

06 14

BOX:

477

FOLDER:

4369

DESCRIPTION:

Sallatto, Michael

DATE:

04/13/92



4369

06-15

POOR QUALITY
ORIGINAL

Witnesses:

Andre Kampaskey

Counsel,

Filed

day of April 1892

Pleas,

32nd Run THE PEOPLE

vs.
216 & 2nd St.

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

Michael Sallatto

H.D.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. H. Johann
Foreman.

Part 2 - April 19, 1892
Trial and convicted 2nd deg.

24th 6th 1st
April 26th 1892

Sub writing

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POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

T h e P e o p l e ,

vs.

MICHEAL SALLATTO.

Before

HON. FREDERICK SMYTH,

and a Jury.

Tried APRIL 18TH & 19TH, 1892

Indicted for GRAND LARCENY in the first degree.

Indictment filed APRIL 13TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,

For THE PEOPLE.

THOMAS F. CHERRY, ESQUIRE,

For THE DEFENCE.

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ANDRE KAMPOSKY, THE COMPLAINANT, being examined through the Official Interpreter, Doctor Dollin, testified that he was a miner. On the 29th of March, 1892, he was boarding in the house of a Mr. Reiss, in Greenwich street, he, the complainant, being a stranger in New York city. He saw the defendant on that night, and the defendant accompanied him to the steamer. He, the complainant, was on his way to Europe. It was at about eleven o'clock at night. When they arrived at the pier where the steamer was, the defendant gave him his trunk, that belonged to him, and a passage ticket for the steamer. The defendant put the passage ticket into a little bag, or pouch, that he, the complainant, wore suspended from his neck. He had money in the pouch. The defendant said, "I will put it in there." In the pouch at the time, he, the complainant, had 230 gulden, or florins, in paper money. He, the complainant, paid one hundred dollars of United States currency for the 230 gulden or florins, that afternoon. He changed the money in Reiss's house. The defendant was not present at the time that he made the exchange. The bag was hanging by a string

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around his, the witness's, neck. The defendant took the money out when he put the ticket in, and got on his express wagon and went away. He, the complainant, was frightened, because it was late at night and he was a stranger, and he remained where the defendant left him on the dock. He remained there until morning, and then went to Reiss's house. He left his baggage in the custody of one of the officers of the pier when he went to Reiss's house. The steamer sailed that morning. He went to Reiss's house at about seven o'clock on the following morning. He told Reiss what had happened. About seven o'clock on that evening the defendant came to Reiss's house. When the defendant saw him, the complainant, there, the defendant said, "What are you doing here?" He, the complainant, said, "Where shall I go? You took out my money. You know you did. I can't get away." The defendant said, "I didn't take it." Then he, the complainant, said, "You took it." Then Mr. Reiss talked to the defendant about the money, and the defendant said he would give him, the complainant, sixty dollars. The defendant then went away and came back with

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thirty dollars, and gave it to him, the complainant. That was all the money that the defendant returned to him. When he, the complainant, received the thirty dollars, he said to the defendant that he would not leave the house until he had received all of his money. He, the complainant, and Reiss went to the police station and made a complaint, and had the defendant arrested.

In cross-examination the complainant testified that the defendant returned to him thirty dollars, in American money. He knew when the defendant took the money from the pouch or bag hanging from his neck. The defendant took out the money as he put the passage ticket in the bag. He, the complainant, saw the money in the defendant's hands and he grabbed for the money, but the defendant jumped on the express wagon and drove away. He, the complainant, did not cry out for help because there was no one around at the time. He, the complainant, left Mr. Reiss's hotel at about seven o'clock that evening, and went with the defendant to an agency to look for his trunk, but could not get the

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trunk. It was nine o'clock when they found the trunk, and then they went to a hotel and remained in the hotel until about ten o'clock. They reached the steamer shortly before eleven o'clock. From the hotel they went to get an expressman, and went direct to the steamer. The defendant took him, the complainant, to an expressman's house, to get the expressman. They were in the expressman's house about half an hour. The expressman treated to beer. He, the complainant, had no desire to buy any whiskey, but the defendant said, "You take it. It is good. It is well to take half a gallon of whiskey on the steamer with you." He, the complainant, then paid for half a gallon of whiskey. He took the money to pay for the whiskey out of the bag. He did not mean that he bought the passage on the steamer from Mr. Reiss, but he went from Mr. Reiss's house to buy it. He and another Hungarian went from Mr. Reiss's house to somewhere near the river and bought the ticket, at about seven o'clock that morning. Later in the day, the defendant went with him near the dock of the steamer and exchanged that ticket for another ticket and kept it

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until that evening, about eleven o'clock, when they reached the steamer. He recollected handing his ticket to John Anderson, near the steamer, and got another ticket in return. He put that ticket in the bag. Then the defendant said, "Let me arrange the ticket so that you can't lose it. I will put it so you can't lose it." And then the defendant took the money out of the bag and put the ticket at the bottom. He, the complainant, became intoxicated that night, but not thoroughly drunk. He drank about four or five glasses of whiskey and one or two drinks of beer. He could walk straight and knew what he was about. He paid \$2.70 for the whiskey. He also paid sixty or seventy cents for drinks with the defendant in the hotel that they went to, after the search for the trunk. When the defendant found the expressman, the defendant said, "I will accompany you to the ship, I will see you to the steamer." He became acquainted with the defendant in Reiss's house. The defendant was sitting there, and the complainant became acquainted with him. He did not know what the defendant was doing there, or whether he worked for Reiss. Reiss

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directed the defendant to find his, the complainant's, trunk, and take him, the complainant, to the steamer. He did not make any agreement to pay the defendant anything for his trouble, but when they reached the dock, the defendant said that he, the complainant, must pay him, the defendant, five dollars for his trouble. He, the complainant, paid the defendant four dollars and some cents that he had in his pocket. He was afraid to cry out when his money was stolen, because he was alone on the dock and he was afraid that some one would kill him. He, the complainant, did drop his watch on the dock, and the defendant picked it up and returned it to him. The defendant carried away the whiskey in the wagon, and the complainant never saw it again. The expressman said that the whiskey was lost. He, the complainant, did not tell Mr. Reiss that he had left his money at the expressman's house, but he did tell Mr. Reiss that he took out his money to pay for the whiskey. At the hotel he gave the defendant four dollars, and at the dock the defendant demanded five dollars more, and he, the complainant, gave him four dollars and some

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cents. He paid the expressman in advance, at the expressman's house; but at the dock the expressman demanded eighty cents more, and he gave him the money. He gave the expressman fourteen Austrian florins or gulden. Half of the money that he gave the defendant was in Austrian money. He paid for the whiskey in Austrian money also, but when he left Mr. Reiss's house he had 230 gulden left in his bag. Altogether, he spent with the expressman and Sallatto, and for the whiskey and drinks, about forty gulden, leaving a balance of fully 190 gulden in his bag at the time that the defendant stole his money.

HENRY REISS testified that he kept a lodging house and hotel at 153 Greenwich street. The complainant came to the hotel on the 29th of March, in the morning, and left at half past six o'clock the same evening. He saw the complainant go out with the defendant. He saw the defendant conversing with the complainant. He, the witness, told Sallatto to take the complainant to 197 Stanton street, where his trunk was, and to get his trunk, and

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to take the complainant to the White Star Line dock. The steamer was to sail early the following morning, and the passengers had to go aboard at night. The dock was at the foot of West Tenth street. He exchanged one hundred dollars in American money for 230 Austrian gulden, for the complainant. When he made the exchange he saw the complainant put the Austrian money in a little bag that he had tied around his neck. The complainant bought his ticket in Jersey City, from a Mr. Spitzer. The complainant showed him, the witness, the ticket, to show where he was going. The steamer that he was to sail on was the "Majestic." He next saw the complainant, after he went out with the defendant, on the following morning, at about eight o'clock. The complainant came into his, the witness's, hotel. The complainant told him that he had been robbed by the defendant. He, the witness, sent for the defendant and the expressman and they came to his, the witness's, hotel the same evening. The complainant was then sitting in the dining room. He, the witness, said to the defendant and the expressman, "You fetched that man away last night on the

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White Star Line dock, and the man claims that he left his money in the expressman's house, and you give him the money back right away, and, if not, you will be in trouble to-morrow morning." The defendant asked the complainant, "Didn't you pay us money on the dock?" And the complainant said, "Yes, I paid you money there." Thereupon he, the witness, told the defendant and the expressman that they must return the complainant's money. The expressman said to the defendant, "I give fifteen dollars, and you can give him the rest." That was about eight o'clock in the evening. At eleven o'clock the same evening the defendant came again and returned to the complainant thirty dollars. He, the witness, did not see the expressman return fifteen dollars to the complainant. The expressman and the defendant went out together, but the expressman did not return with the defendant at eleven o'clock, when the defendant returned the thirty dollars to the complainant. He, the witness, told the defendant and the expressman, "If you don't settle up, to-morrow morning I go and make a complaint against you." At seven o'clock the defendant said that

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he had no money with him, but at eleven o'clock he came back with thirty dollars. The complainant took the thirty dollars and put it in his pocket, and said, "That ain't enough; I lost more." The defendant replied, "I wouldn't give you a cent more," and walked out. He, the witness, sent word to the defendant several times to come to the house and return the entire sum that the complainant had paid him, so that the complainant could go away. The defendant did not appear, and he, the witness, went to the station house and made a complaint and had the expressman and the defendant locked up. The complainant said that if he could get back sixty dollars he would be satisfied. The complainant said to the defendant, "If you will give me sixty dollars, I will have enough money to go back to the old country. I lost more money, but I will be satisfied with sixty dollars." The defendant said that he would not give him a cent more money.

In cross-examination the witness testified that he had known the defendant for six or seven years. He knew nothing against the defendant. He knew that he

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was a musician by profession, but for about a year he had been a boarding house "runner." He, the witness, had never asked anybody their opinion of the defendant's character, and never heard it discussed. Both the defendant and the expressman said several times, when he, the witness, spoke to them about the complainant's money, that they knew nothing about it. He, the witness, insisted upon the return of the money, because the complainant was stopping in his house, and the witness entrusted the complainant to the defendant to take him to the steamer, and he felt that he ought to protect the complainant.

In re-direct examination the witness testified that he did not know, of his own knowledge, that the defendant had been convicted of a crime and served a year in the penitentiary. He had been told by Officer Mallon that the defendant had served six months in the penitentiary for a crime.

OFFICER JAMES MALLON testified that he was attached to the 28th police precinct. He arrested the defendant. The larceny

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was reported at the station house on the 6th of April, and on that night, he, the witness, went to the defendant's house at 216 Second street. He told the defendant what he arrested him for. The defendant denied any knowledge of the larceny. He, the witness, said to the defendant, "I think it is rather strange that you would give this man thirty dollars for knowing nothing about the robbery that you committed." In the police court he, the witness, asked the defendant if he had ever been arrested before for any crime, and the defendant said that he had been charged with beating a fellow out of ten dollars, and he was convicted in Special Sessions and sentenced to the penitentiary for six months.

In cross examination the witness testified that he also arrested the expressman, whose name was Levack. The expressman lived in East Third street. The express man was discharged in the police court, because the complainant could not swear that the expressman was actually present when the money was taken from his bag by the defendant. The expressman was then on the wagon, the complainant said.

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FOR THE DEFENCE, JOHN ANDERSON testified that he lived at 168 Fifty-third street, South Brooklyn. He was assistant passenger agent of the White Star Line. He recollected the night of the 29th day of March, 1892. He saw the complainant, the defendant, and the expressman on the dock. It was his, the witness's, duty to pass people on board the ship and to collect the tickets, and to see that their tickets were right before they were allowed to go on board. He, the witness, had an office on the dock, and stamped the tickets. He, the witness, stood in the gangway and the tickets were shown to him. If he was very busy, he sent the applicants to the office on the dock. When he saw the complainant, the defendant and the expressman on the dock, it was a little after twelve o'clock or about twelve o'clock at night. They came to the gangway of the steamer. The complainant appeared to be under the influence of liquor. The defendant helped the complainant from the expressman's wagon, and he, the witness, asked the defendant if the complainant was one of Reiss's passengers, and the defendant said that the complainant was. He asked the

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complainant for his ticket. The complainant pulled out from his pocket a handkerchief, and a gold watch and chain, and the ticket was at the bottom of his pocket. The ticket was not stamped, and he, the witness, went to the office on the pier and stamped the ticket, and came back and delivered the ticket to the complainant. There were some passengers and their friends on the dock at the time. There was a policeman at the gate. He, the witness, was in uniform. Some hours after the defendant and the expressman left the dock on the wagon, the complainant told of his loss. Then he sat down on a trunk and slept until six o'clock, and then the long-shoremen were called in to put the baggage on board of the ship. When he, the witness, woke up the complainant and told him to go on board the ship, the complainant said, "No, me no go, me robbed."

