 13, and
of 1888, Chap. 340, § 6.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Complaint sent to the Clerkman
of Special Sessions,

Part III, ... 1889.

Witnesses:

John Thomas Ferris

POOR QUALITY ORIGINAL

0212

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 Caren

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

(III. Revised Statutes, 7th edition, p. 1081 Section 13).

Henry Caren of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said

Henry Caren

late of the City of New York, in the County of New York aforesaid, on the Twenty second day of August in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to one Thomas Ferris and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340 section 5) SECOND COUNT—

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

Henry Caren of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Henry Caren

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as ~~an~~ and on board of a certain vessel and steamboat called ~~number~~ the J. L. Haebrouck, then lying and being in the waters there commonly called the Hudson River certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one Thomas Ferris and to certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows, District Attorney.

0213

BOX:

372

FOLDER:

3483

DESCRIPTION:

Carey, John

DATE:

11/27/89



3483

POOR QUALITY ORIGINAL

0214

114
HAR

Counsel,
Filed
Pleads,
by *[Signature]*
day of *[Signature]* 1888
City of *[Signature]*

THE PEOPLE
vs.
[Signature]
John Carey
R A P E
(Sections 278 and 218, Penal Code.)

JOHN R. FELLOWS,
District Attorney.
[Signature]
mediator 5/11

A TRUE BILL.
[Signature]
Mar. 28, 1890
Put 2 April 30/90
Shirley's hands deposited 5/11/90

Witnesses:
[Signature]
Natey Gooden

POOR QUALITY ORIGINAL

02 15

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before David Kelly a Police Justice of the City of New York, charging John Carey Defendant with the offence of attempted Rape

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

We, John Carey Defendant of No. 267 Elizabetta Street; by occupation a Driver and Henry Carey of No. 47 East 146th Street, by occupation a Michael Pilla Surety, hereby jointly and severally undertake that the above named John Carey Defendant shall personally appear before the said Justice, at the 1 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of 500 Hundred Dollars.

Taken and acknowledged before me, this 28 day of September 1889.
D. Scibilly POLICE JUSTICE.

John Carey
Henry Carey

POOR QUALITY ORIGINAL

02 15

CITY AND COUNTY OF NEW YORK, } ss.

Sworn to before me this
day of *April*
1889
D. W. McNeill Police Justice

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House & lot No 432 East 11 Street of the Value of Eight thousand dollars over all encumbrances*

Henry Vary free

Henry Vary

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

ss.

Taken the... day of... 188

Justice.

POOR QUALITY
ORIGINAL

0217

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

POLICE COURT, 1 DISTRICT.

Natie Duddy

of No. 252 Mott Street, being duly sworn, deposes and says,

that on the 2nd day of August 1888

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

John Cary did feloniously attempt to forcibly ravish deponent and have several connections with deponent against deponent's will and without her consent.

That deponent was asleep in bed in her room in said premises about the hour of 3 o'clock on the morning of said day. That deponent was awakened by feeling a man lying upon deponent, and whose private parts touched deponent's body. That deponent said "Is that you John," meaning deponent's husband, and he said "yes". That deponent then knew from the voice that it was not her husband, and deponent thereupon called out "John, John" and pushed him off her person. That he then got up and put out the lamp and opened the windows and got out of the room through the window into the yard. That deponent distinctly saw

POOR QUALITY ORIGINAL

02 18

His face as he went out of the window and fully identified him as John Cady whom Depoent has known for over two years.

Depoent, therefore, says he may be arrested and dealt with as the law directs.

Sworn to before me this 3rd day of August 1889
Walter X Woody
Mass

W. H. Fagan
Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition

POOR QUALITY ORIGINAL

02 19

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Carey

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

United States

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

Answer.

267 Elizabeth Street 5 months

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty

John Carey

Taken before me this

Day of *October* 188*9*

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0220

Sec. 151.

Police Court..... District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police

Justices for the City of New York, by *Natalie Woodly*

of No. *252 Mott* Street, that on the *9* day of *August*

188*9* at the City of New York, in the County of New York,

John Casey did feloniously attempt to forcibly ravish said Natalie and have sexual connection with her against her will and without her consent

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him* forthwith before me, at the *5th* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *9th* day of *August* 188*9*

[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0221

can not be found

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Katie Duddy
vs.

John Casey

Warrant-General.

Dated *Aug 3* 188*9*

Hogan Magistrate.

Walsh Officer.

The Defendant *John Dury*
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Robert Walsh Officer.

Dated *Sept 28* 188*9*

This Warrant may be executed on Sunday or at
night.

.....
Police Justice.

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

Dated

29 Mrs
W
US
Driver
M
yes
267 Elizabeth St

.....
Police Justice.

The within named

POOR QUALITY
ORIGINAL

0223

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Carey

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *John Carey of the crime of attempting to commit* _____ of the CRIME OF RAPE, committed as follows:

The said *John Carey*, _____ late of the City of New York, in the County of New York aforesaid, on the second day of August in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: one *Katie Doody*, _____ then and there being, wilfully and feloniously did make an assault, and her the said *Katie Doody*, _____ then and there, by force and with violence to her the said *Katie Doody*, _____, against her will and without her consent, did wilfully and feloniously ^{attempt to} ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *John Carey* _____ of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Carey*, _____ 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 a certain female not his wife, to wit: her the said *Katie Doody*, _____, then and there being, wilfully and feloniously did make another assault, with intent her the said *Katie Doody*, _____, against her will and without her consent, by force and violence, to then and there wilfully and feloniously ravish and carnally know, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

0224

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said John Carey of the crime of
~~of~~ ^{attempting to commit} the CRIME OF RAPE, committed as follows:

The said John Carey,
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 a certain
female not his wife, to wit: her the said Katie Doady, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said Katie Doady
then and there wilfully and feloniously ^{attempt to} did commit and perpetrate, against the will of the
said Katie Doady and without her consent; against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

FOURTH COUNT—

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

The said John Carey,
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 a certain
female not his wife, to wit: her the said Katie Doady,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said Katie Doady
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, against the form of the Statute, in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS, *District Attorney.*

0225

BOX:

372

FOLDER:

3483

DESCRIPTION:

Carroll, Joseph

DATE:

11/18/89



3483

POOR QUALITY ORIGINAL

0226

Witnesses;

Thomas Johnson
Henry A. Smith

1919
Counsel, *Stackler*
Filed *for pleading sheet*
day of *Jan* 18
Placed *1919*
1919

THE PEOPLE
vs.
Joseph Carroll
every day for 12-18-1918
the two days notice book -
appear & counsel.
Dec 17 1918 at a court

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

JOHN R. FELLOWS,
District Attorney.
Dec 17 1918

A True Bill.

