

Q6 90

BOX:

372

FOLDER:

3486

DESCRIPTION:

Dalton, Charles H.

DATE:

11/14/89



3486

**POOR QUALITY
ORIGINAL.**

Q691

10/20/Champlain

Witnesses;

Char. Gerlach
D. L. McCourt

Counsel,

Filed 14 day of Nov 1898

Pleads, Plaintiff, 1st

THE PEOPLE,

vs.

D

Charles H. Dalton

Jefferson Sen
a/k/a New York
Name of Plaintiff
in Name. D.

Notice of
notice of
John R. FELLOWS,
District Attorney.

JOHN R. FELLOWS,
District Attorney.

Grand Jury present [Section 623, 631, Penal Code].

A True Bill.

Malvina Stoltz
Foreman.

J. R. FELLOWS
John R. FELLOWS
John R. FELLOWS

POOR QUALITY
ORIGINAL

0692

Police Court

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 119 Lewis Street, aged 27 years;
occupation . . . being duly sworn
deposes and says, that on the 31st day of October 1889, in 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 time, the following property, viz:

One
piece of Brussels
carpet of the value
of Fifty Dollars (\$30)

the property of
Mrs Bottom (in care
and charge of deponent,

I and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Charles B. Dalton
now living for the reason
that on the 30th day of Oct.
1889 deponent engaged said
defendant and two others to
take a truck load of furniture
from New York City to Brooklyn,
that said carpet was a part
of said load, that said carpet
was sold to D. McCarthy of
2767 Carr Broadway by the
said defendant. Therefore
deponent now charges said
defendant with taking, stealing
and carrying away said property
and prays that he be dealt with as
the law directs. Charles Gulach

Signed before me, this
day of October 1889

Police Justice.

**POOR QUALITY
ORIGINAL**

0693

CITY AND COUNTY } ss.
OF NEW YORK,

aged 34 years occupation *Daniel McElroy* of No.

1676 Broadway Street, being duly sworn deposes and

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

Sworn to before me, this

day of Nov 5th 1889

D. McElroy
Police Justice.

Daniel P. McCarthy

**POOR QUALITY
ORIGINAL.**

Q694

Sec. 198-200.

CITY AND COUNTY { ss.
OF NEW YORK,

Third District Police Court.

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

Question. What is your name?

Answer. Charles H. Dalton

Question. How old are you?

Answer. 21 Years of Age

Question. Where were you born?

Answer. United States

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

Answer. 71 Lewis St (Two Years)

Question. What is your business or profession?

Answer. Machinist

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

C Henry Dalton

Taken before me this
day of October 1881

John C. Kelly
Police Justice.

**POOR QUALITY
ORIGINAL**

0695

1659
Police Court - *Manhattan* District.

18-111-150000

Charge of Robbery
6-2-18-150000
Charles Gaskins
17 years old
Charles Gaskins Grand
Jury

BAILED,

No. 1, by John J. Ryan

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

No. 4, by _____ Street.

Dated January 18, 1889

Signed by Magistrate
Charles E. Tracy, Officer.

4 _____
Offence _____

Robbery

Wm. C. Tracy
No. 16-18 Broadway,
B. M. Party
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

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 Jan 18 1889 *W. C. Tracy* Police Justice.

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

Dated Jan 18 1889 *W. C. Tracy* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order him to be discharged.

Dated Jan 18 1889 *W. C. Tracy* Police Justice.

**POOR QUALITY
ORIGINAL**

0696

District Attorney's Office.

PEOPLE

vs.

Chas. A. Dalton

Chas. Garlock,
119 Lewis St.

R. P. McCarthy
262 E. B-way.

R. McCarthy
262 E. B-way.

Chas Hayes
670 Goerick St

Off. Shalvey & Sullivan
13th Street

X

**POOR QUALITY
ORIGINAL**

Q697

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles H. Dalton }

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

Charles H. Dalton

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

The said Charles H. Dalton

late of the City of New York, in the County of New York aforesaid, on the thirty-first
day of October in the year of our Lord one thousand eight hundred and eighty-
nine, at the City and County aforesaid, with force and arms,
one piece of carpet of the value
of thirty dollars, and twenty
yards of carpet of the value of
one dollar and fifty cents each
yard

of the goods, chattels and personal property of one

Charles Gerlach

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.

06 98

BOX:

372

FOLDER:

3486

DESCRIPTION:

Daniel, Philip

DATE:

11/22/89



3486

**POOR QUALITY
ORIGINAL**

06 94

301

Witnesses:

Geo' Robinson

Counsel,
Filed 22 day of Nov 1889
Pleads,

THE PEOPLE

vs.

Philip Daniel

John R. Fellows,

District Attorney.

v

[Sections 628, 537, —, Penal Code.]
Grand Jury (See our degree.)

A TRUE BILL.

Foreman.

W. H. Miller

Foreman.

W. H. Miller
Foreman
2 yrs & 4 mos / Pl. 26

W. H. Miller
Foreman
2 yrs & 4 mos / Pl. 26

**POOR QUALITY
ORIGINAL**

0700

Police Court

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 120 East 34th Street, aged 26 years,
occupation Butler being duly sworn
deposes and says, that on the 16th 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:

Good and lawful money of
the United States to the amount
of twenty dollars. Two coats. One vest.
One pair of pantaloons. Eight yards
of cloth. Together of the value of
fifty dollars.

(\$40.00)

the property of Deponent

and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by Philip Daniel Newkirk
from the fact that at the
hour of 9 o'clock P.M. November
17th deponent missed said
property from his room in the
premises no 220 West 62nd St.
Deponent caused the arrest of
the said defendant who roomed
with deponent in the premises no
220 West 62nd street, on suspicion
of having stolen said property.
When he the said defendant
admitted and confessed in open Court
in the presence and hearing of
deponent and Detective Sergeant

SEARCHED
INDEXED
SERIALIZED
FILED
1889

Police Justice

**POOR QUALITY
ORIGINAL.**

Q 701

Charles A. Hanley that he had
feloniously taken stolen and
carried away said property
Wherefore defendant pleads the said
defendant may be held and dealt
with according to law
Sworn to before me) Leslie Robinson
this 20th day of Nov (1889)

J. Henry Ford
Police Justice

**POOR QUALITY
ORIGINAL**

0702

Sec. 108-200.

3 District Police Court.

CITY AND COUNTY ss.

Philip Daniel

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. *Philip Daniel*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *280, W, 68th St 2 mrs*

Question. What is your business or profession?

Answer. *Cupboard 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 guilty.

Philip Daniel

Taken before me this 20
day of May 1889

John M. D.

Police Justice.

**POOR QUALITY
ORIGINAL.**

0703

**Police Court...
District.**

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

*John G. Hunter,
1120 & 8th Street
Philip Hand*

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Nov 20* 1889

Chas. A. Stanley Magistrate.

Officer
Precinct.

Witnesses
Chas. A. Stanley

No. *200 Mulberry* Street.

No. *1120 8th Street*

No. *1120 8th Street*

No. *1120 8th 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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *\$200* 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 20* 1889 *G. Henry Ford* Police Justice.

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

Dated *Nov 20* 1889 *G. Henry Ford* Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned. I order him to be discharged.

Dated *Nov 20* 1889 *G. Henry Ford* Police Justice.

**POOR QUALITY
ORIGINAL**

Q 704

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Philip Daniel

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse

Philip Daniel

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

The said

Philip Daniel

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, at the City and County aforesaid, with force and arms, in the
day time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of Twenty.

\$20.-

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
Twenty dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of Twenty —

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of Twenty —

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of Five dollars, two coats of

the value of five dollars each, one vest
of the value of two dollars, one pair of
trousers of the value of three dollars,
eight yards of cloth of the value
of one dollar each yard

of the goods, chattels and personal property of one Levi Robinson
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.*

0705

BOX:
372

FOLDER:
3486

DESCRIPTION:
Davis, Matthew

DATE:
11/27/89



3486

**POOR QUALITY
ORIGINAL**

Q706

331 G. M. 25

Witness:

James Laughlin

Counsel, *John R. Fellows*
Filed 27 day of Mar 18^A
Pleads, *Matthew Davis*
vs. *The People*
as. *John R. Fellows*

Matthew Davis

Ordered to the COURT of
COMMON PLEAS & CRIMINAL
for trial (Interred in the
COURT of NEW YORK
for trial) *John R. Fellows*
of the COURT of
COMMON PLEAS & CRIMINAL
for trial (Interred in the
COURT of NEW YORK
for trial) *John R. Fellows*
District Attorney.

True BILL.

John R. Fellows
Dec 10th 1909 Foreman.
Plankinton, Bergweg
S.P. Two years.

**POOR QUALITY
ORIGINAL**

8707

Police Court

2

District

City and County { ss.:
of New York,

of No. 29 Henry

occupation Carpenter

deposes and says, that the premises No. 8 East 15th Street, 18 Ward
in the City and County aforesaid the said being a three story and
basement brick dwelling
and which was occupied by deponent as a
dwelling

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly bursting through
a glass partition in front of said
building on East Fifteenth Street

on the 23 day of November 1889 in the ~~night~~ time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity
of carpenter tools of the value of
seventy five dollars, the property of
deponent and other workmen
in the building, among them
Daniel Murphy (now deceased).

the property of

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

Matthew Davis, (now deceased)

for the reasons following, to wit: Deponent securely closed

the said building about 5 o'clock
P.M., on said date, deponent
is informed by Daniel Murphy, now
dead, that about the hour of 6:40
o'clock A.M. on Nov 23 he caught
the defendant in the act of
feloniously taking the said
property, and arrested him - worth

**POOR QUALITY
ORIGINAL**

0708

the said Peter Murphy in his possession
near the said building. Defendant
now also asks that defendant be
dealt with as the law directs,

Moved to before me
this 23d day of Nov.

1888
J. Henry Davis
Police Justice

James Coughlin

I have admitted the above named
to bail to answer by the undertaking hereinabove unexecuted.
Dated _____ ISS _____ Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereinabove unexecuted.
Dated _____ ISS _____ 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 _____ ISS _____ Police Justice.
of the City of New York, until he give such bail.
Hundreds of Dollars and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Dated _____ ISS _____ Police Justice.

Police Court, _____ District,		Offence—BURGLARY.	
THE PEOPLE, &c., on the complaint of		1.	2.
		3.	4.
		28.	
		Dated	1888
		Magistrate.	
		Officer.	
		Clerk.	
		Witnesses,	
		Street,	
		No.	
		Street,	
		No.	
		\$ _____ to answer General Sessions.	

**POOR QUALITY
ORIGINAL**

8709

CITY AND COUNTY } ss.
OF NEW YORK,

aged years, occupation Daniel Murphy Carpenter of No.

134 West 34th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Cofflin

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

Sworn to before me, this 29
day of November 1885}

Daniel Murphy

J. Hennepin
Police Justice.

**POOR QUALITY
ORIGINAL**

8710

Sec. 199-200.

CITY AND COUNTY { ss.
OF NEW YORK,

2
District Police Court.

Mather Davis

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

Question. What is your name?

Answer. *Mather Davis*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *New York*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am guilty. Mather Davis*

Taken before me this
day of December 1885

29

John H. Smith

Police Justice.

POOR QUALITY
ORIGINAL

071

Police Court - 2 1/20
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Conklin
v.s.
Mallett Davis

BAILED,

No. 1, by _____

Residence _____

Street.

No. 2, by _____

Residence _____

Street.

No. 3, by _____

Residence _____

Street.

No. 4, by _____

Residence _____

Street.

Dated Oct 29 1889

Jacob

Magistrate.

Det. McClement

Officer.

Precinct.

Braybury

Offence

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.

Mallett Davis

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 Oct 29 1889 J. P. Henry Price Police Justice.

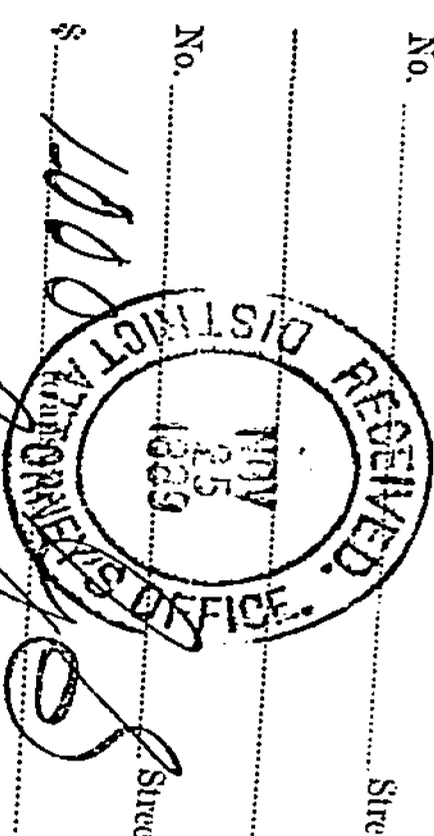
I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated Oct 29 1889 J. P. Henry Price 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 Oct 29 1889 J. P. Henry Price Police Justice.