In cross-examination the witness testified that when the complainant told him he had been robbed he, the witness, advised him to go to the office and get his money back for his ticket. He, the witness, could not leave the gangway until the ship sailed, at about

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half-pastseven o'clock. He, the witness, did not look for the officer at the gate or a detective who was usually around the pier, but went home. He did not say anything during the day to either the police officer on that post or the detective, as to what had happened, though he was stationed on the pier to protect passengers, and see that they got on board the ship with their baggage, unmolested. He never spoke to any one about the matter until he was spoken to about it.

MICHEAL SALLATTO, THE DEFENDANT, testified, in his own behalf, that he lived at 216 East Second street, and he was an emigrant "runner." Formerly he was a musician. He was in the employ of Mr. McDonough, of 11 Broadway, an emigrant agent at the time. He was also doing emigrant "running" for Mr. Reiss and for other emigrant boarding house keepers at the time of his arrest. He remembered the 29th of March, 1892. He first met the complainant at Mr. Reiss's hotel, at 53 Greenwich street, about seven o'clock that evening. He, the defendant, was on his way home, and Mr. Reiss called him in. Mr.

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Reiss said, "Here is a man who has got his ticket by the White Star Line, and his trunk is up in Stanton street, and you go up-town and find his trunk and send him to the White Star dock." He took the complainant to 197 Stanton street, and found the trunk. On the way there they stopped at a saloon at 215 Second street, and the complainant left his small baggage there. This baggage consisted of two packages. The che complainant carried those packages from Mr. Reiss's hotel. They had some drinks in the saloon, and then went to 197 Stanton street. They carried the trunk to the saloon in Second street, and then the complainant said that they must have an express wagon, and they went to the house of Gaza Leviack, an expressman, at 243 Third street. The complainant said to the expressman that he had two packages and a trunk, and asked the expressman if he would take them to the steamer, and the expressman said he would if he was paid for it. The expressman said that he wanted six dollars, and the complainant gave him thirteen or fourteen Austrian gulden. The expressman drove around to the saloon in Second street, and put the complainant's

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baggage on his wagon. Before they left the expressman's house, the expressman treated to beer. After the expressman put the baggage in the wagon, he, the defendant, sat on the seat by the side of the expressman, and the complainant sat on his trunk, and they drove to the White Star Line dock. Before they left the saloon in Second street, the complainant bought a gallon of whiskey, and paid for it. He, the defendant, could not say how much it cost. They drank some whiskey at the saloon and had some cigars. The complainant was intoxicated when he got into the wagon. The complainant was so much intoxicated that he, the defendant, had to help him out of the express wagon. The witness Anderson came up to him, the defendant, and asked what line the complainant was going by, and he, the defendant, said that he was going by the White Star Line steamer. And then Mr. Anderson asked if the complainant had his ticket, and he, the defendant, said that he had, and Mr. Anderson asked him, the defendant, to tell the complainant, in the Hungarian language, that he must show his ticket. He, the defendant, told the complainant that he

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must show his ticket. The complainant took his ticket from his pocket, and gave it to Mr. Anderson. He did not hand the ticket to him, the defendant. Mr. Anderson stamped the ticket and brought it back and handed it to the complainant. He, the defendant, never had the ticket in his hand, and did not put it in the little bag hanging from the complainant's neck, and he did not take any money from the bag. He stole no money whatever from the complainant. He did not approach the complainant nearer than six feet. The expressman was by his, the defendant's, side all the time, sitting on the seat of the wagon after he, the defendant, had helped the complainant down from the wagon. After the complainant's baggage had been placed on the pier and he had received his ticket, he, the defendant, and the expressman drove away. On that evening Mr. Reiss sent for him, the defendant and the expressman, and Mr. Reiss said that the complainant said that he had lost his money at the dock, and he, the defendant, asked how the complainant had lost his money, and Mr. Reiss said he did not know. He then called the complainant and asked the

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complainant what he had done with his money, and the complainant said that he had left his money in the ex-man's house. He, the witness, said, "I don't know anything about your money, whether you left your money there or not, but I saw you pay the expressman on the dock, and you gave me ten gulden on the dock, and you said that it was for my trouble, and after you paid me I got onto the wagon and went away." Mr. Reiss then said to him, the defendant, that he had better settle with him, the complainant, for his money. He, the defendant then said, "Mr. Reiss, I don't know anything about his money" Then Mr. Reiss said, "You two fellows must know something about his money. You had better settle this, before you go up in the court." He, the defendant, said, "Here is my coat. Take it, if you don't believe me, I didn't put my hands on him, and I don't know what he done with his money." Then the expressman offered the complainant fifteen dollars, and he, the defendant, said, "I will not return your money, I have no money to give anybody." Mr. Reiss said, "I am sorry, because he is a countryman of mine," and then

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the defendant said that he would give fifteen dollars more. He, the defendant, had no money with him then, but he took the thirty dollars to the complainant later in the evening. Mr. Reiss said, "If you will make this right with this man, I will send him by the State Line to-morrow. I will change his tickets." He, the defendant, did not give the fifteen dollars because he had stolen any money from the complainant. He gave it because the complainant was crying for his money, and he wanted to help the complainant.

In cross-examination the defendant testified that he charged the complainant four dollars for finding his trunk, and afterwards, at the dock, the complainant said that he had treated him very nicely and gave him four dollars more, in Austrian money. The expressman charged six dollars, making fourteen dollars that the complainant charged for riding in the express wagon with his trunk, to the dock. He, the defendant, did not know how much money the complainant had. He saw him take some Austrian money out from the bag when he paid him, the defendant, and the expressman. He knew that the com-

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plainant was drunk, yet he left him alone on the pier, with his baggage and his money, at mid-night. Seven years before the trial, he, the defendant, was arrested and sentenced to the penitentiary for six months for robbing an emigrant.

GAZA LEVIACK testified, for the Defence, that he was twenty-eight years of age, and he lived at 243 East Third street. He was an expressman. He knew the complainant and the defendant. He first met the complainant at his house, on the evening of March 29, 1892. He took the complainant and his baggage in his express wagon to the White Star Line dock, at about mid-night that evening. At the dock, he, the witness, too the complainant's baggage out of his wagon and put it on the dock, and then got up on the wagon again. The complainant was quite drunk. He saw the witness Anderson hand the complainant his ticket, but he did not see where the complainant put the ticket. He did not see the defendant touch the complainant's ticket, or any bag hanging from the complainant's neck. He was subsequently arrested, but was discharged. He

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drove the defendant home from the dock. The following evening the defendant called at his, the witness's, house and said that there was some trouble, and he, the witness, went with the defendant to Mr. Reiss's house. He saw that the complainant was crying, and he offered him fifteen dollars because he did not want to show his face in a court, as he had never been in a court before.

In cross-examination the witness testified that he charged the complainant six dollars for taking him and his trunk to the dock, simply because he did not want to go there and was sick. He had a liscence as an expressman. At the pier the complainant gave him two gulden more, making altogether fourteen or sixteen gulden that he got from the complainant. He, the witness, did not know what became of the gallon of whiskey that the complainant bought in the saloon. While he, the witness, was putting the blankets on his horse, somebody stole the whiskey out of his wagon, he supposed. It was in a demijohn. He saw the complainant and the defendant talking together after he, the witness, put the complainant's baggage down on the dock, and got back on his wagon.

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CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1

DISTRICT.

James Mallon
of the 28 Precinct Police Street, aged years.

being duly sworn deposes and says,

that on the day of 188

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

The within named Complainant is a necessary and material witness against Michael Ballatto, charged with a Felony. Dependant says that said Complainant is an non resident and has no permanent place of abode and asked that he give surety for his appearance to Justice.

James Mallon

Sworn to before me, this
of 188

Police Justice.

**POOR QUALITY
ORIGINAL**

Androviit—Laroon.

City and County } ss:
of New York, }
of No. 53 Greenwich Street, aged 53 years,
occupation Miner being duly sworn,

deposes and says, that on the 29 day of March 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 right time, the following property, viz:

A pocket book containing good and lawful money of the Austrian Government consisting of 206 Guilders of the value of Eighty two Dollars ^{and} forty six cents

the property of.

and that this deponent

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

Defendant says that said
defendant took the aforesaid described
property from a bag that was
over beneath defendants shirt and
immediately there after got on an
Express wagon and drove away
his

Andre ^{hus} X Hampaskey
mate

Sworn to before me, this day

of

Abund 1892

6/9/2018 Police Justice

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Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Michael Ballatto 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 Ballatto

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Hungary

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

Answer.

216. E-2d St- 9 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

Michael Ballatto
m ab V

Taken before me this

day of *April* 1924

Police Justice.

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POOR QUALITY ORIGINAL

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

Police Court---
District
1894 412

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Under Remandably
HOUSE OF DETENTION CASE
Michael Salatto

2 _____
3 _____
4 _____
Offense *Laundering from the bus*

Dated, *Apr 7* 189*2*

W. H. Adams Magistrate.

Henry Adams 28 Precinct.

Complainant committed to the House of Detention
with a bail of \$100 to be paid by
Henry Adams

No. *2072*
\$ *100*
RECEIVED
APR 11 1892
DISTRICT CLERK
OFFICE

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

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

Dated, *Apr 7* 189*2* *W. H. Adams* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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At a Court of Special Sessions of the Peace,
holden in and for the City and County of New York,
at the Halls of Justice of the said City, on *the* day
the *22* day of *April* in the year of
our Lord one thousand eight hundred and ~~ninety~~ *Eighty-four*

Present :

The Honorables
16. J. J. Hill
and

James J. Kilbreth
& Henry Ford.
Andrew J. White

Police Justices of the City of New York,

Justices
of the
said Court.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

Mike Schalata

On conviction by the oath of a credible
witness of the MISDEMEANOR of *Petit Larceny*
stealing money and other goods all
value of *\$19 40/100* property of *Yanux*
Morncak

committed in said City *9th April 1884*

after having duly elected to be tried by said Court, and after having been duly arraigned
and duly charged upon the said Misdemeanor, and having duly answered the same.

Whereupon it is ORDERED and ADJUDGED by the Court, that the said

Mike Schalata

for the MISDEMEANOR aforesaid, whereof he is convicted, be
imprisoned in the PENITENTIARY of the City of New York, for the term of *Six*
Months.

A TRUE EXTRACT FROM THE MINUTES.

Copy

James P. Keating Clerk.

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POOR QUALITY
ORIGINAL

New York Special Sessions of the Peace.

THE PEOPLE OF THE STATE OF
NEW YORK

v8.

Copy of Sentence.

Mike Scholata

22 April 1884

PENITENTIARY.

6 MONTHS.

Court of General Session
The People etc,
(against
Michael Gallata)

City and County of New York "p"
Michael Gallata being
duly sworn says that he is 32 years
of age residing with his wife and
three children at No 216 East Second
in said City of New York. That he is
innocent of the crime charged against
him that he has never been arrested
save about seven years ago when
was sent to the Penitentiary for six months.
That he knows that if he is sent to
State Prison his wife and children
will become a burden upon the
County. That deponent prays for a
suspension of sentence.

Sworn to before me this 3rd day of April 1894
Daniel O'Reilly Jr.
Commissioner of Deeds N.Y.C.

0646

POOR QUALITY
ORIGINAL

Court of General Sessions
 the People etc
 against
 Michael Sclator

City & County of New York
 I, Maurice B. Goldberger
 being duly sworn say

That he is a clerk in
 the employ of Peter M. Donald
 at No 5 Broadway N.Y. City.