Mary Little

Dec 17 1918 Foreman.

I plead guilty they
Pen. Two year 7 mos

POOR QUALITY
ORIGINAL

0227

London, Oct. 27th 1879

Harlem Hospital.

To whom it may concern.

This certifies
that Thomas Johnson, now in the
hospital, suffering from
a stab-wound in the right
lung, is now, favorably
progressing, and is out
of immediate danger.
Respectfully, as directed.

Thomas H. McAuley, M.D.
(Dwight Surgeon)

POOR QUALITY
ORIGINAL

0220

Harlem Hospital.

Oct. 27th 89.

To the Judge:

Thomas Johnston,
who is under treatment
here for two weeks is
improving slowly. The external
wound has healed; he still
has trouble internally.

Respectfully,

J. Currie,
House Surgeon.

POOR QUALITY
ORIGINAL

0229

Harlem Hospital
Oct 20th '89

To whom it may concern:

This is to certify that
Mr. Johnston is
out of immediate danger
and will probably
be out of hospital
in a few days.

Respect
S. J. Currier
House Surgeon.

POOR QUALITY
ORIGINAL

0230

Harlem Hospital,
New York; Oct. 15, 1889.

To the Judge:

Thomas Johnston is quieter
and more comfortable this
morning, but is still weak,
and in a dangerous condition.

Respectfully,

T. J. Curran,
House Surgeon.

Thos Johnston
Harlem Hospital

POOR QUALITY ORIGINAL

0231

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

141st St. John J. Smith
of No. 29th Street, aged years
occupation Police Officer being duly sworn deposes and says
that on the 14th day of October 1888
at the City of New York, in the County of New York he arrested

Joseph Carroll for the reason
that deponent at about the hour
of 1st A.M. of said date deponent
heard cry of alarm at 175th Street
2nd Avenue and saw said Carroll
running, that deponent arrested
him and subsequently brought
him in the presence of Mr. Johnson
now confined in Harlem Hospital suffering
from a dangerous stab wound, who
identified said Joseph Carroll as his

Sworn to before me, this 18th day of October 1888
Police Justice.

POOR QUALITY ORIGINAL

0232

assault, and who had spatulated him with a knife in his back while he Johnson was passing through East 145th Street.

Subscribed before me this 15th day of October 1889

John A. Smith
Police Justice

180

Police Court-- District.

AFRIDAVID.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Carroll

vs. W. 1399 E. Ave
Magistrate, Carman

Dated Oct 15 1889

John A. Smith
Magistrate.

Officer.

Witness,
39

Police Justice

John A. Smith

253 7th St

Disposition

held for writ

Chas. W. Smith

Sub. 9-10 am

14. 2.30

POOR QUALITY ORIGINAL

0233

Police Court - 5 District.

City and County of New York, ss.:

of No. 549 Atlantic Ave. Brooklyn Street, aged 27 years, occupation Stone-Setter being duly sworn deposes and says, that on the 14 day of October 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph Carroll (now Lee), who at about the hour of 12:30 o'clock am of said date in East 125th Street did cut and stab deponent in the back with a dirk knife then and there held in the hands of said Carroll and did thereby severely wound deponent

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

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

Sworn to before me, this 13th day of November 1889, Thomas Johnston Police Justice.

POOR QUALITY ORIGINAL

0234

Sec. 199-200.

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 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. Joseph Carroll

Question. How old are you?

Answer. 25 years.

Question. Where were you born?

Answer. N.Y.

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

Answer. 1299 3 Ave.

Question. What is your business or profession?

Answer. Lineman

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
Joseph Carroll

Taken before me this

day of

1888

Police Justice.

POOR QUALITY ORIGINAL

0235

180
1682
Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas Studder
vs. 549 St. Ann St. N.Y.C.
Joseph Carroll
Offence: Salvage

BAILED
No. 1, by John E. P. [Signature]
Residence: 433 7th St. N.Y.C.
No. 2, by John E. P. [Signature]
Residence: 1st St. N.Y.C.
No. 3, by John E. P. [Signature]
Residence: 27th St. N.Y.C.
No. 4, by John E. P. [Signature]
Residence: 6th St. N.Y.C.

Witnesses:
No. 1, George R. [Signature]
No. 2, George R. [Signature]
No. 3, George R. [Signature]
No. 4, George R. [Signature]

Magistrate:
John E. P. [Signature]
Precinct: 29
Dated: November 13 1889

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 November 13 1889 [Signature] Police Justice.

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

Dated Nov 13 1889 [Signature] Police Justice.

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

Dated 18 [Signature] Police Justice.

POOR QUALITY ORIGINAL

0237

District Attorney's Office.

Leave this list on the papers.
A.D.P.

PEOPLE

U.S.

Joseph Carroll

Spauld

Dist. of furknepes.

Thos. Johnson, 549 Atlantic Ave
Bkln.

Mr. Manning, esp of J. M. Horton,
cto 110 E. 125th St.

✓ Detectives Puce & cloth ✓ 29th Prec.

✓ Officer Gregory ✓ " "

✓ " Smith ✓ " "

✓ Sergeant Croft ✓ " "

John H. Fulton ✓ 204 York St
Bkln

Daniel Hart ✓ 150 Nelson St,
Bkln

✓ William Boyce ✓ esp of Amer. Watch
Co 3 Bond St
ny

✓ George Rae ✓ 135 Concord St, Bkln

Dr. J. J. Curran, Harlem Hospital
170th St. near E.R.