**POOR QUALITY
ORIGINAL**

8712

District Attorney's Office.

PEOPLE

vs.

Martin Davis
Burg.

James Boughlin
Sq. Henry St

Off Peter Newennott
19. Creek

Prison

**POOR QUALITY
ORIGINAL**

0713

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Matthew Davis.

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

Matthew Davis

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

The said *Matthew Davis*,

late of the *Eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty third* day of *November*, in the year of our Lord one thousand eight hundred and *eighty nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

James Coughlin,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

James Coughlin,

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

**POOR QUALITY
ORIGINAL**

0714

SECOND COUNT—

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

— Matthew Davis.

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

The said Matthew Davis,

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

a quantity of carpenters' tool, of a number
and description to the Grand Jury aforesaid
unknown, of the value of seventy five
dollars;

of the goods, chattels and personal property of one James Coughlin.

in the building of the said James Coughlin.

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

John R. Fallon,
District Attorney

0715

BOX:

372

FOLDER:

3486

DESCRIPTION:

Decker, Bernhard

DATE:

11/20/89



3486

POOR QUALITY
ORIGINAL

0716

Witnesses:

Officer Cooney

Counsel, 20 day of Mar 1889
Filed Pleads,

THE PEOPLE

v/s.

Bernhard Decker

Murphy

Request Court of Special
Sessions for trial, by request
of Plaintiff or Defendant.

SABBATH BREKING.
(Section 267, Penal Code).

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew White
Foreman.

**POOR QUALITY
ORIGINAL.**

□ 7 | 7

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Bernhard Dachner

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

Bernhard Dachner

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *Bernhard Dachner*,

late of the City of New York, in the County of New York aforesaid, on the
~~Xmenteenth~~ day of *October*, in the year of our Lord one thousand
eight hundred and eighty-*nine*, the same being the first day of the week,
commonly called and known as Sunday, at the City and County aforesaid, unlawfully
did publicly sell and expose for sale to

divers persons to the Grand Jury aforesaid unknown, certain property,

*To wit: a quantity of dancing
and reading apparel, a more
particular description whereof is to
the Grand Jury aforesaid unknown,
to the serious interruption of the repose and religious liberty of the community, against
the form of the Statute in such case made and provided, and against the peace and dignity
of the said People.*

JOHN R. FELLOWS,

District Attorney.

0718

BOX:

372

FOLDER:

3486

DESCRIPTION:

DeCosta, Joseph

DATE:

11/18/89



3486

**POOR QUALITY
ORIGINAL**

0714

81
Perry
Witnesses:

John Lewis
Officer of the Law

Counsel,
Filed *10th day of Nov 1889*
Pleads, *Guilty*
THE PEOPLE

vs.

Joseph De Costa

After thorough investigation
of the facts herein, having
opinion that the facts w^t
not warrant a conviction,
accordingly recommend
the dismissal of the indictment.
Dec 11/89 Att^r Parker
Def^r

[Section 523, 53C, Penal Code]
Grand Jury
[Signed] John R. Fellows,
John R. Fellows,
District Attorney.

A TRUE BILL.

Dec 11/89
Foreman.

John R. Fellows
John R. Fellows
District Attorney

**POOR QUALITY
ORIGINAL**

0720

Police Court-

District.

Affidavit—Larceny.

City and County
of New York, } ss.:

of No. 22 Jmes Hare Peetatum 16 Street, aged 16 years,
occupation Jockey being duly sworn
deposes and says, that on the 7 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 night time, the following property, viz:

Good and lawful
money of the United
State to the amount
of forty seven dollars
117.88
the property of Capone.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Joseph P. Costello (now fug)
from the fact that at about the
hour of ten o'clock the previous night
deponent went to his room at
No 138 MacDougal street and took
off his pants and laid them on
a chair along side the bed in the
pocket of which the said money was
in a pocket book - at about the
hour of 4. O'clock A.M. and
date deponent was awakened
by a noise in the room and
saw the said defendant go in
the direction of the chair where
the pants was and then quickly

Swear to before me this 2nd day of November 1889

C. M. C. Police Justice.

**POOR QUALITY
ORIGINAL**

0721

left this room, defendant got up -
immediately and going in
the direction of the chair where he left
said money in his pants pocket
he stumbled over his pocket book
lying on the floor at the side of his
bed, defendant further says
that the said defendant had no
right to come into that room and
was the ^{absolutely} impossible that could
have taken it. Wherefore defendant charges
the said defendant with taking
stealing and carrying away
said money and prayeth that -
he may be held and dealt with
according to law.

Served to before me John Lewis
the day of Nov 1889

John Lewis
Police Justice

**POOR QUALITY
ORIGINAL**

5722

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

Joseph DeCosta 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 DeCosta

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York City

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

Answer.

128 Mac Dougall Street 4 years

Question. What is your business or profession?

Answer.

Musician

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
Joe DeCosta.*

Taken before me this
day of May 1888

J. H. G. M. J.
John G. M. J., Police Justice.

**POOR QUALITY
ORIGINAL**

0723

Police Court... 2 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Kelly
Bailed by W.H. Walker,
Agent of the
People's Bond

Connelly, Kelly

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

Dated Nov 8 1887
Officer _____ Precinct.

Offence _____

Witnesses
John Kelly
Commited to
Police Station
No. 4, by _____
Residence _____ Street.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated Nov 8 1887 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 Nov 8 1887 Police Justice.

John Kelly
Agent of the
People's Bond

Connelly, Kelly

**POOR QUALITY
ORIGINAL**

0724

POLICE COURT—a DISTRICT.
CITY AND COUNTY } ss.
OF NEW YORK,

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 10 day of November in the year of our Lord 1889
of No. John Lewis Street, in the City of New York,
and William H. Walker Street, in the said City,
of No. 22 Jones St. personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

John Lewis

the sum of One Hundred Dollars,

and the said William H. Walker One Hundred Dollars,

the sum of One Hundred Dollars,
separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or Crime said to have been lately committed in the City of New York aforesaid by

John Joseph De Costa

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

John Lewis
William H. Walker

John Lewis Police Justice.

**POOR QUALITY
ORIGINAL**

0725

CITY AND COUNTY } ss.
OF NEW YORK,

John H. Walker
John H. Walker
Sergeant
1881

New York Street Sessions.

THE PEOPLE, etc.

John Lewis

Recogmizance to Testify
John H. Cottrell

Lawman Magistrate

the within-named Bail, being duly sworn, says that he is a holder in holder in
said City, and is worth over 675 Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of a

house and lot of land at No
666 Greenwich Street in the city
of New York

William H. Walker

William H. Walker

1881

day of

Filed

**POOR QUALITY
ORIGINAL**

0726

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, D DISTRICT.

Sworn to before me, this
of Mar day
188

I, John S. Sullivan,
of No. 15-Queens-Park, Street, aged years,
occupation Police Officer being duly sworn deposes and says
that John Lewis ^{day of} 188
at the City of New York in the County of New York John Lewis
(now here) is an important
and necessary witness against
Joseph DeCosta charged with
larceny felony) deponent
further says that he has reason
to believe that the said Lewis
will not be forthcoming when
wanted. And deposes that he may
be ordered to find surety for his
appearance when wanted to testify and
in default of such surety be
committed to the State Detention John S. Sullivan.

John S. Sullivan
Police Justice.

**POOR QUALITY
ORIGINAL**

0727

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 De Costa

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse

Joseph De Costa

of the CRIME OF GRAND LARCENY IN THE first DEGREE,

committed as follows :

The said Joseph De Costa,
~~9th Ward of the~~
late of the City of New York, in the County of New York aforesaid, on the seventh
day of November, in the year of our Lord one thousand eight hundred and
nine, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of forty-seven
dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of forty-seven
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of forty-seven
dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of forty-seven
dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of ten dollars

of the goods, chattels and personal property of one John Louis, in the
~~dwelling house of the said John Louis, there situated~~ then and there being found,
~~from the dwelling house aforesaid~~
then and there feloniously did steal, take and carry away, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

JOHN R. FELLOWS, *District Attorney.*

0728

BOX:

372

FOLDER:

3486

DESCRIPTION:

Delaney, Michael

DATE:

11/22/89



3486

**POOR QUALITY
ORIGINAL**

0729

Witnesse: Mary A. Yalbot
Albert M. Healey
Sewell J.
G. H. Scott.

237 Becker Fr
hado Fingers.
alias Ed
Mr. Stosmant.
Lancercous
237 Becker Fr.
Ralph Chonak
gas).

Counsel, Dr. John 1889
Filed
Pleads,

THE PEOPLE

vs. Michael Delaney
[Signature]
[Section 628, 58] / [Penal Code].
Grand Larceny, Second Degree.
(From the Person.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Michael Delaney
John R. Fellows
Foreman.
Cottontree
Central Ins
Lee P. Jr
Shorty

26

**POOR QUALITY
ORIGINAL**

0730

Police Court—11 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Mary S. Talbot.
of No. 150 East 21st Street, aged 20 years,
occupation..... being duly sworn
deposes and says, that on the 17 day of December 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 pocket book of the value of fifty
cents containing one copper coin of the
value of one penny.

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 Michael Delaney now deceased.
From the fact that deponent had said
pocket book in the outside pocket of the
cloak their being worn by her and was
informed by Officer John F. McGuire
that he said defendant took said pocket
book from deponent's coat pocket
as it hung over a chair as a

Mary S. Talbot

Sworn to before me, this
8 day of December, 1889.

John M. Kelly
Police Justice.

**POOR QUALITY
ORIGINAL**

0731

CITY AND COUNTY } ss.
OF NEW YORK,

aged 25 years, occupation Police Officer of No.
Arthur Park Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Maurice Solbat
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of June 188

John F. McGearty
Police Justice.

**POOR QUALITY
ORIGINAL**

0732

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Michael Delaney 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. *Michael Delaney*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Chicago*

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

Answer. *93 Madison St 7miles*

Question. What is your business or profession?

Answer. *I work at Gas fixtures*

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

Answer. *I am guilty of the charge*

Nicholl Michael Delaney

Taken before me this
day of May 188

S. M. JONES
Police Justice.

POOR QUALITY
ORIGINAL

0733

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Manie Jelby
158 No. 2 Park
Michael de Lancy

No. 2, by

Residence _____ Street.

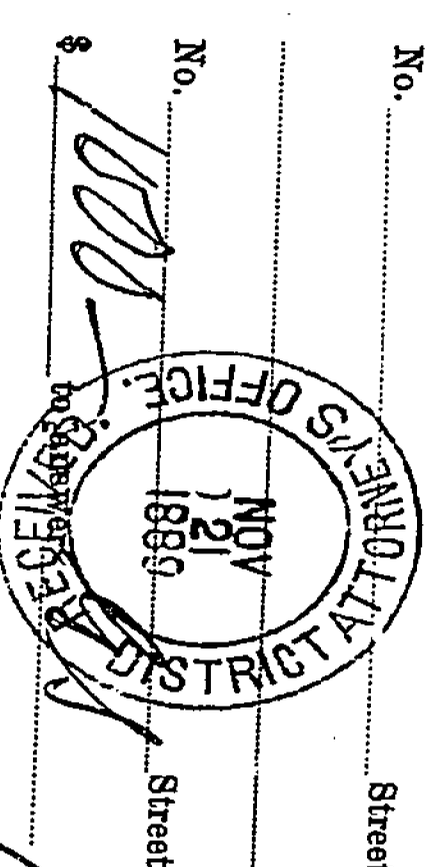
No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.



Dated Nov 18 1889

Offence _____

Magistrate

Mr. Gandy Officer.

Precinct.

Witnessed by Mr. Gandy

John H. Gandy
New York City Police Officer.

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 Nov 18 1889 Gandy 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**

0734

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Delaney

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

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

The said

Michael Delaney —

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

one pocketbook of the
value of fifty cents, and one
coin of the United States of the
kind called cents of the value of
one cent each.

of the goods, chattels and personal property of one Mary S. Talbot
on the person of the said Mary S. Talbot
then and there being found, from the person of the said Mary S. Talbot
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

0735

BOX:
372

FOLDER:
3486

DESCRIPTION:
DeMaine, Volta M.

DATE:
11/14/89



3486

**POOR QUALITY
ORIGINAL**

0736

110
J.B.
Wm. F. Scott
Witnesses:

Counsel,

Filed 14th day of Oct. 1889

Pleads, *D. Tracy*

Mrs. Cheneck
especially by
her done him
on business of his
Richmond County

John M. DeMaine
(2 names)

H. D.

JOHN R. FELLOWS,
Montgomery District Attorney.

Glendy G. Tracy

A True Bill.

John H. Little

Foreman.