That deponent has known
 the above named defendant
 for the past two years and
 has always found him to
 be a most honest and
 trustworthy man.

Sworn to before me
 this 25 day of April 1899

H. Jay Goldberger
 Notary Public
 N.Y. City

Maurice B. Goldberger

0647

POOR QUALITY
ORIGINAL

Court of General Sessions

The People etc,

(against)

(Michael Sella)

City and County of New York "p"

John Adam Sheller being
duly sworn deposes, and saysThat he is the ticket agent
for the Old Dominion Steam Ship
Company at No 11 Broadway:That he is personally ac-
quainted with the above named de-
fendant, that he has been so ac-
quainted for the past five years;
that he has had business transactions
with the defendant, and has always
found him to be a man of honesty
and integrity, that as far as
deponent knows there is nothing
against the defendant's character.Sworn to before me
this 15th day of April 1897
A. J. Goldsmith
Notary Public
New York

John A. Sheller

0648

POOR QUALITY
ORIGINAL

Court of General Sessions

The People vs

against

Michael Gallaro

Gottlieb Loeb being sworn says

that he is a ticket agent carrying
on business at No 91 Broadway N.Y. CityThat deponent is, and has
been acquainted with the above
named defendant for about
three years.That during all that
time deponent has found him
to be honest, upright and
a reliable man.That as far as deponent
knows he does not know of
anything against Michael
Gallaro's character.Wm. T. B. O'Brien
45th St. N.Y. City
Gottlieb Loeb
Attorney at Law

Gottlieb Loeb

0649

POOR QUALITY
ORIGINAL

Court of General Sessions

The People etc

vs

Michael Pollato

City and County of New York

John Hyman Kaliski
being duly sworn deposes and says
that he is in the gentleman's furnishing
goods business at N^o 76 Greenwick
Street City

That deponent has known the
above named defendant for about
six years and during that time
has always found him to be an
honest and trustworthy man.

That deponent does not
know of anything which would
in his judgement tend to lessen
his high esteem of defendant's good
character

Sworn to before me this 3^d of Hyman Kaliski
4th day of April 1892
Hay Goldsmith
Notary Public

Court of General Sessions

The People etc

vs

Michael Pollato.

City and County of New York ss
Morris Schrimmer being duly
sworn says:

That deponent is in the goods
furnishing goods business at No 55 Green-
wich Street in the City of New York

That he is personally ac-
quainted with the above named defendant
and has known him for the past
five years and always found him
to be an honest and trustworthy man

That as far as deponent is
concerned he does not know of any-
thing which in his judgment would
tend to lessen deponent's high esteem
of defendant's good character

Sworn before me this

13th day of April 1893
at New York
City

Morris Schrimmer

0651

POOR QUALITY
ORIGINAL

by General Sessions

The People

vs

Michael J. Callahan

Affidavit

Wm. J. Callahan
Attorney
20 Chambers St. N.Y.C.

0652

POOR QUALITY
ORIGINAL

504

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 Sallatto

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

Michael Sallatto

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

The said

Michael Sallatto

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

the sum of two hundred and six gilders in money, lawful money of the Empire of Austria, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of eighty-two dollars and forty-six cents, and one pocketbook of the value of fifty cents

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

De Lancey McCall,
District Attorney

0653

BOX:

477

FOLDER:

4369

DESCRIPTION:

Salomon, Robert

DATE:

04/25/92



4369

0654

POOR QUALITY
ORIGINAL

278

Counsel,
25 May of April 1892
Filed,
Pleads,

THE PEOPLE

vs.
[Section 528, and 532, Penal Code.]
FALSE PRETENSES,
—
ROBERT LANCEY,

Robert Salomon

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. H. Doham
Foreman.

Part I. Mar 9-92

Indorsed in another
Indorsement

Witnesses
Samuel Tobias
John Burckhardt

0655

POOR QUALITY
ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Robert Salomon

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

*Robert Salomon*of the CRIME OF *Robt* LARCENY, —
committed as follows:The said *Robert Salomon*,late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *December*, in the year of our Lord one thousand eight hundred and
ninety- *one*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Samuel Tobias* —of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to *his* own use, did then and there
feloniously, fraudulently and falsely pretend and represent to *the said**Samuel Tobias*, —That a certain paper writing in the
words and figures following, to wit:
*new York, December 26th 1891**Germania Bank**Paid to the order of S. Tobias**Ten**\$ 10.00**R. Salomon**which the said Robert Salomon then*

0656

POOR QUALITY
ORIGINAL

and there produced and delivered to
the said Samuel Tobias, was then
and there a good and valid order for
the payment of money, and of the
value of ten dollars;

By color and by aid of which said false and fraudulent pretenses and representations, the said

— Robert Salomon —

did then and there feloniously and fraudulently obtain from the possession of the said

Samuel Tobias, the sum of ten
dollars in money, lawful money of
the United States of America, and
of the value of ten dollars,

of the proper moneys, goods, chattels and personal property of the said

Samuel Tobias

with intent to deprive and defraud the said Samuel Tobias, —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

Whereas, in truth and in fact, the said paper writing which
the said Robert Salomon so as aforesaid
then and there produced and delivered to
the said Samuel Tobias, was not then
and there a good and valid order for the
payment of money and was not of

0657

POOR QUALITY
ORIGINAL

the value of ten dollars, but was
wholly worthless,

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Robert Palmer
to the said Daniel Johnson was and were
then and there in all respects utterly false and untrue, as he the said
Robert Palmer
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said
Robert Palmer
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Daniel Johnson
then and there ^{unlawfully} did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0658

BOX:

477

FOLDER:

4369

DESCRIPTION:

Sam, William

DATE:

04/13/92



4369

0659

POOR QUALITY
ORIGINAL

Witnesses:

Wm. Stocking

Counsel,

Filed,

Pleads,

146
Wm. Stocking
13
May of 1892

THE PEOPLE

vs.

F

William Sam

(Deceased)

ABDUCTION.
[Section 23, Sub. 1, Penal Code.]

Dr LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. H. Graham
Foreman.
Paid 3 April - 9/92
Pleas & Verdict - Abduction
Sentence suspended,
May 1892
W.H.G.

0660

POOR QUALITY
ORIGINAL

1409

COURT OF GENERAL SESSIONS

CLERK'S OFFICE,

New York *189*

1/20/90 PEOPLE
vs.

William Sam

*Certificates of connection
in 4 cases*

4 Complaint in Police

"Doctors Certificates

"Letter of good fame

Anti Chinese Association

& plan of building

There attached

0661

POOR QUALITY
ORIGINAL131 E. 39th StApr 7th 92

Hon Elbridge T. Gerry,

President of the Society for the Prevention
of Cruelty to Children,

Dear Sir:—

I have this day examined the person of Rose E. White, aged fourteen years, of 333 East 72nd St., and find evidences of the complete penetration of her genital organs by some blunt object.

Respectfully Submitted

H. Travis Tibb M.D.

Examining Physician

0662

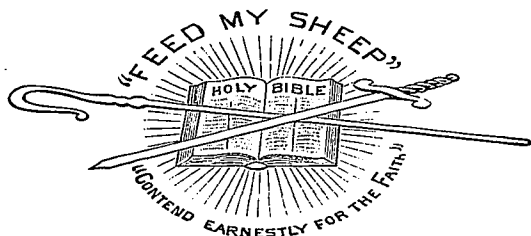
POOR QUALITY
ORIGINAL

This is to certify that the bearer
of this note Elias Stratton of South
Amboy, New Jersey, is my brother,
and that he is an honest and worthy
of belief

April 8th 1892 R M Stratton
Pastor Lane St
New York

AFTER FIVE DAYS RETURN TO
HOWELL & GORDON,
DEALERS IN
GENERAL MERCHANDISE.
Coal and Wood,
SOUTH AMBOY, - - N. J.

0663

POOR QUALITY
ORIGINAL

NEW JERSEY CONFERENCE.

Methodist Episcopal Church,

Rev. H. J. Zelley, Pastor.

South Amboy, N. J. May 7 1892

To Whom It May Concern:

This certifies that the bears
 Elias Stratton and his wife
 Mary E. Stratton are good
 and acceptable members
 of the Methodist Episcopal
 Church, South Amboy, N. J.
 and are of good Christian
 character and reputation.

H. J. Zelley, Pastor.

0664

POOR QUALITY
ORIGINAL

.....OFFICE OF.....
HOWELL & GORDON,
DEALERS IN

General Merchandise,

COAL, WOOD, HAY AND FEED.
HEADQUARTERS FOR MINNEAPOLIS FLOUR.

South Amboy, N. J.

May 7

1892

To Whom it may concern,

This is to certify that Elias Stratton is of good christian habits, sober and honest and his wife we always found the same. They have dealt in our store for about fifteen years.

May 7/92 Howell & Gordon

0665

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Julia Broderick

aged *13* years, occupation *school girl* of No.

327 East 72 Street, being duly sworn deposes and

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

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

Sworn to before me, this *18*
day of *April* 18*92*.

John Broderick

Police Justice.

0666

POOR QUALITY
ORIGINAL

*The New York Society for the
Prevention of Cruelty to Children*

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

New York, *April 14th 1892*

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

*The People
against*

William Law

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 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

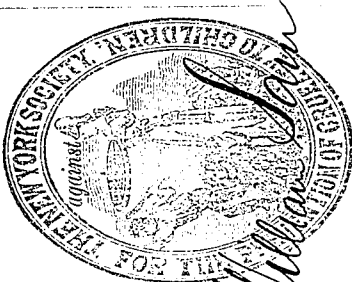
7667

POOR QUALITY
ORIGINAL

N. Y. GENERAL SESSIONS

Mr. R. C. W. H.

THE PEOPLE



CRUELTY TO CHILDREN

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

0668

POOR QUALITY
ORIGINAL

*The New York Society for the
Prevention of Cruelty to Children*

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

New York, April 14th 1892

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

*The People
against*

William Law

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 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0669

POOR QUALITY
ORIGINAL

N. Y. GENERAL SESSIONS

Vol. Julia Bordenick

THE PEOPLE



CRUELTY TO CHILDREN

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c

0670

POOR QUALITY
ORIGINAL

*The New York Society for the
Prevention of Cruelty to Children*

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

New York, *April 14th 1892*

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

*The People
against*

William Lam.

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 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

0671

POOR QUALITY
ORIGINAL

N. Y. GENERAL SESSIONS

(rel. Rayburns)

THE PEOPLE



CRUELTY TO CHILDREN

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

0672

POOR QUALITY
ORIGINAL

New York May 6, '72

It is to certify that I have
known Cass White for six months,
and as a member of my Sunday School
Class, I have always found her quiet and
obedient.

Wm. C. Miller
Brooklyn Presbyterian Sunday School.

0673

POOR QUALITY ORIGINAL

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

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. Quinn

William A. Quinn

1 _____
2 _____
3 _____
4 _____

Offence *Rape.*
Sec. 278 Penal Code

Dated *April 18* 18*92*.

Magistrate.

William A. Quinn Officers

S. P. C. C. Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ 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..... 18 _____ 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.

0674

POOR QUALITY
ORIGINAL

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this
day of 188

Police Justice.

0675

POOR QUALITY
ORIGINAL

District Police Court.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK. } ss.William A. Train

of Number 100 East 23rd Street being duly sworn,
~~that he has been informed by one Julia Broderick age 13 years and verily believes~~
 deposes and says, that on the 5th day of April 1892 at the
 City of New York, in the County of New York, at number 1614 First

Avenue in said City of New York, one
William Sam did then and there
 unlawfully perpetrate an act of sexual
 intercourse with a certain female
 (now present) called Julia Broderick,
 the said Julia being a female actually
 and apparently under the age of sixteen
 years, to wit of the age of thirteen
 years and she not being the wife
 of the said William Sam, in violation
 of Section 278 of the Penal Code of the
 State of New York.

Wherefore the complainant prays that the said

William Sam

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

Sworn to before me, this

18thday of April1892.William A. Train

Police Justice.