GRAND JURY ROOM.

PEOPLE

U.S.

Joseph Carroll

Howard J. ...

Dec. 20/99

Indicted about October

or November

J. J. Curran

POOR QUALITY ORIGINAL

0238

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 ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Joseph Carroll

late of the City of New York in the County of New York aforesaid, on the fourteenth day of October in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one Thomas Johnston in the Peace of the said People then and there being feloniously did make an assault and with a certain knife

which the said Joseph Carroll 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 Thomas Johnston 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

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

The said Joseph Carroll

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

which the said Joseph Carroll 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.

John P. Fellows, District Attorney.

0239

BOX:

372

FOLDER:

3483

DESCRIPTION:

Carroll, Patrick

DATE:

11/21/89



3483

0240

BOX:

372

FOLDER:

3483

DESCRIPTION:

Carroll, Patrick

DATE:

11/21/89



3483

POOR QUALITY ORIGINAL

0241

Witnesses:

Officer Bartlesham
Officer McLaughlin

This indictment ought to be dismissed - there is no evidence sufficient to commit.

July 9/90 U. M. Davis

over

273 July

Counsel,
Filed *[Signature]* day of *[Month]* 188*[Year]*

Pleads, *Chutzpully* in
THE PEOPLE
vs.
[Signature]
Patrick Carroll
July 9/90
[Signature]

JOHN R. FELLOWS,
District Attorney.

[Signature] July 9/90
A TRUE BILL.

[Signature]

[Signature]
[Signature]
[Signature]

Filed. December 24/89.

*Notating Bridges Ordinance
Chapter 53 Laws of 1887, § 17*

POOR QUALITY ORIGINAL

0242

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1st DISTRICT.

of No. *Hugh Digney* Street, aged *32* years,
occupation *Police Officer* being duly sworn deposes and says

that on the *23rd* day of *April* 188*9*

at the City of New York, in the County of New York, *he arrested*

Patrick Carroll for violating
Section 8 of the New York and
Brooklyn Bridge Ordinance
he having wilfully jumped
from the New York and Brooklyn
Bridge into the waters of the
East River.

Hugh Digney

Sworn to before me, this
of *April* 188*9*,
day

Wm. J. Swan
Police Justice.

POOR QUALITY ORIGINAL

0243

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, DISTRICT.

George Lauterbaum
of No. Bridget Place Street, aged 34 years,
occupation Police Officer being duly sworn deposes and says
that on the 23rd day of April 1889
at the City of New York, in the County of New York, Patrick Carroll

was arrested for violating
Section 8 of the Bridge
Ordinances, he having jumped
from the New York & Brooklyn
Bridge into the waters of the
East River. Whereupon depon-
ent prays that the said Carroll
be held to enable deponent to
secure the necessary evidence

Geo. Lauterbaum

Sworn to before me, this

188

day

Police Justice.

POOR QUALITY ORIGINAL

0244

Police Court, 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Carroll

Wm. Astor

Dated *April 24* 188*9*

P. J. Ryan Magistrate.

Leut. Astor Officer.
Bridge

Witness, _____

Disposition, _____

AFFIDAVIT.
Wm. Bridge

\$ 500 fine
24. 9^o am
9/25

POOR QUALITY
ORIGINAL

0245

Nicholas Peterson having duly sworn
deposes and says,

That he resides at
162 Union Street Brooklyn and that
he is the Captain of the tug boat Paul
E. B. Grubb, and that about the hour
of 6:50 o'clock P.M. on the afternoon of
the 25th day of April 1889, said tug boat
was plying in the waters of the East river
and when near the Brooklyn Bridge
deponent who was in the pilot house
of said boat, saw a spark in the
water, and deponent ran said boat
over to where he saw the said spark
and saw a man in the water swimming
around; Deponent ordered the crew on
said boat to throw the said man
a line which they did, when the said
man replied he didn't want any
line, but he wanted to drown, then
the said man drifted along side
of said boat and the crew on said
boat picked him up and took him
aboard said boat, and landed

POOR QUALITY
ORIGINAL

0246

him on the dock at the foot of Beerman
Street & left him in charge of John
McLaughlin a police officer of the
4th precinct police. Dependent further
says he is unable to recognize the
said man.

I want to thank you this } W Peterson
28th day of April 1889 }

W D Owen
Police Justice

POOR QUALITY
ORIGINAL

0247

Alonzo R. Forrest of 260 Grand
St. Brooklyn being duly sworn
deposes and says,

That on the 28th day of
April 1889 about the hour of 6:30 ^{pm} a clock
he was driving a stage containing
passengers, over the Brooklyn Bridge
and when about half way on said
bridge he saw a man whom he does
not know ^{wh} whom he cannot
recognize, come from the promenade
of said bridge to the wagon road of
said bridge, when some of the pas-
sengers in said stage told deponent
to stop that a man had jumped off
of said bridge, that deponent did
stop and went back on said bridge
and saw a man in the water swimming
around; and saw a tug boat pick
him up. That is all deponent

sworn to before me this

28th day of April 1889

Alonzo R. Forrest
and sworn

Notary Public

POOR QUALITY
ORIGINAL

0248

John M^o Laughlin a police officer of
the N.Y. Precinct Police being duly sworn
deposes and says.

That about the hour of
6⁰⁰ o'clock P.M. on the 23^d day of April
1889 deponent was patrolling South Street
when a person came up to him and said
a man had jumped off of the bridge
and that deponent was wanted at the
Beerman Street dock, that deponent
then went to the said dock and de-
ponent saw said defendant lying on
the said dock on his back and saw a
tug boat at the end of the dock and
the captain of said boat is the pilot
house. (whom deponent recognizes as
Nicholas Peterson) and that said Peterson
then tied deponent, he picked this man
(meaning defendant) up in the water
under the bridge, and that after said
defendant became conscious deponent
took him to the Chambers Street Hospital
from where on the 24th day of April 1889

John M^o Laughlin.
Subscribed

POOR QUALITY ORIGINAL

0249

POLICE COURT / DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

On Complaint of *Hugh A. Signey*
vs. *Patrick Carroll*
I do waive making a statement, and that my waiver cannot be used on the trial.