*Order of court
Montgomery
S. W. P. 1889*

POOR QUALITY
ORIGINAL

0737

At a Session of the Court
of Oyer & Terminer
held at the Court House
in the Town of Southampton
in and for the County
of Richmond on the 2

Present
Hon E M Cullen Justice
Wm W Newell Justice
Augustus H Johnson Justice presiding

The People } Indictment attempted
vs } extortion by means
Volta M DeMaine } of threatening letters

2 Individuals found

Guilty in one by Jury and
found the Prisoner at the Bar
guilty whereupon the Court
passed the following sentence
to wit that the prisoner Volta
M DeMaine be confined in the
County Jail for one year
State of New York
County of Richmond

I Cert & Seal Clerk of the
County of Richmond bears
Stamp and this above copy

**POOR QUALITY
ORIGINAL**

0730

Record of conviction with the book
of minutes as my officer and
that this source is a Creek
Transcript from

In reading volume
I have found all
my hand and
affixed my official
Seal this 22 day
of November 1859

C. A. Hart
Chm

**POOR QUALITY
ORIGINAL**

0739

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, / DISTRICT.

Sworn to before me, this 9
of November 1889

of No. 4th Precinct
occupation Police officer
that on the 9th day of November 1889
~~at the City of New York, in the County of New York,~~ William Scott
now held is a necessary and material
witness for the People against Volta
W. DeMaine charged with crime
against nature. Said Scott has no
permanent home and defendant fears
he will not appear or be found
when wanted and asks that said
Scott be sent to the House of Detention
in default of his giving bail for his
appearance

Fabriske Mullin
Street, aged 52 years,
being duly sworn deposes and says
1889
Fabriske H. Mullin

Police Justice.

**POOR QUALITY
ORIGINAL**

8740

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT,

DISTRICT.

William J. Scott

of No. Street, aged 22 years,
occupation Clerk

that on the Second day of December 1889

at the City of New York, in the County of New York, ~~KKeller~~ Maurice

de Main (nowhere) did unlawfully and
carnally know deponent in a manner
contrary to nature - deponent says
that said defendant came in the bed
where he was lying and placed
deponents penis in his mouth and
was guilty of the ~~the~~ detestable and
abominable crime against nature -

that said defendant thereafter
caught hold of him in a violent
manner and turned him ^{over} on his

I swear to the truth of the above, this
day of December, 1889.

1889

am

Police Justice.

**POOR QUALITY
ORIGINAL**

074

Police Court, District. 887 May 16.
Report of the
Commissioner of Police
of the City of New York
on the Complaint of

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT

In this affidavit I state that defendant would tell him and submitted to the aforesaid defamatory and punishable times thereafter wherefore defendant charged defendant with violating Section 303 of the Penal Code amended 1866.

Witness John Scott
Dated 1888

Magistrate Officer

**POOR QUALITY
ORIGINAL**

0742

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss.
OF NEW YORK,

Volta M. De Maine 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. *Volta M. De Maine*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Louisiana*

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

Answer. *404 Pearl St. 6 months*

Question. What is your business or profession?

Answer. *Salerman*

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*
Volta M. De Maine

Taken before me this 9
day of October 1888

S. Coffey
Police Justice.

POOR QUALITY
ORIGINAL.

0743

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Scott

John Maurice Bellman

No. 2

Street.

No. 1

Street.

No. 3

Street.

No. 4

Street.

Dated Nov 9 ISS 9

Hannah A. Reilly Magistrate.

William J. Conavan Officer.

A. Precinct.

No. 2, by _____ Street.

No. 1, by _____ Street.

No. 3, by _____ Street.

No. 4, by _____ Street.

Offence Bacne against nature

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

Dated Nov 9 1869 To Ice Bell Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.



**POOR QUALITY
ORIGINAL.**

Q 744

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Victor M. Darrow

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

Indictment accuse *Victor M. Darrow*

of the crime *of assault and battery,*

committed as follows:

The said *Victor M. Darrow*,

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

Second day of November, in the year of our Lord one thousand

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

in the force and arms, in and upon one
William J. Scott, a male person, then
and there being feloniously did make
an assault, and him the said William
J. Scott, in a manner contrary to nature,
then and there feloniously did carnally
know; against the form of the State
in such case made and provided, and
against the peace of the People of the
State of New York, and their dignity

J. H. T. L.

District Attorney

**POOR QUALITY
ORIGINAL**

0745

John

111

Witnesses:

Wm. J. Scott

Counsel,
Filed 1/15 day of Jan 1889
Pleads, Not guilty

THE PEOPLE
vs.

Walter M. DeMaree
(2 names)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Alfred Whittle

Foreman.

**POOR QUALITY
ORIGINAL**

0746

Police Court

District

Affidavit—Larceny.

City and County }
of New York, } ss.
of No.

occupation Clerk

deposes and says, that on the 30 day of October 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:

Good and lawful money of the United States of the amount and value of Seven dollars

the property of Defendant

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 ~~Hector Maurice De Kaine~~ (mark here) — Defendant says that ^{said} defendant

made him borrow the sum of \$8

from a friend on 316 Washington

Street in said City and after

defendant receiving the same the

defendant took the agreed

sum of money ^{viz \$7} from his hand

and refused thereafter to return the same

William John Scott

Sworn to before me, this 9 day of November 1889

Police Justice.

**POOR QUALITY
ORIGINAL**

0747

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss.
of NEW YORK,

Volta M. De Maine

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. *Volta M. De Maine*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Louisiana*

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

Answer. *404 Pearl Street; 6 months*

Question. What is your business or profession?

Answer. *Salesman*

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
Volta M. De Maine*

*I desire to say further that the
Complainant is indebted to*

*me for money advanced
Volta M. De Maine*

Taken before me this 9
day of November 1888.

Samuel Coffey, Police Justice.

**POOR QUALITY
ORIGINAL.**

0740

Police Court..... 1666. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Scott

Hollis M. Demarest

2.....
3.....
4.....

BAILIED,
No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Witnesses.....
*Complainant, Commissioner
to the House of Detention*
Dated Nov 9 1889

Dated Nov 9 1889
A. Reilly Magistrate.

*J. Muller, Officer.
4.....
Precinct.*

*Police Justice
Frank L. Tammie
and L. Tammie*

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

Dated Nov 9 1889 *John C. Miller* Police Justice.

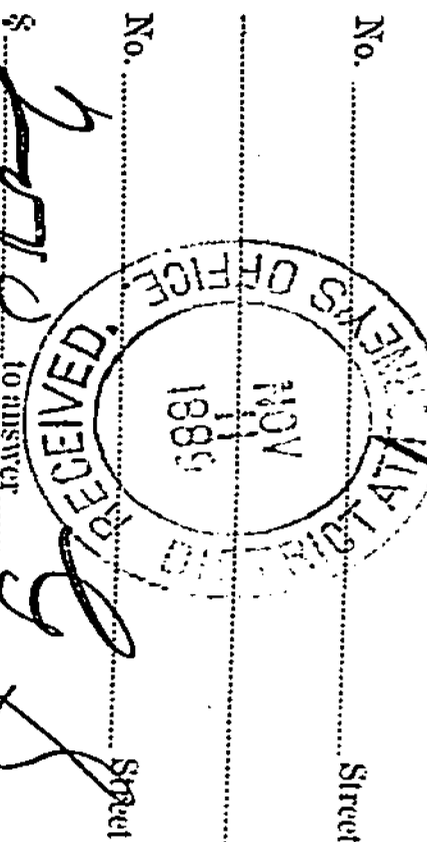
I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated..... 18 Police Justice.

There being no sufficient cause to believe the within named.

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

Dated..... 18 Police Justice.



COMMITTED.

**POOR QUALITY
ORIGINAL**

0749

District Attorney's Office:

PEOPLE

vs.

Volta M. Romaine

William J. Scott
House of Detention

Off Mullins
4th Prec't

**POOR QUALITY
ORIGINAL**

0750

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jolka m. Demaine

The Grand Jury of the City and County of New York, by this indictment, accuse
Jolka m. Demaine of the CRIME OF GRAND LARCENY in the ~~first~~ degree, committed as follows:

The said Jolka m. Demaine,

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

The sum of seven dollars,

*in money, lawful money of the
United States of America, and of
the value of seven dollars,*

of the goods, chattels and personal property of one William J. Scott,
on the person of the said William J. Scott, then and there being found, from the person of the said William J. Scott, 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.

*S. T. Tolson,
District Attorney*

0751

BOX:

372

FOLDER:

3486

DESCRIPTION:

DeMarco, Vincenzo

DATE:

11/08/89



3486

**POOR QUALITY
ORIGINAL**

0752

J. C. H. Bogard
29, Being
Counsel, of Nov. 1889
Filed
Pleads, Attenuity - 11
People
for said Plaintiff
Julia A.

Witnesses:

S. Bolando
D. Snow 112, 28 '92
Julia A.

Vincent DeMarco
vs.
H. A. H.

(Sections 278 and 216, Penal Code.)

I have examined the
testimony in this case,
and in my opinion no
conviction can be obtained.
The complainant's testimony
fails of sufficient cor-
roboration from the other
witnesses in the case.

A TRUE BILL.

M. M. Whittle

Foreman. Part II - Number 1109
On record of court,
Att. Indict. P. B. M.,
(see other side)

Fins District }
Police Court }

Emanuel Portmado }

Hanged with
Rope Before
Non
Daniel King
Police Justice
Oct 24/1889

Vicente R. De Munes

Julia Pandeano the complainant
King duly sworn deposed & says.

Cap examined by

Mr. Butts Clerk to Court.

Q. How old are you?

A. Few years going on eleven.

Q. Where do you live?

A. Elizabeth Street.

Q. What number?

A. 144 Elizabeth Street

Q. Do you know Vicente R. Munes?
Answer.

Q. Do you know when the 6th of
October was?

A. I cannot say when it was in
English

B W

(Kemmer was here examined through
an interpreter.)

Q. Ask her if Kemmer was with the
6th of October was?

A. All that I mean is it was on a
Sunday.

Q. You don't know anything about it?

A. It was on a Sunday.

Q. Was you at his house on that day?

A. Yes his wife said come to see
me at her house

Q. Did you go there on Sunday?

A. On that day I go sometime Idont
go.

Q. Did you go there on that Sunday?

A. Yes I did.

Q. What time
A. What time
Q. What time
A. It was 2 o'clock

Q. In the afternoon?

A. Yes Sir.

Q. What time did you get there?

A. I got there 11 o'clock and his wife
went away, She went down stairs
to get some water in the yard

**POOR QUALITY
ORIGINAL**

0755

c. 3

And he was drunk, and I had a little baby
in my arms, and he said he left the
baby on the floor, and he gave a pony to
the baby, and I said why do you give
that to the baby but he said it stopped
stop crying ^{and} he unbuttoned his pants
and put his things in mine; and then
he gave me a dollar ^{and} said don't
say anything to my mother.

Q What time do you say that this
was?

A 2 o'clock

Q Do you understand my question
what time was it that he done this
to you?

A I didn't look - I saw on the
watch it was 2 o'clock that he did
that to me

Q Two o'clock in the afternoon?

A yes Sir

Q Do you remember if it was before
or after dinner?

A It was just after dinner because
at 3 o'clock they have dinner.

N.Y.

G Was this before or after dinner that he
done this to you?

A It was before dinner

G How long did you stay there after
this was done to you?

A Half past 3 o'clock.

G When did you first see this man (Mr. Burlands)?

A I saw him up town.

G When? - About how long ago?

A That day when I went there I don't
remember.

G A few days ago - sometime last week
Ayes Sir.

G What time did you see him it was

A I didn't have any watch, I didn't see
the time

G What time did you see him what time
occurred that day?

A I don't know he said come down
stairs to me and -

G What time did you tell him that
it occurred?

A I don't remember the time?

POOR QUALITY
ORIGINAL

0757

E. 5

G. Did you tell him that it occurred at 9 o'clock in the morning?
A. No. in the afternoon I said
G. Didn't you tell the officer Mrs. that it
was about 9 o'clock in the morning
A. I went there at 9 o'clock in the morning
and I stayed there.

G. Didn't you say a minute ago that
you got there at 11 o'clock.

A. No I did not

G. Didn't you say a minute ago that
you got there at 11 o'clock in the morn-
ing?

A. Yes I did say that.

G. Was it nine or eleven, which was it?
A. It was 9 o'clock when I went there to
her house

G. What do you mean, when you took
his horse that it was eleven o'clock
when you got there?

A. Here in Elizabeth Street there is a
Mulberry Street, and I got ~~there~~
at 10 o'clock and I stopped with the
baby and played.

Q.

Q Do you mean that you started to go to his house at 9 o'clock?

A Yes Sir

Q Then you tell us the truth as near as you can when you first got to his house?

A It was 9 o'clock I said.

Q If you got there at 9 o'clock?

A I commenced to dress myself at 9 o'clock. And I got to his house at 10 o'clock. I commenced to dress at 9 o'clock.

Q Did you tell the officer when you came him the other day that what Mr. Lemmons done to you took place at 9 o'clock in the morning or about 9 o'clock.

A I said in the afternoon I didn't say in the morning.

Q How was it that he did this to you?