0676

POOR QUALITY
ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Rosie E. White
aged 14 years, occupation School girl of No.

333 E 75th Street, being duly sworn, deposes and
says, that, he has heard read the foregoing affidavit of Thomas F. Moore
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this
day of April 7 1892

Rosie E. White

[Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

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

of Number 100 being duly sworn,
deposes and says, that on the 23 day of March, 1882, at the
City of New York, in the County of New York, At a certain time

Therefore the complainant prays that the said.

may be apprehended, arrested and dealt with according to law

Sworn to before me, this Fourth day of April 1891.
W. C. Weaver
 Police Justice.

0678

POOR QUALITY
ORIGINAL

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

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

Question. What is your name?

Answer.

William Sam

Question. How old are you?

Answer.

26 years old

Question. Where were you born?

Answer

China

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

Answer.

1614 1st Avenue. 4 Mrs

Question. What is your business or profession?

Answer.

Firekeeper.

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**W E*

Taken before me this

day of

1897

Office Justice.

0679

POOR QUALITY ORIGINAL

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

Police Court... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William A. Moore

William A. Moore

2
8
4

Offense

Rape

Dated, *April 7* 189 *2*

Maack Magistrate.

Kenneth Officer.

Witnesses
27
Eric E. White

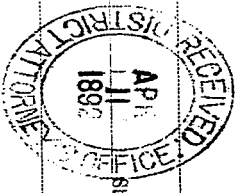
No. *333* *678* Street.

No. _____ Street.

No. _____ Street.

3,000 to answer *98*

Chm



408

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

Dated, *April 7* 189 *2* *Wm. A. Moore* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0680

POOR QUALITY
ORIGINAL

515

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

THE PEOPLE OF THE STATE OF NEW YORK

against

William Dan

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

— William Dan —

of the CRIME OF ABDUCTION, committed as follows:

The said *William Dan*,

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use one *Julia Bradenida*, who was then and there a female under the age of sixteen years, to wit: of the age of *thirteen* years, for the purpose of sexual intercourse, he, the said *William Dan*, not being then and there the husband of the said *Julia Bradenida*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney

0681

POOR QUALITY
ORIGINAL

~~Second~~ COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further
accuse the said *William Dam* —

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTERCOURSE
WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS, NOT HIS
WIFE, committed as follows:

The said *William Dam*, —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, 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 Casanova*, —
then and there being, wilfully and feloniously did make another assault, she the said
Julia Casanova being then and there a female under the
age of sixteen years, to wit: of the age of *thirteen* years; and the said
William Dam — then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said
Julia Casanova —, against the form of the
statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0682

POOR QUALITY
ORIGINAL

Witnesses:

John Stocking

Counsel,

Filed,

Pleads,

day of

19 April 1892

not guilty (19)

THE PEOPLE

*26 used on
1614-1 am.
Z*

William Sam

4. 10. 1892

McDonogh 1892

McDonogh

DE LANCEY NICOLL,

District Attorney.

ABDUCTION.
[Section 283, Sub. 1, Penal Code.]

A TRUE BILL.

McDonogh

Foreman.

Perk 3. Date 29/4/92

Perk 3. Date 29/4/92

Sentenced on 1st inst

May 1892

BB

0683

POOR QUALITY
ORIGINAL

515

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

THE PEOPLE OF THE STATE OF NEW YORK
against

William Dam

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

William Dam

of the CRIME OF ABDUCTION, committed as follows:

The said *William Dam*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty fifth*
day of *January*, in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, did feloniously take, receive, harbor,
employ and use one *Marie F. White* who was then and there a female
under the age of sixteen years, to wit: of the age of *fourteen* years, for the purpose of
sexual intercourse, he, the said *William Dam*, not being then and there
the husband of the said *Marie F. White* against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

DE LANCEY NICOLL,
District Attorney

0684

POOR QUALITY
ORIGINAL

Second COUNT—

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

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTERCOURSE
WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS, NOT HIS
WIFE, committed as follows:

The said William Rann,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, at the City and County aforesaid, with force and arms, in and upon a certain female
not his wife, to wit: her, the said Rose E. White,
then and there being, wilfully and feloniously did make another assault, she the said

Rose E. White being then and there a female under the
age of sixteen years, to wit: of the age of fourteen years; and the said

William Rann then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said

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

DE LANCEY NICOLL,
District Attorney.

0685

POOR QUALITY
ORIGINAL

Witnesses:

off Stocking

144

Counsel,

Filed,

13 day of April 1892

Pleads,

THE PEOPLE

vs.

William Sam

(Acres)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. N. Doham
Foreman.
Part 3. April 29, 1892--
Pleas in the Abolition
S. P. 4 yrs 8 mo
May 9, 1892. R. B. M.

ADULTERATION.
[Section 22, Sub. 1, Penal Code.]

0686

POOR QUALITY
ORIGINAL

THE NATIONAL ANTI-CHINESE LEAGUE,
OF NEW YORK,

No. 24 UNION SQUARE,

M. DANNMEYER,

Sec and Treas.

Send for Copy of The National Anti-Chinese Journal.

0687

POOR QUALITY
ORIGINAL

This certifies that Rosa White
was here a regular attendant
at the Knox Church Sunday
School for the last six years,
and was also born and
reared in the church for forty
years, and lived in the same

on record

May 5, 1892

May 5, 1892

Knox Presb. Church.
May 5, 1892

This is to certify that
I have known Rosa White
for some time - that she
was a member of my
Congregation & Sabbath school,
and (so far as I had
the means of ascertaining)
was commendable in her
 deportment and emblematic
in character. Hugh Ritchie
Pastor.

0688

POOR QUALITY
ORIGINAL

New York,

New York May 5th/92

to whom it may concern. That Mrs
White was always a good mother and
always supported her family having
known her for the last 7 years and having
lived in the same house for two years at
330 East 76th St and having been known
to be a respectfull woman to neighbors

This is an Horrible Letter

Yours very Respectfully

Louis Rosenberg

247 East 77th StEmployment 15 36 3rd Ave

0589

POOR QUALITY
ORIGINAL

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

WILLIAM SAM.

STATEMENT OF CASE.

The Defendant, William Sam, a Chinese, is charged with Rape on Julia Broderick, aged 12 years, on April 5th, 1892, at his laundry and chinese goods store, situated at 1614 First Avenue, New York City.

WITNESSES:

Julia Broderick,
Ray Nevins,
Rose E. White,
Eliza Broderick,
Johanna White,
W. Tourville Gibb, M. D.
Mary Pope,
Sella Nugent,
Emil Frank,
Officer Kimmelstein.

DOCUMENTARY EVIDENCE:

Copy of Baptismal Record from St. Vincent Ferrer's Church.

JULIA BRODERICK, 12 years old on the 17th of last July (born July 17th, 1879), residing at 327 East 72nd Street, ^{with parents} city, Richard and Eliza, and being a pupil in Class C, First, at the Public School in First Avenue, between 85th and 86th Streets, will testify:

That on Tuesday, April 5th, 1892, she attended school, as usual, and that at the noon recess, she, in company with her school-mate, Ray Nevins 14 years old, went to the laundry and Chinese goods store kept by the Defendant, William Sam, on the first floor, south side, of the four story building, situated at No. 1614 First Avenue, as she had also done on various previous occasions, as will be hereafter narrated. That she there found Defendant sitting behind the counter; and that soon after entering the store, Defendant said to them "Fuekee to-day?"; and that they having replied in the affirmative, he took them both into his bed-room which was the second room in the rear of the store; and that then closing the door which led toward the store, he told Witness to lay on the bed, which she did after unbuttoning and letting her drawers down; and that then defendant got on top of her and had full sexual intercourse with her, and in the presence of Ray Nevins.

That after this, Ray Nevins unbuttoned the front flap of her drawers and Defendant felt of her privates with his hand; that he also fingered about her breast from the outside of her dress; but that he carried on no sexual intercourse with her (Ray Nevins) this

0690

POOR QUALITY
ORIGINAL

JAMES BECHTOLD

day, - although he wanted her to do so.

That following this, all three went out into the store, where Defendant gave Witness 15 cents and Ray Nevins 10 cents.

That on reaching the sidewalk after coming out of the store, - they met Mrs. Johanna White, whom they both knew; that she asked them what they were doing in there; that they said they had been in to buy a Chinese handkerchief; that she then asked them what about going in to the back of the store; and that they replied that they had been in to the water-closet. That thereupon Mrs. White threatened to tell both their mothers, and that they then went on to school.

That later that afternoon, Mrs. White called at the school and told Miss Richmond, (the principal) what she had seen and through interrogation by Miss Richmond both (Witness and Ray Nevins) confessed to having had sexual intercourse with Defendant and caused his arrest by making complaint at the 27th Precinct.

(NOTE: It might be here stated that there is a bell on the front door of this store which rings upon the door being opened.)

WITNESS will further testify that she became acquainted with defendant in the following manner:

On or about the second Wednesday before last Washington's birthday (February 10th, 1892), she and Ray Nevins left school at 3-00 P. M., walked down First Avenue on their way home, and when in front of 1614 First Avenue they saw quite a number of school girls with Chinese nuts in their hands. That Witness and Ray asked where they got the nuts and received a reply that the Chinaman inside was giving them away, so they both entered and saw the defendant William Sam and asked him for some nuts. That he gave them two nuts each, at the same time saying "Come again and bring custom". That Ray Nevins replied she would bring her father's laundry there thereafter.

That they then left and went home, but the next day after school they (Witness and Ray Nevins) again called on William Sam at his said address and again asked him for nuts; that he first hesitated and refused to give any; but finally did and in passing the nuts over, he stroked both Witness and Ray on the hands, and with his finger tickled their palms and said "What nice fatter hand"; that he also gave them a Chinese paper handkerchief, and, on their leaving, told them to call again.

That on the next day (Friday, Feb. 12th, 1892), Witness and Ray called at said store during the noon school recess; that they found Defendant sitting alone behind the counter; and that he said "Hello you girls, school hour?"; that they said "Yes"; and that after a little conversation, he said "Let me feel your peepee, that's nice" and that they refused. That soon after, he (Defendant) called Witness behind the counter; that on her going there he put his hands up under her clothes, in the side slit of her drawers and felt of her private parts; and that to this she offered no objection. That after so feeling of Witness for awhile, he (Defendant) called Ray Nevins behind the counter and said "Let me feel of you?" and, she not objecting, he put his hand up under her clothes and in the side slit of her drawers and fingered her bare privates for awhile, and immediately thereafter gave Witness and Ray fifteen cents each. That after this, he called Witness again behind the counter, saying "Come here I show you something." That on going behind the counter, he fully exposed his penis to Witness and Ray; that he then grabbed Witness around the waist and tried to pull her over on his lap; but that she was facing him and pushed

0691

POOR QUALITY
ORIGINAL

herself away; that thereon he asked both to "Come inside and fuck-ee."; that they refused; that Ray told him she was going to tell her mother and have him arrested; that Witness said she would go out then and get a police officer; and that then defendant said "Me no wantee." That in passing out of the store, Witness and Ray met at the door one Annie Hellmayer, 11 years old, who asked them what they were doing in there; that they said "Nothing," and that they thereon left Annie and went home.

That Witness and Ray Nevins next called at 1614 First Avenue on the following Monday (Feb. 15th, 1892) at the noon recess; that they there found the defendant alone; that after a little conversation, defendant said "You fucked me to-day?"; that they did not reply; and that defendant then said "Come you in the kitchen I show you something"; that defendant with Witness and Ray then started to go to the kitchen, but on reaching the second room back of the store (defendant's bed-room), defendant closed the door nearest the store and wanted girls to lay on the bed. That Witness and Ray had an argument amongst themselves as to who was going to lay down first; that finally Witness unbuttoned her drawers and lay down on the bed first; that thereon defendant unbuttoned his pants, took out his penis, lay down on top of Witness and had full sexual intercourse with her, in the presence and sight of Ray Nevins; and that this was the first time he had sexual intercourse with Witness.