Question. What is your name?

Answer.

Patrick Carroll.

Question. How old are you?

Answer.

26 years.

Question. Where were you born?

Answer.

Connecticut.

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

Answer.

Astoria, L. I. 4 weeks.

Question. What is your business or profession?

Answer.

Shoemaker.

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.
Patrick Carroll

Taken before me this
day of *March* 188*4*

John J. Brown
Police Justice.

POOR QUALITY ORIGINAL

0250

BAILED,

No. 1, by *Patrick J. Gleason*
Residence *Long Beach City*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

B. B. Caldwell
Police Court... District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank J. Wray
Patrick J. Gleason

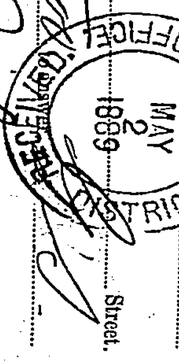
1
2
3
4
Offence _____

Dated *April 25 1889*
Magistrate _____

Officer *Allegney*
Precinct *Bridge*

Witnesses *John J. ...*
No. _____ Street _____

No. _____ Street _____
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 _____

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

Dated *April 25 1889* _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0251

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Carroll

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

Indictment accuse Patrick Carroll

of the crime of offending against an ordinance of the first class duly enacted by the trustees of the New York & Brooklyn Bridge, committed as follows:

The said Patrick Carroll,

late of the City of New York, in the County of New York, aforesaid, on the twenty third day of April, in the year of our Lord one thousand eight hundred and eighty- nine, at the City and County aforesaid,

unlawfully did wilfully jump from the New York and Brooklyn Bridge, and thereby did then and there unlawfully offend against a certain ordinance of the first class theretofore duly enacted by the trustees of the said New York and Brooklyn Bridge in accordance with law, and then and there in full force and operation, which said ordinance is as follows to wit:

"Any person who wilfully jumps or drops from the Bridge, or enters upon any part of the Bridge for the purpose of jumping or dropping therefrom

**POOR QUALITY
ORIGINAL**

0252

and any person who encourages,
advises, abets or assists another
person to jump or drop therefrom,
is guilty of a misdemeanor." -
against the form of the Statute in such case
made and provided, and against the peace of
the People of the State of New York, and their
dignity.

John R. Fellows,
District Attorney.

0253

BOX:

372

FOLDER:

3483

DESCRIPTION:

Carzalla, Pietro

DATE:

11/12/89



3483

0254

POOR QUALITY ORIGINAL

90
Counsel, *Remy*
Filed *12 Apr* 1878
Pleads, *Guilty 13*

THE PEOPLE
vs.
B-1
Bietro Carzalla
(renew)

ASSAULT IN THE THIRD DEGREE.
(Section 219, Penal Code.)

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Adm Little
Foreman.

Witnesses;
Salvatore Cristofelli
Spencer Parker

POOR QUALITY ORIGINAL

0255

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

George P Baker

of No. *4th Avenue* Street, aged *30* years,
occupation *Police Officer* being duly sworn deposes and says

that on the *23d* day of *September* 188*9*

at the City of New York, in the County of New York, *He arrested*

Pietro Parzalla (now Lee) who carried concealed on his person a dagger or dangerous knife with intent to use against another in violation of Sec 410 of the Penal Code for the reasons following to wit that said defendant assaulted Salvatore Choffiteelli who charged him with cutting him with said knife and when deponent arrested him found said knife concealed on his person
George P. Baker

Sworn to before me, this

September 188*9*

23 day

George P. Baker
Police Justice.

POOR QUALITY ORIGINAL

0256

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Petro Congallo*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *54 James St 1 year*

Question. What is your business or profession?

Answer. *Saloon keeper*

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

Answer. *I am not guilty*
Petro Congallo
sworn

Taken before me this

188

Police Justice.

POOR QUALITY ORIGINAL

0257

BAILED,
 No. 1, by Alonzo Chunga
 Residence 37 Mulberry Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George P. P. P.
John P. P. P.
John P. P. P.
 Offence Carrying a Dangerous Weapon
Section 160.50

Dated Sept 23 1887

Magistrate Shelley

Officer Parson

Precinct 4

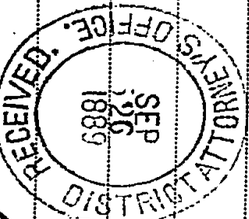
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



Spillie
Spillie
Spillie

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 Sept 23 1887 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

Court of General Sessions.

The People

vs.

Pietro Carallo

Report.

This case has been referred to me from Part II for the purpose of ascertaining whether the facts herein constitute a cause of action.

From the examination of patrolman Baker who made the arrest and who by direction of the Sergeant on duty in the Station House, when the defendant was searched, preferred the charge herein against the defendant, it appears that the alleged concealed weapon was in a coat, which the defendant had on his arm, when he was arrested, and that ^{the defendant} at the time ~~the time~~ was in his own house. It also appears that the defendant

wanted to leave the said coat at home, when he was ordered to follow the said officer to the Station House. The party ~~at~~ whose instance the defendant was arrested has preferred a charge of simple assault against him. It is alleged that he made love to defendant's wife, and ^{that} in consequence ~~got into a~~ thereof several blows were interchanged between the parties.

The People have no evidence that the defendant intended to use the said dagger against another, as the fact that he did not want to take it into the street, and did so only at the request of the police officer rebuts the presumption mentioned in § 411 Penal Code, making the mere possession of a weapon named in § 410 prima facie evidence of the intent to use the same.

I am, therefore, of the opinion that the proof in possession of the People do not constitute a cause of action against the defendant, and that

POOR QUALITY
ORIGINAL

0260

The indictment herein should be
dismissed.