A He unbuttoned his pants and took my drawers and took the buttons off and unbuttoned his pants and put his thing in mine.

POOR QUALITY
ORIGINAL

0759

79

If just say how he done it?
A He pushed it this way ^{or} flat way
And let it come out.

If asked about was this done?
A He laid on me on the sofa
Q How long did this take, how
long you us be at it?
A Idont know

If about how long?
A Idont remember

If about how long did it take for him
to do it, how long did before his
thing in your thing?

A He pushed his thing in 3 times And
I commenced to holler ^{at} the baby
Cried ^{at} he let me alone.

If How many times did you holler?
A 3 times I hollered, and everybody
hearme, and the housekeeper says
what's the matter, and every body
heard it

If Did anybody come into the room?
A No Sir he shut the door ^{and} he push
the shades down ^{and} then he

A8

opened the door and heard a loud
cry. And before me a handkerchief
to wipe my eyes off.

If How long did you stay there?
When his wife came in I took the
baby and ran away.

If Was you crying when his wife
came in?

A No crying before was a handker-
chief to wipe my face and before
me a dollar, and I vowed not
take it and kept it in my shoes.

If Did you say anything to his wife
when she came in?

A I didn't say anything. I was afraid
she said Julia what the matter
and I said tell your husband to
let me alone. and if he don't you
will see what he will get.

If You told that to his wife when she
came up that day?

Copied

8 Goldilocks got home Saturday
After six

9

8

If what did you offer you got home?
A I said mamma look what he
done to me, and so gone into a dolls
and he said don't say anything
to your mother, and so gone one
a handkerchief and my mamma
went to his house,

If where did she do that?
A Monday

If did you go with your mother?
A yes Sir

If where she went to the Lasso?
A yes Sir

If who coming the baby?
A my mother did

If did you have any trouble in walking?
A yes Sir

If you walked there did you?
I walked there and he was up stairs

If you walked there did you take
Debbie?

A yes Sir

I and walked home again?
A yes Sir

**POOR QUALITY
ORIGINAL**

0762

40

18

Q Was you there on Tuesday ?
A I was there Monday and Tuesday twice
Q Did you go there with your mother
that day ?

A Two times, I went with my mother
Q Was any thing said about this
matter that you speak of ?
A Yes Sir

Q Didn't your mother go there to show
the cloth she bought for you ?
A Yes Sir

Q What are on Tuesday night ?
A Yes Sir

Q You say that she remained on Sunday
after dinner ?

A Two o'clock I said.

Q Was it before or after dinner, which
was it ?

A It was before dinner

Q You said you got your dinner on
that Sunday ?

A In his house

Q Then you didn't go right away when
10 this was done to you ?

POOR QUALITY
ORIGINAL

0763

H

18

Alls.

If you would believe a while ago that his
wife went down stairs and then
came upstairs, and that when you
took her baby up ^{she} was ready to
go and you then told her she must
look after her husband?

Answer Sir

If I may you say that this occurred before
dinner, and that you were there
and took your dinner?

A No I went down stairs ^{my} she took
me up stairs ^{my} she said what for
you come, you want to take your
dinner Sir, and she took my
baby and made me take my
dinner and I said all right, and
I was crying, and I said see
what your husband did and
I says he is drunk.

If also else was there that Sunday
when you were there?

A The ladies Brattee, ^{my} Linn and
her and me and the baby.

84

8

Q. Who accompanied you home?
A. Mrs. Smith.

Q. Nobody but her brother?
A. Only her brother, a little brother
of what time did he go away?
A. 13 o'clock. He used me to go away
go away from here. She was drunk
and he showed the way. Brothar way.
Q. Where was his wife at that time?
A. She was down in the yard taking
water.

Q. How long was she down in the
yard?

A. I don't know. She didn't used down
in the yard taking together.

Q. How long did you think she was
down for the water?

A. She came up at 3 o'clock, up stairs

Q. What time did she go down?
A. 3 o'clock she went down.

Q. What time did you take dinner?
A. Three o'clock, when she came up
She put everything on the table, I
told her what I did to me and

POOR QUALITY
ORIGINAL

0765

M.B.

I ran away and he went after me
and brought me upstairs.
Did anybody else take dinner
that day with you ?
A nobody.

Q. You are positive of this ?
Ayes. Sir. sure.

Q. You were here in Court ?
A yes my mother brought me here.
Mother was it ?
A. The other day

Q. Last week one day ?
Ayes. Sir.

Q. Did you remembered that you were here ?
Ayes. Sir.

Q. Do you remember seeing Mr. Moses
Lived here,
Ayes. Sir.

Q. And a good many other women
here tales ?

A yes Sir. It was all full here.

Q. Did you go over there and have
any talk with Mrs. Moses ?

23 Ayes. Sir.

**POOR QUALITY
ORIGINAL**

0766

2614

If didn't you go over there. When Mrs De Mores said she wouldn't be afraid that there was something against her, didn't you have a talk with her about day?

Allen could not find the man and my brother said we are going to tell Alice, that we don't do anything.

If didn't you tell her that day not to be afraid.

If I did go there and back with her and told her not to be afraid.

If was it here in this court room's Appendix.

If at that time was not DE Mores arrested?

Appendix

If and in court then?

Appendix he was locked up here.

If didn't you ever hear your mother say anything to DE Mores on account of what he done?

14 Appendix I didn't hear it.

**POOR QUALITY
ORIGINAL**

0767

**0
15.**

I did you know your mother say
that if she wanted get two or three
hundred dollars, that that would
be all shee wanted he to it I
G. Hoshi I did not know it

C. J. H.

15

P16

Luisa Posito being called as a witness being duly sworn does and says. (Examined this day and Interpreted.

Q Are you the mother of this complainant?

A Yes Sir

Q Tell her to state how this child came to go to the defendant house.
A They are relatives, and she used to go to her house

Q Do you know anything about the occurrence on the day in question?

A Yes Sir

Q What time did she go there?
A I don't know if it was one or two o'clock I cannot tell the time

Q What occurred after she came home?

A She told me that the god father had given her a present of a dollar

16 Then Isaac told Luisa going to

9/17

14

and the god father if he gone be a dally
and he said go and see him
and I come and I seen the matress
and found a pair of drawers
all full of blood, on a Monday day
and I asked her where this blood
came from, and she said from
the man that gone be a dally
of what occurred after that I
A went to have the prisoner and I
asked him about it and he denied
it, and I said do long as you
deny it I will fit you for it, and
then I had him arrested.

If how many times did you go to the
police to have him arrested?

A Twice, my son went twice, and
I went the last time.

If How is it you want have so many
times?

A I could not find him there, he
ran away and went to Brooklyn

If How did the prisoner come to
return to this City if he run away

18
R

14

As far as I can understand my
boy had him it seemed not enough
to anything, just to get him back.
He said he would play as a friend
of his, until he got him arrested, after
which he said not get him arrested.

Q Who E

Q What time on Monday did she go
there to the prisoners house?

A I don't know it was in the afternoon
of when the prisoner came at the time
A. Wadde came not home, but his
wife went after him where he
was working.

Q Did he come home while she was
there?

A I do not know for him, and I knowed
him and his wife the day
and he ran away.

Q She was there three day?

A Yes Sir

Q What did she go there for?

A To get him arrested

18 Q Didn't she go there to show the

**POOR QUALITY
ORIGINAL**

0771

889

14

Prisoner's wife a clothe that she
had bought for the little girl
A year but the wife had no need
to speak to me.

If Goldie has any money in this
woman's hand do that she took from
her that day about $\$75$ or Eighty
(A) dollars It was money I had given
to her to save for me.

"By the Court
of Your money"
Avosse

If Goldie pay to anybody she does that
she wanted was for three hundred dollars
and that would settle it and that
she was then going to go to Italy
A. Goldie I didn't say that

"To nobody"

Avosse nothing will pay for the
loss or of my child.

If Goldie say any thing nearly like
it

Avosse

19 Goldie the little girl goes with her

**POOR QUALITY
ORIGINAL**

0772

20
J.

On Monday we went to the
President's house.

We came there and stayed on the
stairs, I remained not alone in the
room.

If you want as far as the house with you
Answer Sir

You stayed down stairs
Answer Sir

I and others must go up

Answer Sir who said the man said
this is the man (measuring the do-
or) that you are the taller



Q.

Dominio Panteao being called
as witness being duly sworn
and says

By the Court to Mr. Burroughs.

Q. What do you desire to show by this
witness?

A. The fact that this man left the city
for fear of being arrested, and the
means which were resorted to
to entice him here.

By the Court.

Q. Is he dead or alive?

A. I do not know.

Q. Please what you did in connection
with this case what you know
about it yourself?

A. I do not know.

Q. How many times did you go for
the policeman to take the man
arrested?

A. Three times

Q. Did you have any conversation with
this man previous to the time

21 Q. He was arrested? Did you speak

POOR QUALITY
ORIGINAL

0774

822

to him before he was arrested?

Ayer Sir

Where was it?

A when I called in his house

Did you speak to him anywhere
else?

And he was not

If you spoke to him there also?

A yes Sir

What did you say to him when you
saw him before he was not?

A I said my friend do you do
this thing and he said no Sir
and I said all right; and he put
out his coat and he said I am going
to see the judge myself.

Did you see this man very often
else besides here in the City of New-
York?

A yes Sir

Where?

A at his work

Where was that?

A Cannon Street Lehman, I don't know

**POOR QUALITY
ORIGINAL**

0775

283

The name of the Street and Isambard W.
Mulberry Street
Gangsters also ?
Aren't we.

W. Alderman here in Brooklyn?
Also see I didn't see him in Brooklyn
Court Examination waived

[Handwritten signature]

283

**POOR QUALITY
ORIGINAL**

Q 776

**#8
m**

Mrs. N. Brown writes and sends me
behalf of the people being duly soon
deposited in same.

By the Post

If you can do so ?
A.H. East 28th Street

What is your business ?
A. Physician

Will you make the examination of
this complaint ?

A. Yes sir

If you please what occurred in connection
with it.

I examined this girl on the 15th day
of October, and I found that the
lower portion of the hymen had
been ruptured. At that a little fold
called the clotted had been torn.
The external genitalia were in a
state of inflammation, there had
been an attempt at penetration
by some blunt instrument. And
that is all.

m 1 Prof Examined

25

Q Did she tell you to your office?
A I don't know I saw her in my office
Q Was that the first time you saw
her?

A yes Sir

Q From the state of the body, at the
time you made the examination
what would be the physical condition
of the girl day or day or two after
A It would not be interfereed with
materially.

Q Would there not be some difficulty
in examining

A Except where there was a full
permeation

Q Would there be more or less pain
A There would be pain if it was a
full permeation

Q At what day you mean by a full perme-
ation of a child 11 years of age?
A I mean by that unless there is a
full complete entrance into the
vagina

25 Q Is not it a fact that the cause are

**POOR QUALITY
ORIGINAL**

0778

3/16,

are very rare unless the carefull
penetration from below as far as
the child was concerned 10 or 12
years of age?

Answer

At the first time I
do not see it is not rare in my experience
that you recognize "Whiston and Baile's"
and recognize that as one authority
if you recognize that as an
authority.

I do as one authority

What would you say to this, I now
read from the 218 Part 2 of
Whiston and Baile's medical juris
prudencia "The breast left after an
attempt at sexual penetration by an
adult with a girl under the age of
puberty vary somewhat with the
age but more still with the
degree of violence the frequency of
its repetition, a free and complete
connection between the adult male

**POOR QUALITY
ORIGINAL**

0779

85
27

"age, is on the first attempt, manifestly
unimpassable; repeated efforts however
will produce such a dilatation of
the parts as to render it finally
practicable. A case where the
magnum of a chick seven years of
age became by degrees sufficiently
dilated to admit the adult mass
organ completely, is mentioned in
Cawell's *Journal* for 1851.
But in the majority of cases the
penetration is but partial, and in
some cases the chief injury has
been inflicted by the use of the
finger. The truth of this statement
is shown by the frequently misapplied
condition of the hymen.

A. I don't say that this chick had full
penetration.

If you said you would not approach
the chick was able to withdraw
there was a full penetration,
didn't you?

29 A. I don't think so and it

5478

If I may ask you this! what an effect
an attempt would have upon a
child after years of age as far
as the physical condition is as
concerned a day or two after.
Admittedly say it doesn't markedly
influence

If you do say there may have been
a different effect in her physical
condition if there had been full
penetration?

A Say so now; it depends upon the
amount of violence used.

If on the same point I ask you this
question, I draw your attention
to 212 of the same work

"Medicinal evidence in cases of rape
is seriously affected by circumstances
over which the physician can have
no control, One afternoon at my par-
ticular office is the wait of an
examination at a sufficiently early
period to afford useful results."