That after Witness got up off the bed, Defendant told Ray Nevins to lay on the bed; that she did this, after having first unbuttoned her drawers; that defendant then got on top of her and was about to put his penis in her privates when she said "No, no, get off of me"; and that she then turned him off, got up, buttoned her drawers and told Julia that she was afraid, - that she thought of her mother.

That after that, Defendant, Witness and Ray went out into the store; that there defendant took Ray behind the counter and felt of her private parts; that after this he (defendant) gave ^{Witness} 45 cents and Ray 15 cents, and on their leaving he told them to "Come again"; and that from there they went back to school at 12-45 P. M. and that after school was out they went home.

That the next day (Tuesday, February 16th, 1892), Witness, Ray Nevins and one Rose White left school together at 3-00 P. M. and started to walk home by way of First Avenue. That when they got in front of 1614 First Avenue, Witness and Ray asked Rose to "Come inside, the Chinaman will give you money if you will let him feel your breast and kiss you." That thereupon the girls walked past the building to avoid being seen entering by their schoolmates; that later they came back and entered the store; and that they there found William Sam, the defendant, alone behind the counter. That he said to Rose White "nice girl" and addressed all with "Let me feel your peepes to-day?". That he did feel the private parts first of Witness and then of Ray Nevins; that he then kissed Rose White and felt her breast from the outside of her dress; and that he wanted to feel her privates but that she refused on account of having her menses. That he then gave Witness and Ray 15 cents each and Rose White 10 cents, and that following this all went home.

That on the following dates, -

Wednesday, February 17th, 1892,

Thursday, February 18th, 1892,

Friday, February 19th, 1892,

Witness, Ray Nevins and Rose White called on Defendant, William Sam, at his store.

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POOR QUALITY
ORIGINAL

and on each day he felt of their naked privates with his hand and on each occasion gave them fifteen cents apiece. That also on each of these days, defendant asked them to have sexual intercourse with him; but that Rose White was still sick with her menses; and that because she would not Witness and Ray Nevins refused also to have sexual intercourse with him.

That Witness, Ray and Rose next called at this store (defendant's) on the day after Washington's Birthday (February 23rd, 1892) after school was out at 3-00 P. M. That on entering the store they found Defendant alone. That he said "Hello, you girls, school out" That he then said "You girls fuckee me to-day?"; that they consented; that he told them to go in the back; that all three went in the kitchen; that immediately after, defendant came in and said "Nice fuckee to-day" "Me likes you big girl, you fuckee first", meaning Rose White. That Rose objected and wanted to go last; that Ray also wanted to go last; so Witness said she would go first. That Defendant was dressed in a loose flannel shirt and pants. That he closed the door leadin toward the store and told Witness to lay on the bed; that she did this, after unbuttoning and letting down her drawers; that Defendant then unbuttoned the front of his pants and took out his penis; and that he then got on top of her and had full sexual intercourse with her; that Witness then got up; that defendant said to Rose White "you big girl, come and fuckee next"; that Rose then laid on the bed, having previously unbuttoned her drawers, and that defendant got on top of her and had full sexual intercourse with her; and that after Rose got up, defendant had full sexual intercourse with Ray Nevins and that after that defendant went out in the store and soon after the three girls went out in the store. That all the sexual intercourse took place on the same bed. That when they had re-entered the store part of the building, Ray Nevins said "Give us our money, Sam."; and that defendant thereon gave Witness and Ray 45 cents each and Rose E. White 50 cents. That Witness and her two companions then left the premises and went to a baker's shop on First Avenue, between 84th and 85th Streets; that there all three had some coffee and cake and that then all three went home. That this day (Feb. 23rd, 1892) was the first that Ray Nevins and Rose White had sexual intercourse with defendant, and the second time that Witness had such intercourse with him. That the three acts of sexual intercourse thus described on this date took place in the presence and sight of the three girls.

That thereafter, up to the date of the arrest of Defendant on April 5th, 1892, all three girls went to defendant's store on nearly every school day, usually at noon time, when they generally took their lunch there and ate; and that altogether defendant had sexual intercourse with them, at this place, on about 25 occasions, each.

That on one occasion, Rose White and Witness went there on a Sunday afternoon and had sexual intercourse with defendant for which he gave each 35 cents.

That the only school day, between the dates before mentioned, when girls did not go to Sam's place, was on Tuesday March 1st, which was a very bad day (rain, sleet etc.) on which day Rose and Witness were kept home by their parents.

That about three weeks prior to the arrest of defendant, a man used to come to his place occasionally and help in the laundry work whom defendant called his cousin; and on four different occasions this "cousin" had sexual intercourse with each of the girls.

0693

POOR QUALITY
ORIGINAL

That their money the girls received, they usually invested in candy, cake etc.; but occasionally they bought flowers which they would present to their school teacher; and on such occasions they bought flowers at the florist's at 1612 First Avenue.

RAY NEVINS, 14 years old on February 27th, 1892, will corroborate the foregoing statement as far as she was present.

ROSE E. WHITE, 13 years old on the ninth of last August, will corroborate the first witness as far as she was present.

W. TRAVIS GIBB, M. D., of 365 Lexington Avenue will testify to having physically examined Julia Broderick, Ray Nevins and Rose E. White on April 7th, 1892, and to having found complete penetration of the genital organs by some blunt object.

ELIZA BRODERICK, of 287 East 72nd Street, will testify that she is the mother of the first-named Witness Julia Broderick, and that the said Julia was born on July 17th, 1879, in N. Y. City and christened in St. Vincent Ferrer's Church, N. Y. City. (See certificate of baptism of St. Vincent Ferrer's Church, N. Y. City, showing Julia Broderick to have been baptized there on July 22nd, 1879.)

JOHANNA WHITE of 333 East 75th Street, top floor, will testify that she is the mother of Rose White, 13 years old, and that on the morning of April 5th, 1892, she was informed by her daughter, Mary Ann Cornelia White, 15 years old, that she had been told that morning by Mary Pape 15 years old, of 327 East 75th Street, C/o Mrs. Day that Rose frequently visited the Chinaman in the store at 1614 First Avenue. That about 11-45 o'clock that morning Mrs. White went to 84th Street and First Avenue and posted herself in a doorway and waited. That soon after 12-00 M., she saw her daughter, Rose, coming down First Avenue and saw her go by 1614 First Avenue and as far as 81st Street, and then come back as far as 85th St. That she followed her up; that Rose saw her, came over and spoke to her and then went on towards school. That Witness said nothing to Rose about the Chinaman but went to 1614 First Avenue and there saw a woman who lived upstairs and asked her if she ever saw any young girls go into the Chinaman's store. That woman replied in the negative but while Witness was still standing there Julia Broderick and Ray Nevins came out of the store. That Witness asked them what they were doing there and that they said they had been in to the closet. That she told them they had no business in there and that she was going to tell their mothers and they thereon went on to school.

That Witness then went over and spoke to a policeman she saw on the corner and told him of the suspicions she had about her daughter going there, and what she had seen of Julia Broderick and Ray Nevins. That the policeman referred Witness to the Station House to make her complaint; that thereon Witness started for home; but that before reaching there her indignation toward the Chinaman got the better of her and she turned back, went in the laundry and saw William Sam. That she said "John, where are the three little

0694

POOR QUALITY
ORIGINAL

girls?" That he said "Girls gone out". That she said "Where are the girls you had in the back room?" That Defendant replied "no stay in the store his partner go in the back room." That Witness thereupon threatened to beat defendant with a piece of rope if she ever caught her daughter in his store and then left his premises; that she next went to the school where her daughter attends and saw the principal Miss Richmond and told her of her suspicions and Miss Richmond got the girls to confess to having had sexual intercourse with defendant, William Sam; and thereupon she (Miss Richmond) made complaint at the Station House; and then Witness, Miss Richmond, Julia Broderick and a Police Officer went to 1614 First Avenue, where Julia identified Defendant and he was placed under arrest.

MARY PAPE, 15 years old of 309 East 101st St., (formerly of 327 East 75th St.) and Bella Nugent 15 years old of 321 East 73th St. will testify that they saw Julia Broderick, Rose White and Ray Nevins go in Defendant's store on the day before his arrest, but that they only stayed in there a moment.

EMIL FRANK, 14 years old a clerk in the florist's store at 1612 First Avenue, will testify that he has on several occasions sold flowers to Julia Broderick, Rose White and Ray Nevins; but that he cannot remember the date of any such sale.

0695

POOR QUALITY
ORIGINAL

N. Y. GENERAL SESSIONS

THE PEOPLE	PENAL CODE, ^{1/2}
AGAINST	
WILLIAM SAM.	

BRIEF FOR THE PEOPLE.

0696

POOR QUALITY
ORIGINAL

131 East 39th St.

April 7th '92

Hon. Elbridge T. Gerry,
President of the Society for the
Prevention of Cruelty to Children,
Dear Sir:—

I have this day
examined the person of Julia Brodnick,
aged 13 years, of 327 East 72nd St.,
and find there has been complete penetration
of her genital organs by some blunt object.

Respectfully Submitted

W. Travis Tibbins
Examining Physician

0697

POOR QUALITY
ORIGINAL

New York May. 9th 72

I as Landlord of House
No 333, East 75th St. Where
Rosie White with her
Mother resides for the
past 2 1/2 years. I can say
I have always found them
Decent and polite in
all the tenants in the
House and also have
a nice house

Yours Respectfully
August L Shlenberg
333 East 75th St
City

0698

POOR QUALITY
ORIGINAL

District Police Court.

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

of Number 190 being duly sworn,
~~that he has been informed and has just cause to believe~~
 deposes and says, that on the 25 day of September 1887 at the

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

At a certain store
situated at 1614 First Avenue in
said City and County of New York
did witness
an act of sexual intercourse with
a certain female child called Julia
Bröderick, the said Julia Bröderick
being a female child between and
above the age of ten
years, to wit of the age of thirteen
years, and not being his
wife in violation of
Section 278 of the Penal Code
of the City of New York

Therefore the complainant prays that the said

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

Sworn to before me, this 25
 day of September 1887

Admiral

Police Justice.

0699

POOR QUALITY
ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 13 years, occupation School girl of No.

227. E 72nd Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Thomas F. Moran

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

Sworn to before me, this 7 day of April 1897

Julia Broderick.

W. J. McLean
Police Justice.

0700

POOR QUALITY ORIGINAL

Sec. 198-200.

S' District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

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

Question. What is your name?

Answer. *William Sam*

Question. How old are you?

Answer. *26 years old*

Question. Where were you born?

Answer. *China*

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

Answer. *1614 1st Avenue. 4 Mrs*

Question. What is your business or profession?

Answer. *Stenographer*

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

W. S.

Taken before me this
day of *April* 189*3*
John J. ...
Police Justice.

0701

POOR QUALITY
ORIGINAL

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

Police Court... District.

1894 409

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Moore

William J. Moore

2
3
4

Offense

Rape

Date, April 7 189

Meade Magistrate.

Chinnethin Officer.

No. 3, by _____
Residence _____ Street _____

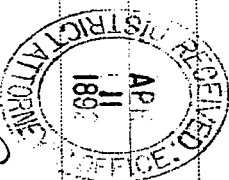
Witnesses *Julia Roberts*

No. 4, by _____
Residence _____ Street _____

No. _____
Residence _____ Street _____

No. _____
Residence _____ Street _____

No. _____
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 *Twenty* Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *April* 189 *2* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0702

POOR QUALITY
ORIGINAL

OFFICE OF
The National Anti-Chinese League,
OF NEW YORK,
No. 24 UNION SQUARE,

71-92.

M. DANNMEYER, Sec. and Treas.

2 in Hon. District Attorney, N.Y. City.

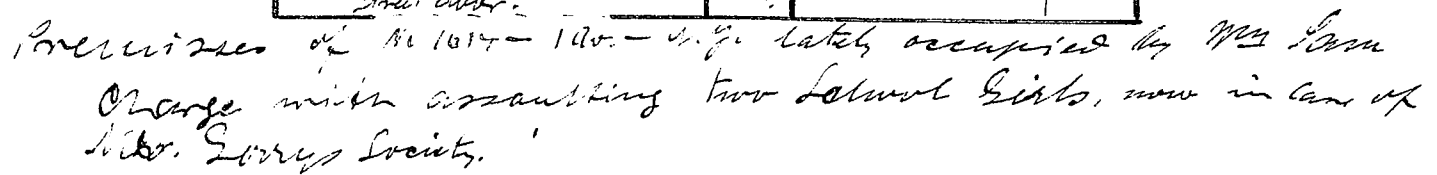
Dear Sir:

In the case of William Lam held for the
Grand Jury in Justice Hall for two cases of
at Albany upon Young Girls said to have
submitted to the physicians of 1894 - Am. J. 4
request me to send you diagram of said
premises for any use you may desire to
make of it. Very Resp. Serv.