Edward Grosse
Deputy Prosecutor

George P. Baker, patrolman, 4th
precinct. On the 23^d of September,
1889, while being on duty, Salvatore
Chaffitelli complained to me that
he had been cut ^{in his face} by the defendant
in 54 James Street. I went
to the said premises, and there
the defendant told me that the
complainant had made love
to his wife and, when he had
remonstrated against such con-
duct, the ^{complainant} had struck him first.
He denied having ~~not~~ used
a knife against him. I arrested
him. He put a coat on, but
before leaving the house, he said
that he wanted to exchange
the said coat for another, as there
was a knife in the first one.
I told him to keep the said coat
on, as we could take the
knife out afterwards. On search-
ing the defendant ^{at the Irving House} I found a
dagger in the said coat. There-
upon the Sergeant on duty direct-
ed me to prefer a charge against the
defendant for carrying concealed weap-
ons. The said complainant, who

POOR QUALITY
ORIGINAL

0262

does not speak English, denied thereafter that he had been assaulted by the defendant with a knife. The defendant had the said coat in which the knife was found, on his arm, when I arrested him. I have known the defendant for the last three years as a quiet, inoffensive man.

**POOR QUALITY
ORIGINAL**

0263

Court of Gen. Sess.

The People
vs.
Pietro Cayallo

REPORT.

For the District Attorney.

Dated January 7, 1889
Edward G. House
Deputy Assistant

POOR QUALITY
ORIGINAL

0264

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pietro Carzalla

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

Pietro Carzalla
of a FELONY, committed as follows:

The said

Pietro Carzalla
late of the City of New York, in the County of New York aforesaid, on the *twenty-third*
day of *September* in the year of our Lord one thousand eight hundred and
eighty-~~nine~~ at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind~~
~~commonly known as~~ *dirk, dagger or dangerous knife*
with intent then and there feloniously to use the same against some person or persons to the
Grand Jury aforesaid unknown, against the form of the statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Pietro Carzalla
of a FELONY, committed as follows:

The said

Pietro Carzalla 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, feloniously did possess a certain ~~instrument~~
~~and weapon of the kind commonly known as~~ *dirk, dagger or*
dangerous knife by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons to
the Grand Jury aforesaid unknown, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY
ORIGINAL

0265

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pietro Carzalla

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

Pietro Carzalla
of a FELONY, committed as follows:

The said Pietro Carzalla
late of the City of New York, in the County of New York aforesaid, on the *twenty-third*
day of *September* in the year of our Lord one thousand eight hundred and
eighty-~~nine~~ at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind~~
~~commonly known as~~ *dirk, dagger or dangerous knife*
with intent then and there feloniously to use the same against some person or persons to the
Grand Jury aforesaid unknown, against the form of the statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And ~~the~~ Grand Jury aforesaid, by this indictment, further accuse the said
Pietro Carzalla
of a FELONY, committed as follows:

The said Pietro Carzalla 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, feloniously did possess a certain ~~instrument~~
~~and weapon of the kind commonly known as~~ *dirk, dagger or*
dangerous knife by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons to
the Grand Jury aforesaid unknown, against the form of the statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY ORIGINAL

0255

91
Racy

Counsel,
Filed 12 day of Dec. 1889
Pleads, *Arquillo-13*

CONCEALED WEAPON.
(Section 410, Penal Code).
THE PEOPLE
vs.
Pietro Carzalla
(2 cases)

JOHN R. FELLOWS,
District Attorney.
Pr day 17/90.
Arrestment document No 5
Pr day discharged.

A TRUE BILL.
ALAN M. [Signature]
Foreman.
W. Deq [Signature]
Dec 23 1890
F.B.
Jan 15 190 [Signature]

Witness:
Officer Baker

In consideration of
the eye has led me
to the conclusion
that the purpose in
the possession of the
people do not con-
stitute a course of
action against the
defendant and that
the indictment here-
in should be dis-
missed

Dated N. Y. January 14, 1900
Edward Gibson
Albino Deputy Sheriff
John W. Goff
New York City

POOR QUALITY
ORIGINAL

0267

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Pietro Carzalla

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

Pietro Carzalla
of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said

Pietro Carzalla

late of the City of New York, in the County of New York, aforesaid, on the *twenty third* day of *September* in the year of our Lord one thousand eight hundred and *eighty-nine* at the City and County aforesaid, in and upon the body of one *Salvatore Chiaffitella* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *him* the said *Salvatore Chiaffitella* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Salvatore Chiaffitella* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0268

BOX:

372

FOLDER:

3483

DESCRIPTION:

Christian, Walter C.

DATE:

11/20/89



3483

POOR QUALITY ORIGINAL

0269

730
HAK

Counsel,
Filed *29* day of *Aug* 188*9*
Pleads, *Guilty*

THE PEOPLE
vs.
Grand Larceny, *1st Degree*
(From the Person.)
[Sections 528, 580 Penal Code].

vs.
R

Walter C. Christians

Ordered to N. Y. Court of
Over and Terming for trial
Christians

JOHN R. FELLOWS,
District Attorney.

Ordered to the COURT of
General Sessions
of the COUNTY of NEW YORK,
for trial (entered in the Minutes)
Dec 12 1889

True Bill.

Wm. H. Little

Mr Dec 17. 1889.
Tried + acquitted.
Foreman,
Case 16 Dec 16 1889

Wm. H. Little

Witness:
H. H. H. H. H.
W. H. Foster

POOR QUALITY ORIGINAL

0270

Police Court 5 District. Affidavit-Larceny.

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

Ruben Merrivether

of No. 198 Green Street, aged 23 years,
occupation waiter being duly sworn

deposes and says, that on the 16 day of November 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the night time, the following property, viz:

One diamond stud valued at
Seventy \$ 70 ⁰⁰/₁₀₀ dollars

the property of Ruben Merrivether

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 Walter C Christian (now here) from the fact that while deponent was ⁱⁿ a room at no 4 Merritt Street with two friends said deponent fell a sleep and deponent is informed by William Mc Foster now here that he saw said deponent screw the stud from deponents scarf that ^{deponent} then and there wore on his person.

Wherefore deponent charges the said deponent with feloniously taking stealing and carrying away said property from the person of deponent and prays that he may be held and dealt with as the law directs
Ruben Merrivether

Sworn to before me, this 16 day of November 1889
William Mc Foster Police Justice

POOR QUALITY
ORIGINAL

0271

CITY AND COUNTY }
OF NEW YORK, } ss.