28 In genuine cases where rape has

674

29

been really attempted, the local
marks of violence are often extremely
insignificantly, and consequently
soon disappear, a slight extraction
of the genitals, a laceration of the
Hymen, or a trifling discharge of
blood, are the sole indications of
the暴行 actions, and may within
forty-eight hours, be no longer present.
Hence it is seldom possible for
the medical examiner to make
any useful note of the marks
of violence upon the person, the
disorder of the clothing, etc. which
are usually prescribed by authors.
The dress has been snatched or
ripped, the means of injury have
disappeared, and all that remains
is perhaps a suspicious stain upon
a chemise, alleged to have been worn
at the time of the assault. It
is stated by a celebrated author,
who has had much experience
in such cases (Casper) that in

4
25
30

fifty eight cases, which had been required to examine, the time that had elapsed from the alleged Commission of the rape, varied from three weeks to over year. In connection with the injuries above alluded to, the victim of rape, particularly if young and a virgin, often manifests by her manner of walking i.e. by keeping the limbs separated that she suffers pain in the genital. She is also apt to complain of pain in passing her urine or in going to stool. These signs are most usually most pronounced immediately after the act of violence, and apart from aggravating circumstances, may be expected to decline from day to day. Is this not true?

Ayesha

If this girl had been penetrated to the extent of lacerating the hymen in the manner you have stated, and produced such

8/28
31

Injuries as you found indicated at the time, moved your horse apparently the day after the alleged penetration. assumed that she would have been able to walk from her house to the house of the prisoner the very next day, without apparent signs of fatigue or pain.

A. I should certainly say that a day or two afterwards there would be more or less pain, and more or less difficulty in walking.

Gallayn recognize also that in children of the age, of particularly of the complexion that there is a disease which presents almost all these features of violence do you recognize that fact?

A. There are many diseases

Gallayn recognize such a disease as Leucorrhoea and ^{gangrenous} ~~gangrenous~~ inflammation of the Vulva?

31 A Yes I have seen them many times

**POOR QUALITY
ORIGINAL**

0784

929
32

of blisters and this is seen spontaneously
in young chickens

Ayes.

If the parts are scratched, as a result
of itching does not the wounded
parts manipulation produce
an appearance of the granules
parts, that are often mistaken for
evidence of violence?

I have never seen it mistaken
for violence

I have you not heard of such cases?
A flock herd of chickens inflicting
injuries on themselves but
mention a case at that

I will read you the 233^d section
of Whortons "My Stiles"
"Blisters & sores" and gangrenous
inflammation of the vulva are
diseases which often arise
spontaneously in young chickens
especially after poorer class,
and are due to bad diet usually
lives scrofulous-taint, and

32

**POOR QUALITY
ORIGINAL**

0785

28°
33

Influence influences, In the minds
of anxious plotters they may
arouse suspicions of violence
with intent to commit rape
and sometimes form the occasion
for criminal prosecution, against
unscrupulous persons for the sake of
gain, I now ask you if you
have ever in your practice seen a
case where the manipulations
of the child itself by reason of
Leucorrhoea gangrenous of the
vulva has produced signs upon
the genital organs which have
been mistaken for an attempt
at violence.

A few unusual things in my life
of Dr. your readings fore you may
see such cases stated by authors
as above.

If you say that it is ~~impossible~~
in your opinion as a physician
in cases of that kind to be mistaken
for violence or attempted violence

**POOR QUALITY
ORIGINAL**

0785

H
34.

A. I would say it is possible or
impossible

The further hearing was then adjourned
to Saturday Oct 26 at 9:00 am
Place for the proposed places.

34

**POOR QUALITY
ORIGINAL**

0787

Fruit District
Police Court

Persuaded Portland
at
Vinegar St. Moses.) charged with
Rape
Ref no 1889
Before Hon
Daniel Reilly
Police Justice

All persons present the
examination proceeded.

Second Clerkman, avers
placed on the post of the defense.
being duly sworn deposes & says
Garden do you reside ?
A. 61 Main Street

Garden what is your business ?
A Physician

Garden you made an examination
of this girl Julia Canadas ?
Answer

Garden did you make that examination
Answer not recollect the exact date
when I examined that girl

POOR QUALITY
ORIGINAL

0788

of about how long after it is arrested
she was injured by the person's
A key told me it was about the
4th day after.

Q. What did you discover?
A. Discovered an irregularity of the
genital parts, an excessive redness
that is an unusual redness, I have
also noticed a slight festness at
the seat of the hymen, although
I could not examine the hymen
very well, on account of irregularity
of the parts, the girl didn't let me
examine it well enough, so that
I could make a perfect statement
of the presence, or absolute absence
of the hymen, all that I could
see it was not in a perfectly
normal condition.

By mistake

Q. And it had been destroyed?

A. That is a question which is very
hard to answer, this is a some-
what abnormal condition, but

3.

reheater it has been produced by
some improper antisocial violence
or not. That is the thing that is
quite hard to say.

By Mr. Butts. Reft to Powell

Q. From the appearance of the parts as
examined by you, was or was not
the inflammation, the appearance
of black parts such as named lead
you to believe that this condition
was produced by something else
than copulation, thus an act of
connection between this man
the defendant ^{and} this child?

A. From the history of the case, when they
entered my office, they at once
told me the history of the case
that the girl has been violated by
a man, so that this alone suggested
to me that it was produced by
copulation, but to say positively
that it was produced by copulation
that would be impossible for me

4

If you have been subpoenaed here by the people here you not ?
A I dont know from whom received the subpoena.

Q You have not been subpoenaed by the prisoner, you didn't make any examination for the prisoner of the girl did you ?

A I dont know I dont think so, I made the examination for the girl

Q Who did you give this certificate to ?

A The mother of the girl

Q And you appeared here during the examination on Thursday all day did you not ?

A Yes Sir

Q And you were not called then as a witness for the people were you ?

A No Sir

Q And the case was adjourned that day with the understanding that you were to be called to day ?

A Yes Sir

38 Q And you were not called to day

**POOR QUALITY
ORIGINAL**

Q 79 1

by the people, but by the prisoner?
Sir

By mistaking
If you didn't give this child a thorough
examination as to the points did you
A. I never give a thorough examination
as far as the exterior parts are
concerned.

If But you did not do to the interior
parts?
Answer:

AH

6

Francesco De Mores, called as
witness on the part of the defense
being duly sworn deposes and says
Q Are you the wife of the defendant ?
A Yes sir

Q Do you know Lucia Pandiani ?
A Yes sir

Q Were you on Sunday the 6th of
October last ?
A In my house.

Q Was your husband there ?
A Yes sir

Q Was she drunk that day ?
A No sir

Q Had Lucia Pandiani come to your
house that day ?
A No sir

Q What time ?
A 11 o'clock

Q How long did she stay there ?

A She stayed there until one o'clock

40 Q Describes the situation of your

71

rooms. How many rooms do you live in?

A Two rooms.

Q How many apartments are there on the floor where you live?

A Four plus mine besides me

grand are there apartments above and below?

A yes sir

Q Did Julia Pandinus complain to you on that Sunday that your husband had done anything other A no.

Q Did you see her crying?

A No sir she was not crying.

Q She says that you went down stairs for water and was gone along time my left your husband up there, is that so?

A yes sir

Q who was in the house besides your husband from 11 o'clock until 2 o'clock?

41 A Until one o'clock not two o'clock, my

8

brother and a sister are who was
she a neighbor, miles along side
of one another?

Q And who else was there at one o'clock
A A god mother of mine.

Q At what time did they have dinner?
A Just at 12 o'clock.

Q Was Julia Pausaids there then?
A Yes sir

Q When did she have her dinner?
A After had it at my house and went
away at 1 o'clock.

Q Did you see her carrying or anything of
that kind?
A No sir

Q When did you next see her?
A She didn't come to my house after that.

Q Did you see her then Monday Tuesday
Wednesday?

A No sir Wednesday her mother came
to my house

Q What did she come there for?
A The mother came there and told me

43 That my husband done something

9.

to her daughter, and if I would give
her so much money she would not
prosecute him?

Q/Did she mention any sum of money
Answer

Q/What day was it that she came there
to show you the little clothe that
she bought for the little girl?
A Tuesday.

Q/Did she get anything from you
that day?
A - nothing

Q/Did Julius mother get anything from
you that day?
A - nothing

Q/What day was it that she got the three
hundred dollars from you?
A It was on Sunday, it was something
like forty five dollars that she had
pulled up and gave her.

Q/Was it the Sunday before or after
the occurrence as alleged?
A She came there and got this money
#3 the same morning before this

**POOR QUALITY
ORIGINAL**

0796

1A

Happened.

G Then she was there on Tuesday to show you this little book?

Ayesha

G Now when she came on this day, did she say anything to you about your husband having injured this girl

Audrey

G What did you do when she charged your husband with violating the child.

A I didn't want to give her any money, then she would go to law.

G Didn't send for your husband when she came there and made this charge. Did he come back to the house?

A No, went after him myself and he came back

G Does your husband work?

A Down in Castle Street

By the Coach

G Didn't go for her husband?

Ayesha

44 G And then did he come back with her

4

Ayesha's husband came back home. She forgot to

Examine her stockings.

Q. This woman states that she gave some money to the lady?

A. Yes Sir, twenty five dollars

Q. Is it a fact that on account of her husband being of intemperate habits that she was trying to save a little money, and she gave it to this woman to keep?

Ayesha

Q. And she came there that morning and demanded it of you?

Ayesha on the morning the girl came here but provided.

Q. How do you know that this girl came there at 11 o'clock?

A. I know because I was cooking

Q. Did she leave at the clock?

Ayesha did

By the Court.

Q. Did this little girl lose anything or anybody with her, when she went there?

43

A. She had a little baby in her arms.

Q. By Mr. Stocking
A. What time did she get her dinner
there?

A. One o'clock.

Q. And while you were preparing that
dinner, didn't you go down to the
yard and get some water, and
leaving the child there alone to
help and assist me getting the
dinner while you went away?

A. No sir I didn't go down stairs at all
I didn't go out of the house at all

Q. The day that officer Burlands went
to your house to question you about
this matter, ask her if she didn't
make a statement to him about
her leaving the room off and on
and leaving Julia alone in the
room with her husband?

A. No sir I deny it



134

Savatora Grano ~~and~~ ^{and} witness called
on behalf of the people being duly
sworn deposes ^{as} says, examined
through an interpreter.

Q. Are you residing at
A. By Mulberry Street.

Q. Where were you on Friday the 6th
of October last?

A. The same day when the thief came
I was home.

Q. What does he mean by home, does
he live there or in the rooms with his
brother?

A. Yes Sir I live with my brother and
brother-in-law.

Q. And is that his dependent & his wife
Ansosia.

Q. What time did Julia Pandiani
get there?

A. Eleven o'clock

Q. How long did she stay there?

A. She was there from 11 o'clock until
10 o'clock and after dinner she went
away.

148

Q Did she take dinner at the house?

A Yes we all ate together

Q How many ate dinner there that Sunday?

A There were four altogether, the child, my sister & brother in law.

Q Was he in the room all the time that Julia was there?

A Yes sir

Q Did his brother in law the prisoner

Give tell him that he had no business here & that he must go out?

A No sir I was there all the time

Q How many rooms has your brother in law in that house?

A Two.

Q All the time that you were there the morning was the door open between the two rooms.

A Yes sir the door was open

By Mr Stoecking

Q What time did you go there that morning?

48 A I don't know when I sleep there.

**POOR QUALITY
ORIGINAL**

080

\$15

Q And does he pretend to say that he was there all the time from ten or eleven o'clock, or from the time the child went there until she left, ^{or} that he never left the room at no time?

A Yes sir.

Q Is it not true that he had a conversation with Officer Burleson, about that very fact, when he was there investigating the case ^{or} that you informed him that you went in and out of the room several times while you were there?

A No sir I did not.

Q At that time that my dog was not your sister's and confined in the house?

A Yes sir.

Q And wasnt all of you in and out after rooms to see how she was getting along in her confinement?

A No sir

49 Q You didnt leave the rooms at all

**POOR QUALITY
ORIGINAL**

0802

10

during that time's
Accord

you can't go into this
room at any time's

As he went in there ^{he} was gone about
20 minutes.

J

50

47

Francesca De Mores Roseau
and examined through my interpreter
by my Butto.
Tell her what her brother says that at
one time she left her rooms to go
into the sisterhoods rooms and
was surprised and was gone twenty
minutes, and ask her if after having
the matter called to her attention if
she remembers it or not?

A. Yes I went in & came right back
again.

Q. Where does your sisterhood live?
A. Right along side
of on the same floor.
Answer

Q. And you stepped into her room right
across the hall is that it?
A. Yes here is my door & here is my
sisterhoods door

Q. On the same side of the floor?
A. Yes Sir

Q. In front or back?
A. Towards the street

5.1 By the couch

**POOR QUALITY
ORIGINAL**

0804

188

If on the same side of the hall?

Ayes sir

If do they both front on the street?

Aus sir

If do it across the hall, is there any hall in the house?

Ayes sir he both live in the house.

By Mr Stocking

If the same doggo into the rooms of her sister without going into the hall can she?

A They live along side of one another

If don't there a hall in the house?

A One live's on one side and one on the other.