M. Dannmeyer.
Secy.

**POOR QUALITY
ORIGINAL**

M. DANNMEYER, Sec. and Treas.



0704

POOR QUALITY
ORIGINAL

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

Police Court... District...

1894 409

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Moore

William J. Moore

2
3
4

Offense Rape

Dated April 7 189

Magistrate

Minimulthun Officer

27 Precinct

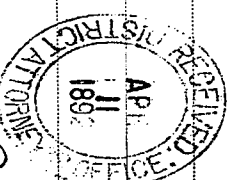
Witnesses Julia Brodick

No. 1727 & 72 Street

No. Street

No. Street

No. 3000 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 Twenty Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, April 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0705

POOR QUALITY
ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Charcoal of No. 215 E 72nd Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Thomas G. Moore
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 7th

day of April, 189 4

Ray M. Moore

W. C. Moore
Police Justice.

0706

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY } ss:
OF NEW YORK, }

William Sam being duly examined before the under-
signed 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 sees 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.

William Sam

Question. How old are you?

Answer.

26 years old

Question. Where were you born?

Answer

China

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

Answer.

1618 - First Ave. 4 Mrs

Question. What is your business or profession?

Answer.

Store Keeper.

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

Answer.

I am not guilty

W E

Taken before me this

day of *October* 189*7*

Police Justice.

0707

POOR QUALITY
ORIGINAL

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

Police Court... District.

1894 409

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna J. Moore

William David

2
3
4

Offense *Rape*

Dated, *April 7* 189 *2*

Meade Magistrate.

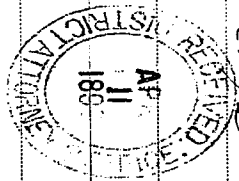
Stannard Officer.

No. 3, by *27* Precinct.

Witnesses *Ray Morris*

No. *816-E-22* Street.

No. _____ Street.



No. *3000* 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 *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, *April 7* 189 *2* *Corneal* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0708

POOR QUALITY
ORIGINAL

5-5 District Police Court.

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

Thomas J. Moore

of Number 109 (21) 93rd St. being duly sworn,
deposes and says, that on the 25th day of March 1892 at the
City of New York, in the County of New York, at a certain store

situated at No. 109 93rd St. First Avenue
in New York City, one William Thomas
Moore, did unlawfully and wilfully
perpetrate an act of sexual intercourse
with a certain female child called
Ray Moore, the said Ray Moore being
a female child actually and apparently
under the age of sixteen years, but
not of the age of fourteen years,
she not having been married, in violation
of subchapter 1, Section 278
of the Penal Code of the State of
New York.

Wherefore the complainant prays that the said

William Thomas Moore

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

Sworn to before me, this 25th day of March 1892

Thomas J. Moore

Police Justice.

0709

POOR QUALITY
ORIGINAL

131 E. 39th St
April 7th 92

Mrs. Elbridge T. Gerry,

President of the Society for the
Prevention of Cruelty to Children,

Dear Sir:—

I have this day ex-
amined the person of Ray Nevins, aged
14 years, of 315 East 72nd Street
and find there has been complete penetration
of her genitals by some blunt object.

Respectfully Submitted,

H. Travis M.D.
Examining Physician

0710

POOR QUALITY
ORIGINAL

131 E 39th
April 7th 92

Mrs. Elbridge T. Gerry,

President of the Society for the
Prevention of Cruelty to Children,

Dear Sir:—

I have this day ex-
amined the person of Ray Nevins, aged
14 years, of 315 East 72nd Street
and find there has been complete penetration
of her genitals by some blunt object.

Respectfully Submitted,

N. Travis M.D.
Examining Physician

0711

POOR QUALITY
ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against

William Dancy

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

William Dancy

of the CRIME OF ABDUCTION, committed as follows:

The said *William Dancy*

late of the City of New York, in the County of New York aforesaid, on the *last day*
day of *March*, in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, did feloniously take, receive, harbor,
employ and use one *Rosa Novins*, who was then and there a female
under the age of sixteen years, to wit: of the age of *fourteen* years, for the purpose of
sexual intercourse, he, the said *William Dancy* not being then and there
the husband of the said *Rosa Novins*; against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

~~DE LANCEY NICOLL,~~
District Attorney

0712

POOR QUALITY
ORIGINAL

~~Deane~~ COUNT—

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

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTERCOURSE
WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS, NOT HIS
WIFE, committed as follows:

The said *William Dan*,—

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, at the City and County aforesaid, with force and arms, in and upon a certain female
not his wife, to wit: her, the said *Rox Terina*,—

then and there being, wilfully and feloniously did make another assault, she the said

Rox Terina, — being then and there a female under the
age of sixteen years, to wit: of the age of *fourteen* years; and the said

William Dan — then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said

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

DE LANCEY NICOLL,

District Attorney.

0713

POOR QUALITY ORIGINAL

Witnesses:

W. J. Stocking

Counsel,

Filed, *13* day of *April* 189*2*

Pleads,

Not guilty

THE PEOPLE

vs.

F

William Sam
(Zoores)

ABDUCTION
[Section 23, Sub. 1, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Doherty
Foreman.

Park 31 Ave 29/92
Filed with Abduction
Sentenced on am. indictment
Wm. J. Doherty

0714

POOR QUALITY
ORIGINAL

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

515

THE PEOPLE OF THE STATE OF NEW YORK

against

William Dam

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

William Dam

of the CRIME OF ABDUCTION, committed as follows:

The said *William Dam*,

late of the City of New York, in the County of New York aforesaid, on the ~~th~~ *21st*
day of ~~March~~, in the year of our Lord one thousand eight hundred and
ninety ~~two~~, at the City and County aforesaid, did feloniously take, receive, harbor,
employ and use one *Julia Condonida*, who was then and there a female
under the age of sixteen years, to wit: of the age of *thirteen* years, for the purpose of
sexual intercourse, he, the said *William Dam* not being then and there
the husband of the said *Julia Condonida*; against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

DE LANCEY NICOLL,
District Attorney

0715

POOR QUALITY
ORIGINAL

~~Second~~ COUNT—

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

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTERCOURSE
WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS, NOT HIS
WIFE, committed as follows:

The said *William Dam,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, 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 Canadonda,*

then and there being, wilfully and feloniously did make another assault, she the said

Julia Canadonda, being then and there a female under the
age of sixteen years, to wit: of the age of *thirteen* years; and the said

William Dam, then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said

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

DE LANCEY NICOLL,
District Attorney.

0716

BOX:

477

FOLDER:

4369

DESCRIPTION:

Sands, William

DATE:

04/01/92



4369

0717

BOX:

477

FOLDER:

4369

DESCRIPTION:

O'Brien, George

DATE:

04/01/92



4369

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POOR QUALITY
ORIGINAL

Witnesses:

Wm. Magellan

W. H. Ash

Chas. H. H. H.

Chas. H. H. H.

Indefinite

Indefinite

Counsel,

Filed

Plead,

THE PEOPLE

vs.

P

William Sands

and

George O'Brien

DE LANCEY NICOLL,

Bar. named District Attorney.

for use of 1/92

April 1992

Chas. H. H. H. H.

A TRUE BILL.

W. H. Ash

Foreman.

Part 2 - April 7, 1892

No. 1 Trial and Convicted

447 10 Mos 5. P.

April 29/92

1892

W. H. Ash

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

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Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

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Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

Chas. H. H. H.

0719

POOR QUALITY
ORIGINALCITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

Daniel D. Nash

of No. The 22nd Francis Place Street, aged years,
occupation Police Officer being duly sworn deposes and says,
that on the 22 day of March 1892at the City of New York in the County of New York, he arrested
William Sands and George Oliver (now here)
whom he saw attempting to enter the building
No. 453 - West 57th Street, on the above
date at about 12th A.M., by means of
false keys with intent to commit a felony,
that the complainant or occupant of said
premises is not now in Court, and that
he prays that the said defendants
may be held until such time as
he can procure the attendance of complainant.

Daniel D. Nash

Sworn to before me, this

of

March 1892

1/2 day

Police Justice

0720

POOR QUALITY
ORIGINAL

Police Court, 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
William Sands
George O'Brien

AFFIDAVIT.

By March 22^d 1892
11 A.M. J.H.

Dated March 22 1892

Hogan Magistrate.

Karl Officer.

Witness, _____

Disposition, _____

0721

POOR QUALITY
ORIGINAL

Police Court—

4th District.City and County } ss.:
of New York, }of No. 453 W 57th Street, aged 62 years,
occupation Keeps Home being duly sworndeposes and says, that the premises No. 453 W 57th Street, 22nd Ward

in the City and County aforesaid the said being a Four Story and

13th Street Brown Stone Building

and which was occupied by deponent as a Dwelling House

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

were BURGLARIOUSLY ^{deponent to} entered by means of forcibly attempting toopen the doors of said premises with
false Keyson the 24th day of March 188 in the P.M. time, and the
following property feloniously taken, stolen, and carried away, viz:Clothing, jewelry, and various other
articles to the value of about
three thousand dollars\$ 3000 or
thereabouts

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byWilliam Sands and George O'Brien
(both now here) who were acting in concert

for the reasons following, to wit:

Deponent securely locked
and bolted the doors and windows of
said premises at about the hour of
9³⁰ p.m. on said date. Deponent is
informed by Officer Ketch that he
saw the defendants enter in and
about said premises at about the
hour of 12 midnight on said date
that he saw them in the act of attempting

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POOR QUALITY
ORIGINAL

to open the door leading into the basement
of said premises with keys that witness
subsequently found in the possession of
defendant (sands) and that said sands
informed said witness that he resided
in said premises. Defendant therefor
charges the defendant with attempts
burglary and says that after he
tried to answer

Mary Girdley

Sum to answer
this 22nd day of March 1892
J. Hoffman
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1892
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1892
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1892
Police Justice.

Police Court, District.	Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of	
1.	
2.	
3.	
4.	
Dated 1892	Magistrate.
	Officer.
	Clerk.
Witness,	
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

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POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Officer of No. 22nd Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Mary Madaleny and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 22nd day of March 1890 } Daniel J. Kash
[Signature]
Police Justice.

0724

POOR QUALITY
ORIGINAL

(1885)

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

William Sands being duly examined before the under-
signed 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.

William Sands

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

522 W 53rd Street 8 months

Question. What is your business or profession?

Answer.

Bricklayer

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
William Sands

Taken before me this 21st
day of March 1897

Police Justice

[Signature]

0725

POOR QUALITY
ORIGINAL

(1895)

Sec. 138-200.

CITY AND COUNTY } ss.
OF NEW YORK,

4 District Police Court.

George O'Brien being duly examined before the under-
signed 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 *is* waiver cannot be used
against h on the trial.

Question. What is your name?

Answer. *George O'Brien*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *153 W 67 St New York 10 years*

Question. What is your business or profession?

Answer. *House Cleaning*

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*
George O'Brien

Taken before me this *22*
day of *March* 189*7*

Police Justice

[Signature]

0726

POOR QUALITY
ORIGINAL

Police Court...

District.

334
1381THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Mary M. Kelly
2. Mrs. Smith
3. Mrs. Smith
4. Mrs. Smith

Offense

Attempted
Burglary

Dated,

Mar 22 1892

No. 1 by

Stephen Belmont

Residence

1115 W 53 St.

No. 2 by

Stephen Belmont

Residence

1115 W 53 St.

No. 3 by

Stephen Belmont

Residence

1115 W 53 St.

No. 4 by

Stephen Belmont

Residence

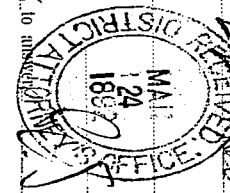
1115 W 53 St.