William H. Foster

aged *24* years, occupation *waiter* of No.

120 West 3rd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Ruben Merrewether*

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

Sworn to before me, this *16* day of *Nov* 188*9* } *W. H. Foster*

John Horner
Police Justice.

POOR QUALITY ORIGINAL

0272

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter C Christian 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. *Walter Christian*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *No 4 Minnetta Street - 14 months*

Question. What is your business or profession?

Answer. *waiter*

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

Answer. *I am not guilty*

Walter Christian

Taken before me this 16 day of November 1889
William J. ...
Police Justice.

POOR QUALITY ORIGINAL

0273

\$700 bail for 30
9/11/89
11/17/89

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

Police Court... 22 District 1698

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ruben Merrinetti

vs.
Lorena C. Christa

1
2
3
4
Offence Larceny from the person

Dated Nov 16 1889

Magistrate
M. S. Sarnagal

Officer
15

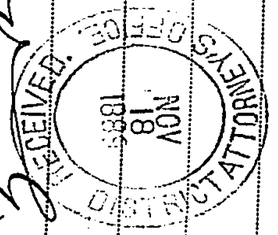
Witnesses
Tom H. Foster

No. 120 W-3
Street

No. _____
Street

No. _____
Street

\$ _____
to answer



Lawyer
of City

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

Dated Nov 16 1889
Police Justice.

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

Dated _____ 1889 Police Justice.

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

Dated _____ 1889 Police Justice.

POOR QUALITY ORIGINAL

0274

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter C. Christian

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

Walter C. Christian

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

The said Walter C. Christian

late of the City of New York, in the County of New York aforesaid, on the sixteenth day of November in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms,

one stud of the value of seventy dollars

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

John R. Fellows,
District Attorney.

0275

BOX:

372

FOLDER:

3483

DESCRIPTION:

Ciffone, Reimande

DATE:

11/14/89



3483

POOR QUALITY ORIGINAL

0277

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, First DISTRICT.

William A. Fin

of No. 100 East 23^d Street, aged 24 years,

occupation Special Officer being duly sworn deposes and says

that on the sixth day of January 1890.

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

Giaccchio (now present) is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of General Sessions of, in and for the City and County of New York entitled, The People against Reinando Cizzone, wherein the said Cizzone is charged with the crime of abduction under Section 282 of the Penal Code of said State.

It therefore, deponent prays that the said Mary Giaccchio may be committed to the House of Detention to appear as a witness on the aforesaid criminal case, as deponent verily believes, unless duly held to appear on trial thereof, will avoid giving her testimony at the instance of the People.

William A. Fin

Sworn to before me, this sixth day

of January 1890.

W. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0278

Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Fin

vs.

Mary Girocchio

AFFIDAVIT.

Witness

Dated January 6th 1890.

H. F. Mc Mahon Magistrate.

Fin Officer.
S. P. C. C.

Witness, _____

Disposition, Conv. to

House of Detention,
in default of \$100⁰⁰ bail.

POOR QUALITY ORIGINAL

0279

Police Court, First District.

City and County of New York, } ss.

of No. 100 East 23^d Street, aged 18 years, occupation has none being duly sworn, deposes and says, that on the _____ day of _____ 1889, at the City of New

York, in the County of New York, since the 30^d day of December 1889 to the 5^d day of January 1890, I have frequently been in the House of Prostitution kept at number 86 James Street 1 flight up, in said City and I on one occasion carried on sexual intercourse with a man in said premises for which I received one dollar, out of which amount I gave twenty-five cents to a man called Reimande Cizzone for the use of the bed on which said sexual intercourse took place. - I frequently visited the said premises during the period above referred to and always found them under the control and management of the said Reimande Cizzone, who I also on various occasions saw receive from the several other female occupants of said premises sums of money for the use of beds in the said premises. - I also on several occasions saw a young girl called Mary Fleming in the said premises. -

Mary Ginoecchio

I sworn before me this 6^d day of January 1890.

Wm. M. Watson Police Justice

POOR QUALITY
ORIGINAL

0280

City and County of the }
State of New York. }

This is to Certify, that

Mary Catharine Fleming born April 23 1874
of Thomas Fleming and Mary —
his lawful wife, was baptized according to the rite of the Roman
Catholic Church, on the 5th day of May 1874
by Rev. Daniel J. Carney in St. James' Church.

SPONSORS:

Thomas A. Mason & Catharine Walsh

TAKEN FROM THE BAPTISMAL REGISTER OF ST. JAMES' CHURCH, CITY OF NEW YORK.

this 4th day of Jan 1890

Edward P. Murphy

W. Bishop
Pastor.

POOR QUALITY
ORIGINAL

0281

First District Police Court.

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

William A. Tim

of Number 100 East 23^d Street being duly sworn,
~~he has just cause to believe~~ ^{and does believe}
deposes and says that on the 26th day of December 1889 at the

City of New York, in the County of New York, at Number 86 James

Street in said City of New York, one
Reimande Cizzane (now present) did
unlawfully take, receive, employ,
harbor and use a certain female
(now present) called Mary Catharine
Fleming, said female then and there
being under the age of sixteen years,
to wit, of the age of fifteen years,
for the purpose of prostitution,
not being her husband, in violation
of the statute in such case made
and provided, and especially of
Section 282 of the Penal Code
of the State of New York

Wherefore the complainant prays that the said Reimande Cizzane

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

Sworn to before me, this 5th
day of January 1890

William A. Tim

W. J. Mahon

Police Justice.

POOR QUALITY ORIGINAL

0202

POLICE COURT DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



DATED _____ 18

Magistrate.

Clerk.

Officer.

Witnesses:

E. Fellows Jenkins, Capt.,
100 East 28d Street.

Disposition,

POOR QUALITY
ORIGINAL

0203

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Catharine Fleming
aged 15 years, occupation has none of No.

100 East 23^d Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William A. Finn

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

Sworn to before me, this 5th

day of January 1890

Mary Catharine Fleming

W. J. Mahon

Police Justice.