If the cannot get in her ~~neighbour's~~ room without going into the hall can she?

A Yes if go one place to come into the other.

By Mr Butts.

If are the doors close together?

Ayes sir

53 If ask her if the door in her room.

POOR QUALITY
ORIGINAL

0805

Ag

was open. If the door of her sister-in-laws room was open?

A The door of my room was open but the door of my sister-in-laws room were not open because she was confined.

Q Did you hear any noise or barking in your rooms that day?

A None at all

By Mr Stocking.

Q When officers Perrin and come to the house to see you in reference to this matter didn't you tell him that if your husband did or had assaulted that girl while you were in your sister-in-laws room you could not have heard it?

Answer



RB

20.

Josephine Oliver, witness being
duly sworn on the Port of the people
Independent deposed and says: Examined
through an interpreter.

X. Cross Examination

G. Where do you live?

A. 87 Mulberry Street

G. What is your business?

A. Married woman and keep house for
my husband.

G. Do you know Julia Pandinus?

A. Yes sir

G. Do you know the time that Julia
Pandinus Oliver who was associated
by the Prosecutor here?

A. Yes sir it was on a Sunday

G. What time did she go there?

A. I don't know exactly

G. But you were there?

A. Yes sir

G. Alley you in and out during the
time?

A. Yes every fifteen minutes I go out.

54 G. Does she see Julia Pandinus here

24

that day?

Ayesari

Q Did she see her at any time when
she was crying, or looked as though
she was crying?

Au a si

gives she live in the same floor where
De Mares does?

A yes she live in the same rooms where
the woman was confined.

Q Where did she have her dinner that day?
A had dinner at the defendants
house.

Q And did Julia eat at the same
table?

A yes she went away at one o'clock
Q And at that time she saw no
evidence that Julia had been
crying or anything of that kind?

Au a si

Q Did Julia carry a baby away with
her?

Ayesari

55 Q Did she hear any yelling that day

**POOR QUALITY
ORIGINAL**

0808

24

from DE Marcos's room ?
Answer

By Mr Stocking
Q How many times was she in and
out of that room that day ?
A All the time every fifteen minutes
was at this man's house.

Q Did I understand her to say that she
took dinner there that day ?
Answer.

Q If this last witness testifies that
there were only 4 ate dinner there
and that she was not present
is that the truth or not ?

A She tells the truth there were four.

By the Court

Q She was not enumerated as one of
the four.

A The other four got there before I did
I came in a little late but took a
little meat.

Q What time that day was this
woman confined, or when was the

✓6 child born ?

23

A. 12 o'clock.

By Mr Stroking
Q. What time did she go in there that day to eat her dinner?
A. Twelve o'clock I didn't stay only fifteen minutes and went right away.

By the Court

Q. Who was in the room when this lady got confined - who was in the room with her?
A. The midwife myself & the defendant's wife

Q. Was the defendant's wife there all the time this woman was confined?
A. Yes

Q. How many others were there besides her?
A. The midwife this woman, Courtney (Johnman) & the prisoner's wife mother were there.

Q. Did this last male witness visit the room of the lady that was being confined at any time that day?
A. Yes

**POOR QUALITY
ORIGINAL**

3810

✓

Amos' men was always at his house.

J

✓

35

Josephine Parravola witness
called on the part of the defendant
being duly sworn deposes and says
(examined through an interpreter)

By the Court

Q. What floor in the house does she
live on?

A. Second floor.

Q. On the same floor with the defendant
Assessi

Q. Are you related in any way to the
defendant?

A. No sir I have only been here 3 months
of May you remember this Sunday after
Julia says she was assaulted by
the prisoner?

A. No sir I don't know anything about
it.

Q. You heard this little girl at all?

A. No sir I didn't see her at all

Mrs Butto left - I never

noticed you hear any crying or whaling
that day in those rooms?

59 Assessi

08 12

56

Q By the Court.

Q Did you read anything about this assault or alleged assault, ever.

You in the house that day?

A I don't know anything only that he is a good man.

Q Were you in the house that day in the rooms on that floor between 9 and 10 o'clock? Did you know anything about the alleged assault?

A Yes.

By Mrs Butts.

Q I want to ask her if she remembers the Sunday that Julia Caudino claims that she was assaulted by this degen-
dant?

A I cannot tell it was about 22 days ago, and it was a holiday, there was a woman confined in the house. Q Do you remember the day when the woman was confined?

A Yes it was on a sunday.

Q Did you hear any child screaming or crying that day, on the floor or

24

anywhere else in the house for keep
or anything of what kind in distress
and in

If she was she between the hours of
9 AM to 10 o'clock

A. In the house

Q. And were your doors open or closed?
A. Open

Q. Did the police interfere with her about
whether open or not?

A. It was open

By Mr. Stockman.

Q. Did she leave house some afternoon
the hours of 9 AM to 10 o'clock on the day
A. No I did not.

Q. She never went in the yard or anywhere
else?

A. And in

By the Court

Q. Does she know the woman that
was confined there?

A. Yes I know her, and I went in there
of her own accord she in her rooms

Q. A went in and out, they would

**POOR QUALITY
ORIGINAL**

08 14

248

not let me in because that was the
time she was confined.

By M.V. Stockings.

Guiko would not let her in ?
A. Puccia-penalls, (the woman pointing)
Guaro the door shut at the time you
wanted to go in the side Chamber
of the Confin'd woman ?

A. The door was shut but I knowed at
it :

[Signature]

65

29

Answered. About witness
Called as the first of the defendant
being duly sworn deposition and says
(having been through my Interpreter).
By Mr. Butts : }
Left Russell }
Gathered does she live ?

Q. By Baxter Thell

A. She is a married woman,
Age I kept house for my husband.

Q. Does she live at Julia's
Ans.

Q. Do you know her mother ?
Ans.

Q. Did she have any talk with Julius
mother about his defendant
assaulting Lee child ?

Ans. No

Q. When was it ?

A. Six days afterwards. The following
Sunday.

Q. When did she have this talk ?

A. At my house she came to my house

63 Q. What did she say to her ?

39

A. She came there and asked for my husband, and I told her my husband had gone to church, and I asked her what she wanted, and she told me that the man who worked with my husband she wanted to find out where he had gone.

Q. What man was that?

A. The defendant. She told me that something had happened to her daughter wells, Mr. Clegg her I didn't know anything. She said that she was going to where this man worked to see if they could not fix up the matter or arrange it, she told me that if this man would give her four hundred dollars, she would not do anything in the matter.

Mr. Stocking avows the cross Examination of this witness

[Signature]

64

**POOR QUALITY
ORIGINAL**

QB 17

81.

Mrs. Hayden a witness called on
the part of the defendant being duly
sworn deposes and says.

By the Court

Q. Where do you reside ?
A. 87 Mulberry Street.

Q. Are you a married woman ?
A. No Sir I am the housekeeper here.

Q. And do you occupy rooms above or
below a man ?
A. Yes Sir

Q. In what portion of the house ?
A. In the front house rear rooms.

Q. On which floor ?

A. On the first floor

By the Butts.

Q. Your daughter is the housekeeper
of the house ?

A. Yes Sir and myself also, when she
is away I take care of it.

Q. Do you remember the Sunday the
6th of October last ?

A. I do not.

W. Q. Do you remember the day when this

37

woman was confined in the house? Are you well.

If Mr. & Mrs. Pandian say anything to you on that day, that she had been assaulted?

A. No one said the girl

of Mr. & Mrs. Pandian say anything to you on that day?

A. No one not a word.

If he says that he told the housekeeper that day Sunday Oct 6th that something had occurred up stairs and that the housekeeper, waited to know what happened up stairs, Did you hear any such conversation with Mr. Pandian?

If there was your daughter that day? Adal Pandian that day herself and her husband?

Mr. Stocking waives the right of annotation of this witness!

JG

33

If witness K E Thomas the defendant
being duly sworn in his own
behalf deposes and says. examined
through an interpreter)

If witness do you reside?

A By Mulberry Street

If do you remember the 6th of October
last year day?

Answer sir

If did he see Julia Pandiani at his
house on that day?

Answer sir

If tell him that Julia Pandiani says
that on that day he committed an
assault on her by placing his
privates to her, is that true?

C. H. A. Sir I deny it

If did you give her any money that
day?

Answer sir

If where does live now?

A Canal Street

If how long has he worked there?
67 Albany years.

34

8

Q. Tell him that Justice Pandemic says
that he was drunk on Sunday the
6th of October last?

A. No sir.

By Mr Stockings.

Q. Where does he work?
A. Canal Street mule driving teams.

Q. Who is working there in the freight
house on the Calcutta on a Tuesday
and Wednesday after the alleged
assault.

A. I do not know them.

Q. He didn't do any day that noon
morning?

A. I don't know a day.

Q. Who this man and called on you
where was it?

A. On a two day I think it was a two
day.

Q. Who do you say you worked?

A. Canal Street, I don't know the
number.

Q. Who do you work for?

68 Q. Mr Stage, Lawood things that come

35.

in from the trades the cost

of it in St. Johns Park.

A yes Sir

You do you worked there every day for
the week following the assault.
I did not work steady that week.

You was he working on the 8th and 9th of
October a full week?

A No Sir I was not working one day
because I went to my Lawyer's
of fact it a fact that Lewis said or
that he got information that the
detectives came after him on the
8th of October & held off his employ
ment on the 8th, and didn't show
up for two days afterwards, and
him if that so?

A That is true because I went to
defend myself.

Q Where did you go to?

A I went to the Lawyer's because I
wanted to defend my case

Q Is it a fact that you went to
Brooklyn?

36

A went there on an errand.

Q Is it a fact that he was there for one or two days?

A Yes I went there on an errand.

Q And how long did you remain there one day, two days or three days?

A Two days.

Q How many days were you away from home that week?

A I don't remember.

Q Was two or three days?

A It was two days in Brooklyn.

Q If he was an innocent man why did he cover up

Objected to. By the Court Objection sustained.

Case closed.

Defendants counsel moves to dismiss the complaint.

By the Court Motion Denied.

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

**POOR QUALITY
ORIGINAL**

0823

Dr. B. Scheinkman,

Office Hours: { 8-10 A.M. 61 MOTT STREET,
1-2 P.M.
6-8 P.M.

NEW YORK.

R

This is to certify that having examined Miss Julius Kandia, I found her hymen to be disturbed bearing some evidence of an attempted copulation, (as far at least, as the history of the case is concerned)

B. Scheinkman M.D.
61 mott st

POOR QUALITY
ORIGINAL

0824

15th Mr. 89
41 E. 28

Presid E. T. Gerry-
S. P. C. C.

Dear Sir.

I have examined
Julia Contreras act 10.
I beg to state that there
has been an attempt
at penetration by some
blunt instrument. The
lower part of the hymen
has been torn and
the fourchette lacerated.
There is still present
some inflammation

Yours very truly
W. H. French

**POOR QUALITY
ORIGINAL**

0825

Police Court, / District.

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

of No. 100 East 23rd Street, aged 36 years,
occupation Officer Society to C. being duly sworn, deposes and says,
that on the 6th day of October 1889, at the City of New
York, in the County of New York, Vincenz De Marco, (now
here) did unlawfully have sexual inter-
course with a female not his wife to
wit: Julia Caudina a female child
under the age of sixteen years to wit;
ten years in violation of section 278
of the Penal Code for the reasons
following to wit: Deponent is informed
by the said Julia Caudina that on
said day ~~said~~ ^{said} Julia visited the residence
of the defendant at 87 Mulberry Street
at about the hour of nine o'clock
am. That while the said Julia and the
said defendant were alone in said
apartment the defendant placed the said
Julia upon a sofa and lifted her
dress and tore the drawers then
worn by said Julia and exposed
her private parts and then he, defendant
laid upon said Julia and inserted
his penis into the vagina of the
said Julia thereby partially penetrating
the said Julia. That upon an exami-
nation of the vagina of the said
Julia by Walter H. Snow, a physician
whose certificate is hereto annexed,
it shows that the ^{Julia's} ~~sovereign~~ has been
penetrated and lacerated.

Therefore deponent pray that the
defendant may be dealt with
according to law.

Sworn before me this 16th October, 1889

To J.C. Reilly

Police Justice

Emanuel Burlando

**POOR QUALITY
ORIGINAL**

0826

Police Court, / District.