No. 5 by

Stephen Belmont

Residence

1115 W 53 St.



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 they be held to answer the same, and they be admitted to bail in the sum of Two Hundred Dollars each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated, March 22 1892 Police Justice.

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

Dated, March 23 1892 Police Justice.

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

Dated, March 23 1892 Police Justice.

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POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

T h e P e o p l e,

vs.

WILLIAM SANDS,

jointly indicted with

GEORGE O'BRIEN.

"

"

"

"

"

"

"

"

"

"

"

"

Before

HON. FREDERICK SMYTH,

and a Jury.

Tried APRIL 7TH, 1892.

Indicted for ATTEMPT AT BURGLARY in the first degree.

Indictment filed APRIL 1ST, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,

For THE PEOPLE.

MESSRS. PURDY AND McMANUS,

For THE DEFENCE.

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POOR QUALITY
ORIGINAL

2

MARY MIDGELEY, THE COMPLAINANT, testified that she lived at 453 West 57th street. She kept a rprivate house, but rented a few rooms. It was not kept as a boarding house. It was a four story brown-stone front house. She did not know either the defendant or the co-defendant. On the night of the 22nd of March, 1892, she securely fastened all of the doors and windows of her house. The areaway of the house was closed with an outer gate and an outer door, and the inner door was bolted and locked. There was not only the outer gate, but two other doors to enter before one could get into the basement hallway. She saw all of these doors securely fastened. She closed the house up at about a quarter after nine o'clock on that evening, not feeling well, and retired soon after that. There was a great deal of property belonging to herself in the way of furniture, and clothing and other articles belonging to the gentlemen who lodged with her, in the house. Her family consisted of her husband and herself and a servant, and they were all in the house on that night. The outer gate under the stoop was of iron, and fastened by a spring lock, which could not be opened from the outside except by a person having

0729

POOR QUALITY
ORIGINAL

3

a small hand or arm.

OFFICER DANIEL D. CASH testified that he was attached to the twenty-second police precinct, and on the night of March 22, 1892, the house #453 West 57th street was on his beat, he being on post in 58th street. He saw the defendants first on Tenth avenue that night. They went through 57th street, looking into the basements of several dwelling houses, about twelve o'clock at night. They went into the basement of 453 West 57th street, and they were there about ten minutes and the gate under the stoop was open. He watched them for about ten minutes and then the defendants saw him and came out of the area. Then he went into the area and saw that the aget was open and followed them down the street and asked them what they were doing there. Sands said that he lived there, and that he took his friend in there to have something to eat. He the witness, took them back to 453 West 57th street, and rang the door bell, but could not get into the house. He then asked Sands what the number of the house was, and Sands said it was 420. When the witness saw the defendants, they had the area gate open and were

0730

POOR QUALITY
ORIGINAL

4

under the stoop of 453 West 57th street.

In cross-examination, the witness testified that the outer iron gate under the stoop was open and the defendants were under the stoop.. When he, the witness, searched Sands, he found a knife and four keys in his pocket. On the way to the station house Sands took the keys from his trousers pocket and tried to throw them away, but he, the witness, caught him at it. Another officer had O'Brien, and he, the witness, had Sands. Sands first transferred the keys from his trousers pocket to his sack coat pocket, and then after walking a few squares tried to throw them away.

FOR THE DEFENCE, WILLIAM SANDS, one of the defendants, testified that he had never been convicted of any crime before in his life. He had known O'Brien, the co-defendant, for about seven years. O'Brien came to his, the defendant's, house, at 522 West 53rd street, and they had a few pints of beer. He, the defendant, had had a few drinks before that. O'Brien became intoxicated and he, the defendant, thought it was necessary to go home with O'Brien. O'Brien lived in 61st street, between Ninth and Tenth avenues.

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POOR QUALITY
ORIGINAL

5

He, the defendant, could not exactly tell the number, but it was in the middle of the block. It was on the same side of the street, and about the same position in the block, as the complainant's house was in 57th street. He and O'Brien went into the areaway of Mrs. Midgeley's house by mistake. O'Brien looked up at the house after they got into the area and said, "This ain't the house," and he and O'Brien then went out and walked down towards Tenth avenue, and in the middle of the block the officer arrested them. Neither he nor O'Brien touched the gate under the stoop, nor made any attempt to open it. The gate was open when they entered the area. He, the witness, had been to O'Brien's house once before that night, about three before, and he did not remember the number of his house exactly. He did not know how they came to get into 57th street instead of 61st street. The keys that he, the defendant, had in his possession belonged to O'Brien. He, the defendant, did not try to throw them away, as the officer had sworn that he did. When he took them from his pocket he intended to give them to O'Brien, and not to throw them away.

In cross-examination the witness testified

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POOR QUALITY
ORIGINAL

6

that O'Brien lived in a four story house in West 61st street, but he believed that the front was brick instead of brown-stone. O'Brien occupied two floors in that house in 61st street, though he was a single man and had no family. He lived there with his mother, father, and sisters. O'Brien was a molder by trade. He could not tell where O'Brien worked. He, the defendant, was a bricklayer. O'Brien handed him the keys as they were walking together, to open his door, because he, the defendant, was a little more sober than O'Brien was. Though he was more sober than O'Brien was, he couldn't tell the difference between 57th street and 61st street. He went wherever O'Brien directed him.

GEORGE O'BRIEN, the co-defendant, testified, for the Defence, that he was a molding cleaner. He had never been convicted of any crime. He left his house on the night of his arrest, at 53 West 62nd street, where he had lived for ten years. He had given his wages to his family and had kept a couple of dollars, and went out and had a drink at Tenth avenue and 56th street, in Fitzpatrick's

0733

POOR QUALITY
ORIGINAL

7

saloon, and Sands invited him, the witness, down to his house in 53rd street, #522. They had a couple of pints of beer in the saloon, and a few more at Sands's house. Then they returned to 56th street and had a drink there and he, the witness, was quite drunk, and gave Sands the keys to his house and asked him to see him home. Then they went to the area of the house of the complainant, he, O'Brien, supposing it was his own house, but he locked up and saw it was not, and then they walked out of the area and were arrested.

In cross-examination O'Brien testified that the house in which he lived in 62nd street was a tenement house, and did not look at all like Mrs. Midgeley's house in West 57th street. There was no high stoop to his house, and no entrance under the stoop. Any one who desired to enter his, O'Brien's, house would have to go up only two steps from the sidewalk and enter a large hallway. He, O'Brien, had a flat in the house, up several flights. He had in his pocket on that night the key of the front door of his house and the key of his own rooms and a couple of bureau drawer keys. He, the defendant, had known Sands for six or seven years.

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POOR QUALITY
ORIGINAL

3

Sands had called at his house very seldom. He had seen Sands in his house once or twice. If Sands had said that he lived in 61st street, Sands was mistaken.

IN REBUTTAL, OFFICER CASH, being recalled, testified that after the arrest of the two men, and when they were in front of Mrs. Midgeley's house, O'Brien begged to be let go. He said, "I don't know him," pointing to Sands. He, the witness, did not notice that Sands was particularly under the influence of liquor. He, the witness, had to hold tight to Sands to prevent him getting away. He was perfectly able to walk. O'Brien broke away from Officer Madden, at Ninth avenue and 52nd street, and ran into a liquor store and tried to get away, but the officer caught him. In the station house, before the Sergeant's desk, they answered all the questions as to their pedigree readily.

O'BRIEN, being recalled by the Defence, testified that he did not try to escape from Officer Madden. At Ninth avenue and 52nd street he asked Officer Madden to come in and have

0735

**POOR QUALITY
ORIGINAL**

9

a drink, and the officer replied, "Oh, no." He, O'Brien, then took a couple of steps away from the officer, but did not try to get away. He, O'Brien, did not know that he was under arrest when he asked the officer to take a drink.

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POOR QUALITY
ORIGINAL

1409

COURT OF GENERAL SESSIONS

CLERK'S OFFICE,

New York, 189

PEOPLE

vs.

O'Brien (Dr. 2) & 4

be disposed of before
Initiative Committee is
brought up for
sentence

James Park

0737

POOR QUALITY
ORIGINAL

Widow's Attorney

Wm. C. Jones & Co.

Dear Sir,

My wife, Mrs. Midgley, in the case
of a woman charged with burglary, desires to say
that she has been confined to her room for some
time and is unable to appear. She is at
the residence of her daughter, Mrs. C. H. Jones.
100 N. 1st St.

Respectfully

Wm. C. Jones

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POOR QUALITY
ORIGINAL

Church of St. Paul, the Apostle,
PAULIST FATHERS,
415 West Fifty-Ninth Street.

New York, April 25th 1892.

To The Hon. Judge Cowing:

My dear Sir:

I write to you
in behalf of George O'Brien who is to appear
before you today. I really believe that
is innocent of the charge made against
him. He could have no motive for such
an act. He had been drinking with a
man against whom I had cautioned him
for O'Brien rarely drinks except when he
ran across him. We have known George
for many years & can testify to his always
bearing a good name for honesty. In acquitting
him I am convinced you will be doing justice.

Very sincerely yours,
John J. Hughes C.S.P.

0739

POOR QUALITY
ORIGINAL

Arrested on Dec 1st 1885 By Detective Riley
for stealing bot grapes from Steffen Grocery
Store No 890 - 9^{av}
and for stealing the contents of money drawer
and cigars from Frank Ruger Saloon -
No 815 st 10^{av}

Pleaded Guilty of Petit Larceny in
Court of Special Session and sentenced
to six months in prison By Judge Cowing

Arrested on March 23rd 1889 By off Mr Donald
for snatching a pocket book on 8^{av}
and tried in Court of General Session
By Judge Gelder

0740

POOR QUALITY
ORIGINAL

463

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Danda and
George O'Brien*

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

William Danda and George O'Brien
of the CRIME OF ^{attempting to commit} BURGLARY in the *first* degree, committed as follows:The said *William Danda and George O'Brien*
*O'Brien, both*late of the *22nd* Ward of the City of New York, in the County of New York aforesaid, on the
Thursday day of *March*, in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one *James Bridgman*there situate, feloniously and burglariously did ^{attempt to} break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said *James Bridgman*,in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away, *the said William Danda and
George O'Brien, and each of them, being then
and there assisted by a confederate actually
present, to wit: each by the other.*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 A. Mace,
District Attorney.*

0741

BOX:

477

FOLDER:

4369

DESCRIPTION:

Saqui, Isaiah

DATE:

04/22/92



4369

0742

POOR QUALITY
ORIGINAL

Witnesses:

Counsel Assigned.....
Sex.....
Age.....
Nativity.....
Residence.....
Occupation.....
Married or Single.....
Education.....
Religious Instruction.....
Parents Living.....
Temperate or Intemperate.....
Before convicted.....

Counsel,

Filed

Pleas,

THE PEOPLE.

vs.

W. S. Squire

July 19/95
Pleas Guilty
DE LANCEY NICOLL,

District Attorney.

Ind \$25.
A TRUE BILL.

Wm. H. Dehaan
Foreman.

Confirms a lobby etc
[Sec. 326, Code]

day of August 1895

0743

POOR QUALITY
ORIGINAL

Counsel,

Filed

Pleads,

THE PEOPLE.

vs.

Alvah Saquin

July 1995
De Lancey Nicoll,

District Attorney.

Filed July 25.

A TRUE BILL.

Wm. H. Dehaan

Foreman.

Witnesses:

Counsel Assigned.....
Sex..... Male
Age..... 34
Nativity..... England
Residence..... 137 No. 2
Occupation..... Right printer
Married or Single..... Married
Education..... High School
Religious Instruction..... Hebrew
Parents Living..... Mother
Temperate or Intemperate..... Temperate
Before Convicted.....

0744

POOR QUALITY
ORIGINAL

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

George E. Oram
of No. *41 Penn Row* Street, being duly sworn, deposes and says,
that *Ismael Sagui* (now present) is the person of the name of
John Doe mentioned in deponent's affidavit of the *21st*
day of *December* 188*9*, hereunto annexed.