POOR QUALITY ORIGINAL

0284

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Remando Ligone 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. *Remando Ligone*

Question. How old are you?

Answer. *58 Years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *St James Street 6 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty.*
Remando Ligone
Witness

Taken before me this

day of *March* 188*7*

John A. ...

Police Justice

POOR QUALITY
ORIGINAL

0285

CITY AND COUNTY }
OF NEW YORK, } ss.

Mrs. Catharine Olsen

aged *34* years, occupation *housekeeper* of No.

72 Oliver Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Margaret Fleming*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

5th
January 18*90*

Catharine ^{*her*} ~~*Olsen*~~ _{*mark*}

W. J. Mahon

Police Justice.

POOR QUALITY ORIGINAL

0286

Police Court, First District.

City and County of New York, ss.

Margaret Fleming of No. 109 East 29th Street, aged 23 years, occupation paper box maker being duly sworn, deposes and says, that on the 14th day of January 1890, at the City of New York, in the County of New York, she went to number

86 James Street in said City of New York to remove therefrom her sister Mary Catharine Fleming 15 years of age, who she had been previously informed was there in apartments one flight up in back rooms, in the front building, of said premises, which were kept by an Italian man who had a number of girls living there with him.

On entering the said apartments she asked if her sister Mary Catharine Fleming was there and received a reply from the several inmates of said apartments that she was not, but not believing that the reply of the said inmates to be true, the said Margaret Fleming made an immediate search of the said apartments and there found her sister Mary Catharine Fleming hiding under a bed in the said apartments, and thereupon removed her therefrom.

Margaret Fleming

Sworn before me

this 5th day of January 1890

H. M. M. M. M.

Police Justice

POOR QUALITY ORIGINAL

0287

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

Police Court - 49
 1st District

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF

William A. Gini

1. Reinhardt Cigone

2. _____
 3. _____
 4. _____

Offence Abduction of Female under 16 years of Age - Section 252 Penal Code.

Dated January 5th 1890

K. E. Mc Mahon Magistrate.

H. A. Gini Officer.

S. D. C. E. Precinct

Witnesses Mary C. Fleming

No. 1st East 23rd Street

Mary Genorechio

Demetrius A. Strive

100-134th Street

No. 125th Street

2500 1st Ave



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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 January 6th 1890. W. G. Mc Mahon Police Justice.

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

Dated 9 _____ 1888 _____ Police Justice.

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

Dated January 6th 1890. _____ Police Justice.

POOR QUALITY ORIGINAL

0200

Inve. People }
v }
Morris }

George Green

On the eve. of Oct. 21/89. I was present in the Saloon corner of West & Albany Sts. N.Y. City. Two Police officers came in & one of them said to Campbell (the man that was shot) why dont you go home. Campbell said he was at home, that he was the corner of the place. when Campbell went behind the bar. (they had been standing in front of the bar) ~~The officers followed Campbell behind the bar~~ ^{when I saw} Campbell took both his overcoat & his under coat, & picked up his revolver & took with both hands behind his back holding the revolver. The officer said you must not think that is the only pistol in N.Y. & then put his hand behind his back & drew his own pistol & pointed it at Campbell said if you dont put that down (meaning the revolver) I'll shoot you dead. Campbell then put his revolver down behind the bar & the officer went after Campbell ^{to bring him from} the bar said to Campbell if you touch that again before I get around here I'll shoot you out I'll shoot you dead. The officer then

POOR QUALITY
ORIGINAL

0290

went behind the bar took hold of Campbell
& shoved him towards the end of the bar, the officer
said to Campbell G-d you'll shoot your
he did shoot & Campbell. & gave him Campbell
in charge of officer Mordy when officer Morris went
behind the bar again & pick up Campbell's pistol
& walk over to when Campbell was standing
in charge of officer Mordy, officer Morris
when he got within a few feet of Campbell
pointed Campbell's pistol which the officer
Morris had picked up behind the bar, at Camp-
bell & said to Campbell G-d - you'll shoot
you & pointed the pistol at Campbell & did
shoot & Campbell fell, exclaiming I am shot.
George Jellen

Here.

People } Prof. et al
Morris }
Joseph Kelly

I was in the Saloon Cor. West & Albany sts. N.Y. City on the eve. of Oct. 21/89. I was standing in front of the bar & saw an officer come to the door & beckon to the bar keeper. & the bar keeper went to him. & they conversed for a few minutes & then the officer walked over to the front of the bar where Campbell & some friends were standing & the officer put his hand on Campbell's ~~overcoat pocket~~ & said to Campbell, you have a revolver in your pocket. Holder & said to Campbell you have a revolver in your pocket. Campbell said he had not. & then the officer reached over between Campbell & another man & put his hand in Campbell's overcoat pocket. the officer at the same time saying to Campbell, what have you done with it? Campbell said it is behind the bar. & if I did have it in my pocket I have a permit to carry it. Campbell then walked behind the bar & took off his overcoat & under coat & that Campbell then Campbell then picked the pistol up from behind the bar & stood with his hands behind his back holding the pistol. Campbell then said to the officer I am boss.

POOR QUALITY
ORIGINAL

0292

of this place & I want you to get out. The officer then said to Campbell, Put that pistol down! & Campbell put it down. Then the officer pulled out his own pistol & said to Campbell, your pistol is not the only pistol in Quoniam, & the officer pointed his pistol at Campbell & said if you move behind that bar until I get around there I'll shoot you out from behind there # I'll shoot you dead. The officer then went behind the bar & seized hold of Campbell & began shoving Campbell towards the end of the bar saying to Campbell The officer at this time had his Club & pistol in his hand, the Club being suspended by a string around his wrist & he was holding his pistol in his hand. The officer was saying to Campbell, You son of a bitch I'll ^(meaning his club) stick this into your guts ~~now~~ & drawing back the hand in which he held the pistol was telling Campbell he would hit him over the head with the pistol. The officer got Campbell to the end of the bar & left him in charge of another officer (Morphy by name) & then officer Morris walked in behind the bar again up to the end farthest from where he had left Campbell & officer Morphy, & picked up Campbell's pistol & walked back towards

POOR QUALITY
ORIGINAL

0293

My

Campbell & Moody said to Campbell
- you are short you dead. when he
got about 3 feet from Campbell he did
shoot & ~~fall~~ fell

Joseph Kelly

POOR QUALITY ORIGINAL

0294

gun people

v.
Morris

Statement of
Kelly Williams



POOR QUALITY
ORIGINAL

0295

Court of General Sessions
New York

City, County & State }
of New York } S.S.