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

Emanuel Barlanda

*of No. 100 East 23rd Street, aged 36 years,
occupation Officer Society, to the C being duly sworn, deposes and says,
that on the 6th day of October 1889, at the City of New
York, in the County of New York, Vincenzo De Marco, (now
here) did unlawfully have sexual inter-
course with a female not his wife to
wit: Julia Landrianna a female child
under the age of sixteen years to wit:
ten years in violation of section 278
of the Penal Code for the reasons
following to wit: Deponent is informed
by the said Julia Landrianna that on
said day ~~and Julia~~ visited the residence
of the defendant at 87 Mulberry Street
at about the hour of nine o'clock
am. That while the said Julia and the
said defendant were alone in said
apartment the defendant ^{an hand} the said
Julia upon a sofa and lifted her
dress and tore the drawers then
worn by said Julia and exposed
her private parts and then he, defendant
laid upon said Julia and inserted
his penis into the vagina of the
said Julia thereby partially penetrating
the said Julia. That upon an examination
of the vagina of the said
Julia by Walter H. Snow, a physician
whose certificate is hereto annexed
it shows that the ^{Julia's} vagina has been
penetrated and lacerated.*

*Therefore deponent prays that the
defendant may be dealt with
according to law.*

Swear before me 3 this 16: October, 1889 3

Emanuel Barlanda

To J C Bullock

Police Justice

**POOR QUALITY
ORIGINAL**

0827

CITY AND COUNTY
OF NEW YORK, { ss.

aged 10 years, occupation School girl of No.

147 Elizabeth Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of Emanuele Burlando
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of October 188

16

188

Julia Caudiana

mark

T. J. Collellis

Police Justice.

**POOR QUALITY
ORIGINAL**

0828

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Vincenzo De Marco 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. Vincenzo De Marco

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Italy

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

Answer. 87 Mulberry St. And I am.

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

Vincenzo X De Marco

mark

Taken before me this

day of October 1888

S. J. C. J. H. S.
Police Justice.

**POOR QUALITY
ORIGINAL**

0829

Sec. 192.

First

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK,

An information having been laid before Daniel O'Reilly a Police Justice
of the City of New York, charging Vincenzo De Marco Defendant with
the offence of 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 Vincenzo De Marco Defendant of No. 87
Mulberry Street; by occupation a Labourer
and Antonina Gunes of No. 101 Park
Street, by occupation a Banker Surety, hereby jointly and severally undertake that
the above named Vincenzo De Marco Defendant shall personally appear before the said Justice at the First 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 Twenty
Hundred Dollars.

Taken and acknowledged before me, this 17 }
day of Oct 1889.

P. J. Kelly
POLICE JUSTICE.

Vincenzo De Marco
Mark
Antonina Gunes

**POOR QUALITY
ORIGINAL**

0830

CITY AND COUNTY *ss.*
OF NEW YORK,

answering to the above and below named persons

for the purpose of giving his testimony

1886

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Under-taking to appear
during the examination.

v/s.

Taken the day of 1886

Justice.

Antonio Lunes

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 *Forty* *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 *a house and lot of land in 36½ 73 after Street of the value of \$40,000 free and clear of all encumbrance*.

Antonio Lunes

**POOR QUALITY
ORIGINAL**

0831

Police Court... / St. 1638
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emmanuel Burkhards

Concejo de Moros
vs.
Rape

DATED
October 26, 1889
10/26/89
Signed

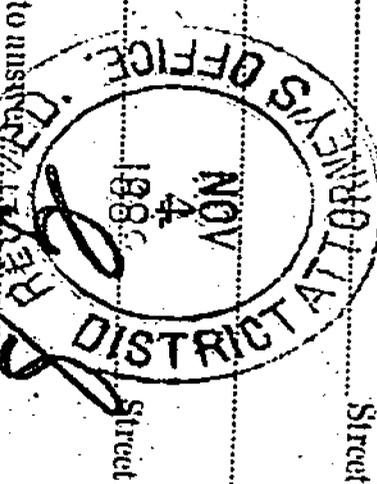
Dated 16 Oct 89
Daniel O'Reilly Magistrate.

Hannah Day Officer.

Precinct.

\$2000 bail Ex Oct 24 1889

" " " 11 26 10 a.m.



I further certify that the offence 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 Oct 26 1889 S. J. C. Kelly Police Justice.

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

Dated Oct 27 1889 S. J. C. Kelly 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**

0832



The New York Society for the
Prevention of Cruelty to Children

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, Oct 29th 1889

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

The People
against
Vincenzo DeMarco.

} Notice of Prosecution.

To the District Attorney of the
City and County of New York,

Sir: This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1876, Chapter 30, Section 3), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

**POOR QUALITY
ORIGINAL**

0833

N. Y. GENERAL SESSIONS.

THE PEOPLE



CRUELTY TO CHILDREN.

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

**POOR QUALITY
ORIGINAL**

0834

Police Court, First District.

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

of No. 100 East 23rd Street, in said City, being duly sworn, deposes and says, that a certain male child called Julia Caudiano [now present], under the age of sixteen years, to wit, of the age of ten years, is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of General Sessions of, in and for the City and County of New York, entitled, The People against Vincenzo DeMarco, wherein the said Vincenzo DeMarco is charged with the crime of Rape, under Section _____ of the Penal Code of said State, in that he, the said Vincenzo DeMarco, did on the sixth day of October 1889, did feloniously commit a rape on the person of the said Julia Caudiano.

and that the said Julia Caudiano will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Julia Caudiano may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed temporarily to an institution authorized by law to receive children on final commitment, and to have compensation therefor from the City or County authorities, as a witness, to appear on the trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided, and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this 1st day of November 1889,

Edward Lester

S. J. Cudahy

Police Justice.

**POOR QUALITY
ORIGINAL**

0835

POLICE COURT / DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



AFFIDAVIT

WITNESSES

Dated Oct 1st 1889
O'Reilly Magistrate.
Becker Officer.
S. P. C. C.

Disposition, Court to the
N.Y. Society for the
Prevention of Cruelty
to Children

STYLED & CASH, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

**POOR QUALITY
ORIGINAL**

0836

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Dineen Dernance

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Dineen Dernance*
of the CRIME OF RAPE, committed as follows:

The said *Dineen Dernance*,
late of the City of New York, in the County of New York aforesaid, on the
~~sixth~~ day of ~~October~~, 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 *Julia*
Pandiani, _____ then and there being, wilfully and,
feloniously did make an assault, and her the said *Julia Pandiani*,
then and there, by force and with violence to her the said *Julia*
Pandiani, against her will and without her consent, did 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.

SECOND COUNT—

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

The said *Dineen Dernance*,
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 *Julia Pandiani*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Julia Pandiani*, 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**

0837

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Vincenzo Demarco* of the CRIME OF RAPE, committed as follows:

The said *Vincenzo Demarco*, 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 *Julia Landino*, then and there being, wilfully and feloniously did make another assault, and an act of sexual intercourse with her the said *Julia Landino*, then and there wilfully and feloniously did commit and perpetrate, against the will of the said *Julia Landino*, 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 *Vincenzo Demarco* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Vincenzo Demarco*, 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 *Julia Landino*, then and there being, wilfully and feloniously did make another assault, with intent, an act of sexual intercourse with her the said *Julia Landino*, 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.

**POOR QUALITY
ORIGINAL**

0838

F. J. S. COUNT:—

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

of the CRIME OF RAPE, committed as follows:

The said *Duncing Demarco*,

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 *Julia Landain*.
then and there being, wilfully and feloniously did make another assault, she, the said
Julia Landain, being then and there a female under the
age of sixteen years, to wit: of the age of *Kew* years; and the said
Duncing Demarco then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
Julia Landain —, 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*.

0839

BOX:

372

FOLDER:

3486

DESCRIPTION:

Dennett, David

DATE:

11/27/89



3486

**POOR QUALITY
ORIGINAL**

0840

330 / J. J. McR.

Witnesse:

John J. McR.

Counsel, D. J. McR.

Filed 10 day of Nov 1889

Pleads, Not guilty

(Sections 528 and 530 of the Penal Code.)

MISAPPROPRIATION

THE PEOPLE

vs. R

David Bennett

Mr. Cleveland.
315 Main St. #2. N.Y.
John Jones, 19 1/2 Main St. (Long Island)
19 1/2 Main St. -
Mr. Hanley. Superintendent
Stone Bros. 20 1/2 Main St. N.Y.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

People vs. Bennett
of New York, N.Y.

Alfred W. Little
Foreman.

John J. McR.

Dev 4 13.

Police Court

2nd

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 629 & 631 Eighth Avenue, street, aged 40 years,
occupation Dry Goods being duly sworn
deposes and says, that on the 10 day of November 1884 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

Good and lawful money of the
United States of the amount and
value of Fifty-one dollars

of

Support to prove me this

the property of Stephen M. Farland and 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 David Lemmett now here
from the fact that the defendant was
in the employ of deponent as an errand
and messenger and deponent is
informed by John McBriery, Shipping
clerk in the employ of deponent that he
said messenger gave the defendant
two ladies suits to deliver to Mrs Johnson
of No 313 West 26th Street and said
defendant was to collect the above amount
of money for said suits deponent is informed
by a postal card which deponent received
and signed by defendant that he defendant
Collected the above described amount of
money and said defendant admitted

**POOR QUALITY
ORIGINAL**

0842

and Confessed in Open Court that
the defendant Collected said Amount
of Money and sent said postal Card
thereof Annexed to defendant and
that the defendant with greed and
appropriated the same to his defendant
own use.

Swear to before me
this 22nd day of Nov 1889 Edward O'Flaherty
J. J. Henry, Esq.

Police Justice



**POOR QUALITY
ORIGINAL**

0843

CITY AND COUNTY
OF NEW YORK, ss.

aged 18 years, occupation Shipping Clerk of No.

629 & 631 - 8th Avenue Street, being duly sworn deposes and

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

Sworn to before me this
day of Nov 1889

J. Morrissey

B. Henry Ford
Police Justice.

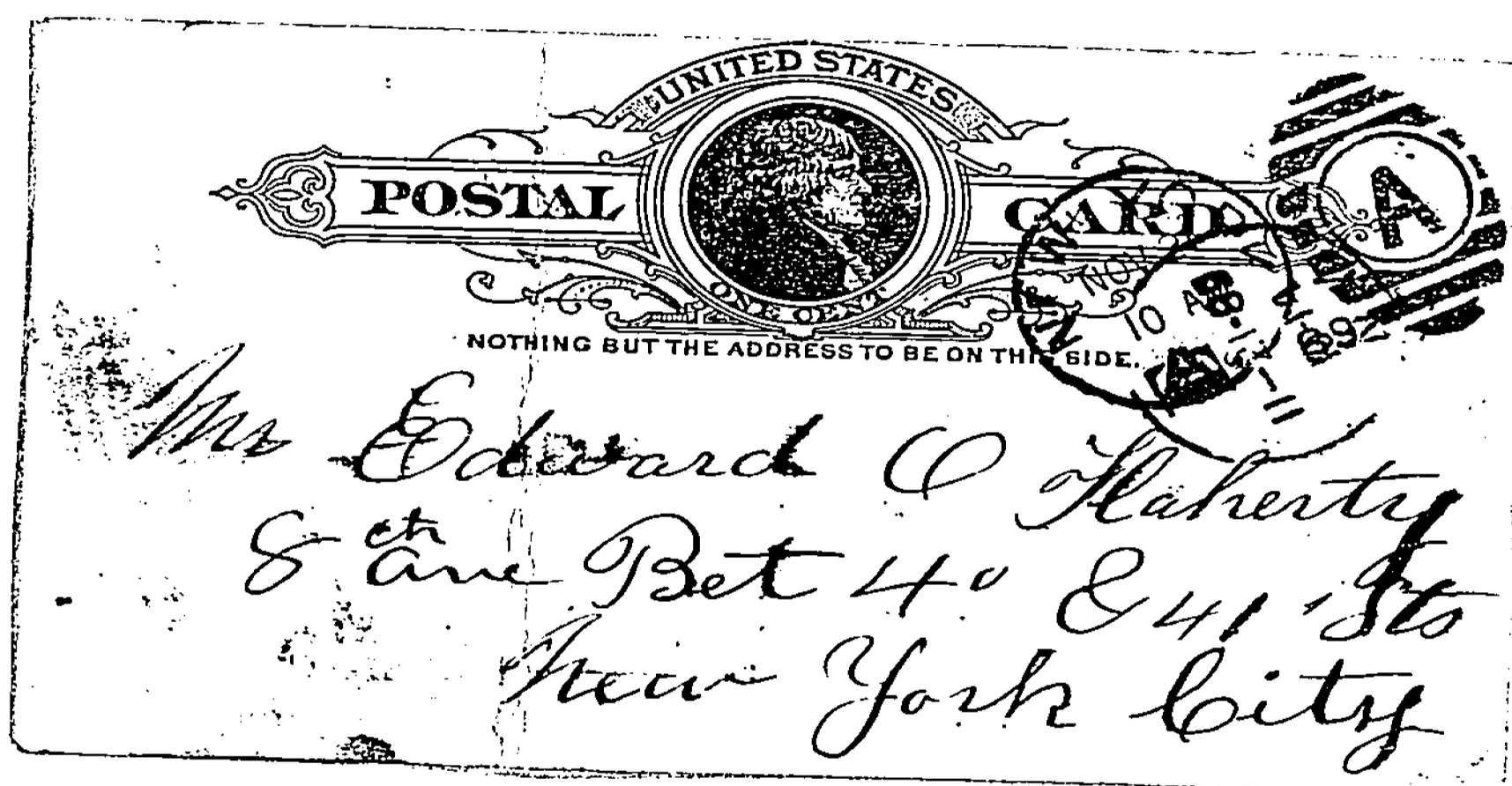
**POOR QUALITY
ORIGINAL**

0844

Nov. 21/84
New York City
Mr Edward O'Phalerty
Sir: I hope that
you will excuse
me for not coming
to work to day
as I was called
away on a matter
of importance. I
have a cold & 5/
The money I will
return to you tomorrow
morning. Very
Respectfully yours
J. J. Deneen

**POOR QUALITY
ORIGINAL**

0845



**POOR QUALITY
ORIGINAL.**

0846

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

David Dennett 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.