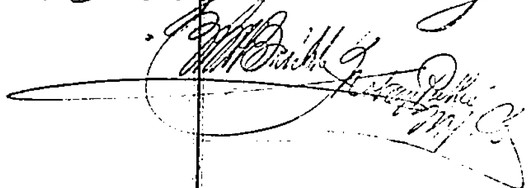
Anthony Barone,
being duly sworn deposes & says:

I am a Rail Road Contractor
residing at No 54 Mulberry Street,
New York City.

I have had Raimondo
Ciffoni of No 86 James Street, N.Y.
in my employ, for many
years and he has always
been a good, honest, sober
& hard working man, worthy
of trust and confidence.

Anthony ^{his} Barone
marks

Sworn to before me this
13th day of February 1890



City, County & State }
of New York } S.S.

Andrew Scaudolfo

Being duly sworn deposes & says:

I am a Rail Road Laborer and
I reside at 40 Baxter Street, New York
City.

I was born in the same town
as Raimondo Cipponi, aged
57 of No 86 James Street, this
City, and in fact we have been
together mostly all our life time.

I have also worked with
him at a Rail Road work in
this State during several seasons.

I have always found him
to be a hardworking, industrious,
sober and honest man and I
have also heard a great many
people who knew him expressing
the same opinion.

Parties who heard of his
arrest and myself were greatly
surprised to hear of the charge
against him as he has always
lead a most model life and had
always done his best efforts to
provide for his wife and three

POOR QUALITY
ORIGINAL

0297

City, County & State }
of New York } S.S.

Andrew Saldolfo

Being duly sworn deposes & says:

I am a Rail Road Laborer and
I reside at 40 Baxter Street, New York
City.

I was born in the same town
as Raimondo Cifroni, aged
57 of No 86 James Street, New
York City, and in fact we have been
together mostly all our life time.

I have also worked with
him at a Rail Road work in
this State during several seasons.

I have always found him
to be a hardworking, industrious,
sober and honest man and I
have also heard a great many
people who knew him expressing
the same opinion.

Parties who heard of his
arrest and myself were greatly
surprised to hear of the charge
against him as he has always
lead a most model life and has
always done his best efforts to
provide for his wife and three

POOR QUALITY ORIGINAL

0298

children, who solely depend upon him for support having no other means.

Andrew ^{his} Paudolfo
marks

Present before me this
13th day of February 1890

Louis B. Bellarom Notary Public
N. Y. Co. (No 300)

City, County & State }
of New York } ss.

Giovanni Lemme, being duly sworn deposes and says:

I am also a Rail Road laborer, I reside at No 51 Mulberry Street, New York City and am a townsman of Rainoudo Ciffoni, with whom I have worked in this County a number of years.

During all the time that I have been with him he has lead a honest, industrious and sober life, always looking for the welfare of his poor wife and children.

I have also heard other acquaintances of his talk very good of him.

Giovanni Lemme
made

Sworn to before me this
13th day of February 1899

Louis B. Bellarosa Notary Public
N. Y. Co. (No 300)

POOR QUALITY ORIGINAL

0300

In the Matter of

The People

of the State of New York

= vs. =

Raimondo Cuffoni

- Abduction -

Affidavit

Filed July 14. 1890-

POOR QUALITY
ORIGINAL

0301

H. E. 28

Jan 5th 89

Hon E. T. Gerry

Dear Sir

I have this day examined
Mary Catherine Fleming
et al 15. They state
that there has been
penetration by some
bleed instrument

Yours truly

Walter H. Snow

POOR QUALITY ORIGINAL

0302

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Mary C. Fleming
of No. 100 East 23rd Street, in said City, being duly sworn says,
that at the premises known as Number 86 James Street,
in the City and County of New York, on the 26 day of December 1887 and on divers
other days and times, between that day and the day of making this complaint

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

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

Sworn to before me, this 26 day of December 1887
of Fleming }
W. J. McMahon Police Justice. } Mary C. Fleming

POOR QUALITY ORIGINAL

0303

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Remaunde Liffone 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. *Remaunde Liffone*

Question. How old are you?

Answer. *58 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *36 James St. 7 months*

Question. What is your business or profession?

Answer. *cleaner.*

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

Answer. *I am not guilty and am unacquainted by any means with this *Remaunde Liffone* whom*

Taken before me this *9* day of *January* 189*7*.
H. J. ...
Police Justice.

POOR QUALITY ORIGINAL

0304

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

Police Court... 1
 District... 49

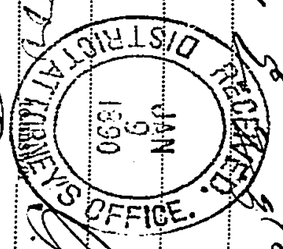
THE PEOPLE, &c.,
 ON THE COMPLAINT OF

1
 2
 3
 4
 5
 Offence
 Keeping Disorderly House

Date: January 9, 1890
 Magistrate: W. W. ...

Officer: J. P. ...

Witnesses: William ...
 No. 101 ...
 No. 107 ...



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 Legimus

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: Jan 9 1890 W. W. ... Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

POOR QUALITY ORIGINAL

0305

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Reimonde Riggone

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

Reimonde Riggone

of the CRIME OF ABDUCTION, committed as follows:

The said Reimonde Riggone,

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

26th day of December, in the year of our Lord one

thousand eight hundred and eighty-nine, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one Mary A. Fleming,

who was then and there a female under the age of sixteen years, to wit: of the age of

fifteen years, for the purpose of prostitution, he the

said not being then and there

the husband of the said

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

JOHN R. FELLOWS,

District Attorney.