David Dennett

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Jersey City

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

Answer.

235 Waverly Street

Question. What is your business or profession?

Answer.

Packer

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

David Dennett

Taken before me this 1st day of October 1888

B. Murphy
Police Justice.

POOR QUALITY
ORIGINAL

0847

Police Court... 2/17/32 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward C. Blanchard vs.
David Clement

No. 1, by _____ Street.

BAILED.

No. 2, by _____ Street.

No. 3, by _____ Street.

No. 4, by _____ Street.

Dated Nov 22 1889

20 Magistrate.

Witnesses, John Morrissey Officer.

No. 629 Precinct.

Offence Grand Jury.

Residence _____ 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 \$100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Nov 22 1889

Bellamy Board

Police Justice.

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

Dated Nov 22 1889

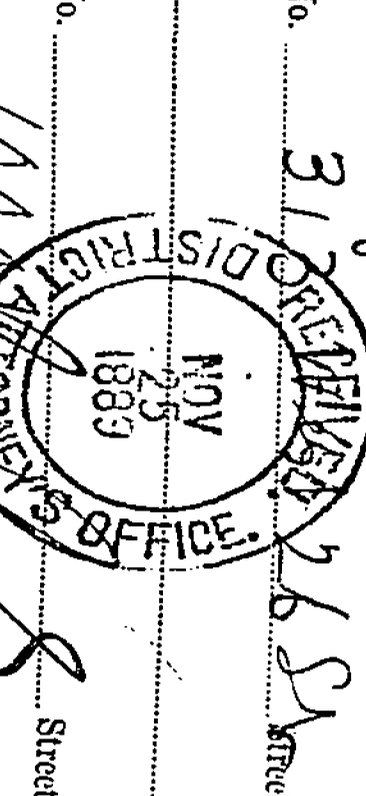
Police Justice.

There being no sufficient cause to believe the within named

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

Dated Nov 22 1889

Police Justice.



**POOR QUALITY
ORIGINAL**

0848

District Attorney's Office.

PEOPLE

vs.

David Donnett.
J.R.

Edw. O'Flaherty
639 + 631 - 8th Ave

Off Jno. Fehegan
20 Preck

Jno. Morrissey
639 - 8th Ave

**POOR QUALITY
ORIGINAL**

0849

PART II.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Mr. O. Dayley
of No. Supt. Stein Bros., 23rd Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the

day of December 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

David Bennett

Dated at the City of New York, the first Monday of December
in the year of our Lord, 1889.

*Mr. Stalley sends word by the JOHN R. FELLOWS, District Attorney.
officer of Stein Bros. that the deft was in their employ 4 or 5 mos
and that he believes his character to be good.*

**POOR QUALITY
ORIGINAL**

0850

*Stan Bias
23 st*

Should the cause not be called off for trial, and no reason
missed in Court, please inquire in the District Attorney's
Office about it, and you may save time.
If inconveniient to remain, and you prefer another day,
state this early to the District Attorney, in the Court.
If I'll whereabouts, please send timely word to the District
Attorney's Office.
If you know of more testimony than was produced be-
fore the Magistrate, or if a fact which you think material
was not there brought out, please state the same to the
District Attorney or one of his Assistants.

POOR QUALITY
ORIGINAL

085

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

David Dennett

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

The said David Dennett,
late of the City of New York, in the County of New York aforesaid, on the
twentieth day of November in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid, being
then and there the clerk and servant of Stephen McPartland
and Edward O'Flaherty, co-partners,

and as such clerk and servant then and there having in his possession, custody and control
certain moneys, goods, chattels and personal property of the said Stephen McPartland and Edward O'Flaherty
the true owner thereof, to wit:

the sum of fifty-one
dollars in money, lawful money
of the United States of America and of
the value of fifty-one dollars

the said David Dennett afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Stephen McPartland and Edward O'Flaherty
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said Stephen McPartland and Edward O'Flaherty

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

JOHN R. FELLOWS,
District Attorney.

0852

BOX:

372

FOLDER:

3486

DESCRIPTION:

Deran, James

DATE:

11/20/89



3486

**POOR QUALITY
ORIGINAL**

0853

211st Street Antelope
Counsel, J. W. M. Nov. 1889
Filed 20th day of Nov. 1889
Pleads, *Pro se* guilty to
[Signature]
THE PEOPLE
vs.
James Dewart
[Signature]
District Attorney
Office of the N. Y. City
Over and Committee for the
Safety of the City
[Signature]

Grand Jury
Second Degree
From the Person.
[Section 523, 58 General Code.]

Witnesses:
James Dewart,
John H. Keefe

JOHN R. FELLOWS,
District Attorney.
Nov. 2nd 1889

A True Bill.

M. W. White
M. W. White
Foreman.

Nov. 27, 1889
Pleads *Pro se*
Nov. 29, 1889
Signed *J. W. M.*

**POOR QUALITY
ORIGINAL**

0854

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 5150 M 26 James Dorey
Street, aged 30 years,
occupation Laborer of ~~James~~ being duly sworn
deposes and says, that on the 17 day of November 18⁹² at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

The silver watch valued
at Forty dollars

of
Sworn to before me, this
day }

18

Police Justice.

the property of Kephenny

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 James Dorey (not him)
for the reasons following
to wit: on the said date
as deponent was stamping
in Castine Slip house
the said watch which was
attached a chain in the left
pocket of the vest the worn
by deponent as a portion of
his bodily clothing he missed
the said watch, Deponent is un-
furnished Alice Dorey (wife to
deponent) that she Alice saw
the defendant take said
watch from said pocket

**POOR QUALITY
ORIGINAL**

0855

Said Alice seized hold of
defendant's hand, which hand
held the said watch and
which watch the defendant
wore upon the sidewalk.

Upon the before me this 17th day of November 1898, Derry
my County Justice
R. H. Ladd

**POOR QUALITY
ORIGINAL**

0856

CITY AND COUNTY } ss.
OF NEW YORK,

aged 38 years, occupation Moorish of No.

575 W 26 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Doney

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

Sworn to before me, this

day of January, 1889

Police Justice.

**POOR QUALITY
ORIGINAL**

0857

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *James Devan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *122 Cherry St. Brooklyn*

Question. What is your business or profession?

Answer. *Book Binder*

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

Answer. *I am now family*

James Devan

Taken before me this
day of January 1883

Police Justice.

**POOR QUALITY
ORIGINAL**

0858

Police Court -

District

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

55 West 26th Street

James D. Conroy

Signer to be present

BAILED,

No. 1, by _____ Street.

No. 2, by _____ Street.

No. 3, by _____ Street.

No. 4, by _____ Street.

Dated Nov 18 1886

Office of the Clerk, Magistrate.

Precinct, Officer.

Precinct.

Witnesses, Police Conroy

No. 575 West 26th Street.

No. 1575 West 26th 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
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 17 1886 signed G. M. Police Justice.

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

Dated Nov 17 1886 signed G. M. 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 Nov 17 1886 signed G. M. Police Justice.

**POOR QUALITY
ORIGINAL**

0859

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Derau

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

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

The said

James Derau

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

One watch of the value of forty dollars.

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

0860

BOX:

372

FOLDER:

3486

DESCRIPTION:

Devlin, Bernard

DATE:

11/14/89



3486

**POOR QUALITY
ORIGINAL**

Q86

Witnesses:

Mr. Jefferson
Officer McEntire

Counsel,
Filed, 1st day of Nov 1889
Pleads

THE PEOPLE

FRAUDULENT REGISTRATION.

[Chap. 410, Laws of 1882, § 1903.]

vss.

Bernard Devlin

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. H. Stittle
W. H. Stittle
Foreman.
George H. French
George H. French
J. G. Hart

**POOR QUALITY
ORIGINAL.**

0862

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

LL District Police Court.

Bernard Devlin 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. *Bernard Devlin*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Gatherer*

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

Answer.

I am not guilty

*his
Bernard Devlin
mark*

Taken before me this

day of *July* 1887

H. M. Johnson

Police Justice.

POOR QUALITY
ORIGINAL

0863

Police Court No 1645
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Steffens
303 west 3rd Street
Albany, New York
Defendant

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Jan 6 1889

C. H. Mahan Magistrate

H. D. Conklin Officer.

Offence Registering

Precinct.

Witnesses Alfred Shandley

No. 332 Broadway Street.

No. 100 Street.

No. 100 Street.

No. 100 Street.

No. 500 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 Jan 6 1889 H. D. Conklin Police Justice.

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

Dated Jan 6 1889 H. D. Conklin 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 Jan 6 1889 H. D. Conklin Police Justice.

**POOR QUALITY
ORIGINAL.**

0864

CITY AND COUNTY { ss.
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

Sworn to before me, this

18th day

Police Justice.

of No. 300 East 38th Street, aged 35 years,
occupation Mender being duly sworn deposes and says
that on the 28 day of October 1889
at the City of New York, in the County of New York

Bernard Devlin (now here), did
knowingly and fraudulently register
his name as a legal and qualified
voter at the polling place of the 14th
Election district of the 18th Assembly
district located at No 300 East 38th
Street. That defendant then and
thereunder oaths states to defendant
that he resided at No 33 East 38th st.
first floor rear. That defendant
has ~~ever~~ been informed by

**POOR QUALITY
ORIGINAL**

0865

Officer Denis McCarthy of the 21st Precinct that said defendant did not then reside at said No 332 East 38th street and that he had not resided there, for a year last past. Wherefore defendant prays that defendant be held to answer.

~~This day of April 1889~~ J. W. Steffeman
~~Montague~~
Police Justice

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

**POOR QUALITY
ORIGINAL**

QB66

CITY AND COUNTY } ss.
OF NEW YORK,

aged 44 years, occupation Police Officer of No.

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

Sworn to before me, this

188

8 Dennis H. Clancy

Dennis H. Clancy
Police Justice.

H. M. Mahon

POOR QUALITY
ORIGINAL

QB67

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Bernard Devlin

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse *Bernard Devlin* —
of a FELONY, committed as follows:

Heretofore, to wit: on the ~~26~~ day of October, in the year of our Lord one thousand eight hundred and eighty-nine, the same being a day duly appointed by law as a day for the general registration of the qualified voters of the said City and County, the said *Bernard Devlin* late of the City and County aforesaid, at the City and County aforesaid, did personally appear before the Inspectors of Election of the ~~Fourteenth~~ Election District of the ~~Fourteenth~~ Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held for the purpose of the general registration of the male residents of the said Election District as then were, or would be on the day of election next following the said day of registration, (to wit: on the ~~2~~ day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in the said month of November, and being the day duly appointed by law for the holding of a general election throughout the said State, and in the City and County aforesaid), entitled to vote therein, at the duly designated polling place of the said Election District, and did then and there, at the said general registration of voters, feloniously and fraudulently register in the said Election District, not having a lawful right to register therein, in this, to wit: that the said *Bernard Devlin*, was not then a male resident of the said Election District as then was, or on the said day of election next following the said day of registration would be entitled to vote therein, for the reason that he was not then, nor would he on the said day of election have been, an inhabitant of the said State one year next preceding such election, and the last four months a resident of the said County of New York, and for the last thirty days a resident of the said Election District, against the form of the statute in such case made and provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS, District Attorney.

0868

BOX:

372

FOLDER:

3486

DESCRIPTION:

Dill, Walter E.

DATE:

11/14/89



3486

**POOR QUALITY
ORIGINAL**

0869

1918
John C. Brown

Witnesses:

Green House Jerry

Counsel, John C. Brown
Filed 1/4 day of Jan 1889
Pleads, Guilty 19
THE PEOPLE
vs. B
Walter G. Dill

[VIOLATION OF EXCISE LAW.
(Selling without license).]

[III, R. S. (7th Ed.), page 1981, § 13, and
of 1883, Chap. 340, § 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John C. Brown

Foreman.

Greenhouse & Co., Inc.
of Springfield, Mass.

Nov. 21, 1889.

**POOR QUALITY
ORIGINAL.**

0870

**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 E. Dill

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

(III. Revised Statutes, 7th edition, p. 1681) of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said Walter E. Dill

late of the City of New York, in the County of New York aforesaid, on the twenty-third 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 sec. 5)

And the Grand Jury aforesaid, by this indictment, further accuse the said Walter E. Dill 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 Walter E. Dill

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 number,

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. Tallow,
District Attorney