Sworn to before me, this *21*

day of *December* 188*9*

George E. Oram

Do J. C. Ruller POLICE JUSTICE.

0745

POOR QUALITY
ORIGINAL

Sec. 192.

District Police Court,

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Samuel O'Reilly a Police Justice of the City of New York, charging Isaac Sagui Defendant with the offence of Violating Law

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, Isaac Sagui Defendant of No. 137
Avenue 15 Street; by occupation a Sign maker
and Patrick M. Raphaelin of No. 135 Avenue 15
Street, by occupation a Contractor Surety, hereby jointly and severally undertake that the above named Isaac Sagui Defendant shall personally appear before the said Justice, at the 1st 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 Ten Hundred Dollars.

Taken and acknowledged before me, this

day of

December 18 98Isaac Sagui
Patrick M. Raphaelin
POLICE JUSTICE.

0746

POOR QUALITY
ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK,

De J. McLaughlin
District Police Justice.

Sworn to before me, this 18 day of December 1918

the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

the one half interest in the Stock and fixtures of the metal business situated at 135 Avenue H and is worth Three thousand and no cents of all other goods and money

Patrick McLaughlin

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear during the Examination.

Taken the day of 18

Justice.

0747

POOR QUALITY
ORIGINAL

At a Court of General Sessions of the Peace, held in and for
the City and County of New York, at the City Hall, in
the said City of New York, on the ~~twenty~~ day of
April, 188*2*

Present,

THE HONORABLE

Rudolph W. Downing
Justice.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isiah Davis

The District Attorney having heretofore, to wit: on the ~~fourth~~ day of
April, 188*2*, submitted to the Grand Jury of this County, empanelled in
this Court for the ~~present~~ term, and then in session, a certain charge against
the above-named defendant for ~~continuing and perverting and~~
~~aiding in continuing and perverting a robbery~~
and the said Grand Jury having, after a consideration of the evidence produced before it in support
of the said charge, dismissed the same, twelve grand jurors of the said Grand Jury not concurring in
finding an indictment against the said defendant for the charge so submitted, and the depositions and
statements setting forth the said charge having been duly returned to this Court, with an indorsement
signed by *Rudolph W. Downing*, Esquire, Foreman of the said Grand
Jury, to the effect that the said charge was so dismissed.

~~Now, on reading and filing the affidavit of *Isiah Davis* to
the Court
whereby it appears to the satisfaction of the Court that~~

that the charge is well founded both in law and on the evidence, that justice requires that an indictment
be found, and that there is reason to believe that if the said charge is again submitted to the Grand
Jury evidence can and will be adduced, sufficient to warrant the finding of an indictment, and that
an indictment will be found against the said defendant for the said charge, notwithstanding such
dismissal, and on motion of the District Attorney, it is

On motion of Dist Atty
Ordered, that the said charge be, and the same is hereby directed to be again submitted
to the Grand Jury of this County.

RBC
J.

0748

POOR QUALITY
ORIGINAL

New York General Sessions.

THE PEOPLE

vs.

Sarah Quinn

Order directing the re-submission
of charge to the Grand Jury.

(§ 270 Code of Crim. Pro.)

per James M. Cole
JOHN R. WILLOWS

District Attorney.

Entered

Do day of *April* 188*8*

0749

**POOR QUALITY
ORIGINAL**

City, County & State of New York, ss:

GEORGE E. ORAM of 41 Park Row, being duly sworn, deposes and says that he is employed as an Agent for the New York Society for the Suppression of Vice; that he is informed, has just cause to believe, and verily does believe and charge that JOHN DOE, whose right name is unknown, but who can be identified by Deponent, did, on, or about, the 21st. day of December 1891 unlawfully contrive, propose, and assist in the contriving, proposing of a Lottery, which said Lottery was then and there set on foot for the purpose of disposing of property by lot or chance, to wit: A genuine Meerschaum Pipe, and a double case Silver Watch, against the form of the Statute in such case made and provided, and particularly in violation of Section 325 of the Penal Code of the State of New York.

Deponent further says, that he is further informed from personal observation, conversations and dealings had with the said JOHN DOE, and verily believes that the said JOHN DOE now has in his possession at, in, and upon certain premises, situate and known as No. 137 Avenue D in the City County and State of New York aforesaid, with intent to use the same as a means to commit a public offence, divers and sundry Lottery Tickets and papers representing a chance, share and interest in said Lottery, a Silver Watch, Meerschaum Pipe, books, and other paraphernalia for contriving, proposing, and carrying on said Lottery, the said Watch and Pipe being displayed as the Watch and Pipe to be disposed of by lot or chance in said Lottery; that between said articles as displayed in the front window of the premises occupied by the

0750

POOR QUALITY
ORIGINAL

2.

said JOHN DOE was a ticket when Deponent was present, on the 19th. day of December 1891, which contained in substance as follows:

"This ticket entitles the holder to a chance on a "double case Silver Watch and a genuine Meerschaum Pipe to be raffled on Christmas Eve, December 24th."

"ESSENTIAL CIGAR STORE,"

"137 Avenue D."

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

WHEREFORE, Deponent prays that a Warrant and a Search Warrant may be issued at once for the arrest of the said JOHN DOE, and a seizure made of said property so unlawfully offered for sale and distribution.

Subscribed, and sworn to before me :
this 21st. day of December 1891. :

George C. Oram

Doyle C. Russell

Police Justice.

0751

POOR QUALITY
ORIGINAL

The People &c.,

On the Complaint of

George E. Oram

vs.

John Doe.

0752

POOR QUALITY
ORIGINAL

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Saciah Sagui being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h $\frac{3}{4}$ right to
make a statement in relation to the charge against h $\frac{3}{4}$; that the statement is designed to
enable h $\frac{3}{4}$ if he see fit to answer the charge and explain the facts alleged against h $\frac{3}{4}$
that he is at liberty to waive making a statement, and that h $\frac{3}{4}$ waiver cannot be used
against h $\frac{3}{4}$ on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this
City of New York
1889

Police Justice.

0753

POOR QUALITY
ORIGINAL

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer In the City and County of New York:

Proof by affidavit having been this day made before me, by George E. Crand
of 41 Park Row Street, New YorkCity, that there is probable cause for believing that John Dor, whose real name is
unknown but who can be identified by George E. Crandhas in his possession, at, in and upon certain premises occupied by him and situated and known number
137 Avenue D in said City of New York certain and divers
device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,
papers and documents in the nature of a bet, share chance or interest in ~~wager or insurance upon the drawing or drawn numbers of a lottery~~, books and
other documents for the purpose of enabling others to sell lottery tickets and other writings, papers and documents, ~~black-~~
Silver watch and Meerschaum pipe, to be disposed of by lot or chance
~~boards and gaming tables~~, with intent to use the same as a means to commit a public offense.YOU ARE THEREFORE COMMANDED, at any time of the day or night
time to make immediate search on the person of the said John Dorand in the building situate and known as number 137 Avenue D aforesaid,
for the following property, to wit: all ~~Fare layouts, Silver~~ watches and Meerschaum
pipes offered for sale or distribution by lot or chance, or in
~~Rouge et Noir, or Red and Black layouts,~~ gaming tables, ~~chips,~~ packs
a lottery, and all papers or tickets representing a chance in a lottery
~~of cards, dice,~~ deal boxes, and all lottery policies, circulars,
lottery tickets, share chance or interest in any circulars, any writings, any papers,
documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, and books
and documents for the purpose of enabling others to gamble or sell lottery policies, tickets ~~black-~~
or chances, shares or interests in
~~boards, slips or drawn numbers of a lottery,~~ money to gamble with, and all device,
establishment, apparatus and articles suitable for gambling purposes, conducting, carrying on or drawing
a lottery
And if you find the same, or any part thereof, to bring it forthwith before me at the 14 District
Police Court at its rooms in Centre street in the City of New York.

Dated at the City of New York, the

21st day of December 1891.Do J. C. Bruff

POLICE JUSTICE

0754

POOR QUALITY
ORIGINALInventory of property taken by Patrick English the Peace Officer by whom this warrant was executed :

~~ayouts,~~ ~~Roulette Wheels,~~ ~~Roulette layouts,~~ ~~Rouge et Noir lay-~~
~~outs,~~ ~~gaming tables,~~ ~~clips,~~ ~~packs of cards,~~ ~~deal~~
~~boxes,~~ ~~deal trays for holding chips,~~ ~~cue boxes,~~ ~~markers,~~ ~~truly cards,~~
~~balls,~~ ~~lottery policies,~~ 916 chance ~~lottery tickets,~~ ~~circulans,~~ ~~writings,~~
~~papers,~~ ~~black boards,~~ ~~slips, or drawn numbers in policy,~~ ~~money,~~
~~manifold books,~~ ~~slates,~~

One Silver Watch and
 One Meerschaum Pipe in
 Case

City of New York and County of New York ss:1. Patrick English the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 21stday of December 1891Patrick English

John C. [Signature] Police Justice.

Police Court--- 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Geo. C. Drann

vs.

John Dol.

Search Warrant.

Dated Dec 21st 1891W. D. Riley Justice.

Officer.

0755

POOR QUALITY
ORIGINAL

Sec. 151.

CITY OF New York COUNTY OF New York ss.
AND STATE OF NEW YORK.Police Court, 1 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by George E. Oran of No. 41 Park Row Street, charging that on the 21st day of December 1891 at the City of New York, in the County of New York that the crime of conducting, contriving and proposing a lottery, and assisting in the contriving and proposing of a lottery

has been committed, and accusing John Doe whose real name is unknown but who can be identified by George E. Oran thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 1st DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 21st day of December 1891
James W. Smith POLICE JUSTICE.

POLICE COURT, 1st DISTRICT.THE PEOPLE, &c.,
ON THE COMPLAINT OFGeo. E. Oran

vs.

John Doe

Warrant-General.

Dated Dec 21st 1891P. D. Kelly Magistrate.Enoch Officer.

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

Charles Smith Officer.Dated Dec 21st 1891

This Warrant may be executed on Sunday or at night.

James W. Smith Police Justice.

REMARKS.

Time of Arrest.

Native of England

Age.

29

Sex.

Complexion.

Color.

W

Profession.

Deputy Justice

Married.

Yes

Single.

Read.

Yes

Write.

Yes137 Ave. St.

0756

POOR QUALITY
ORIGINAL

Deer & Deer 10/10/91

Police Court District.

1573

BAILED
No. 1, by Deer 11/10/91
Residence 131-100 St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Dated

Deer 31

Deer Magistrate

Deer Officer

DISMISSED.

WITNESSES

Deer 1891

No.

Deer 1891

No.

Deer 1891

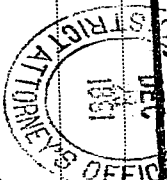
No.

Deer 1891

\$1000

TO RISE

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 Deer 31 1891 To J. C. R. R. Police Justice.

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

Dated Deer 3 1891 To J. C. R. R. 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.

0757

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS,

New York County.

""""""""""X

THE PEOPLE, of the State of New York,

---against---

ISAIAH SAQUI.

""""""""""X

CITY AND COUNTY OF NEW YORK. S.S.: --

JULIUS DOERNBERG, of said city being duly sworn, deposes and says; I am one of the proprietors of the Metropolitan Steam Packing Box Factory & Saw Mill, doing business at the foot of 8th Street, East River, this City. My place of business is adjacent to that of Isaiah Saqui, the defendant herein; I have known the said Isaiah Saqui for about seven years last past, to my own knowledge he is an honest, respectable, trustworthy and model man, he conducts a cigar store and manufactory at No. 137 Avenue D., which is within a block of my place of business, I have seen the said Saqui very often during the time that I have known him and have met many who are acquainted with him, his reputation is excellent and I cheerfully testify to his good character.

The business conducted by him at the place aforesaid is carried on in a legitimate and orderly manner in every respect and to my knowledge has always been so conducted.

SWORN to before me this
18th day of February, 1895.

Henry J. Schunacker
Notary Public

Julius Doernberg
Doernberg & Gottman

0758

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS,

New York County.

*****X

THE PEOPLE, of the State of New York,

----against----

ISAIAH SAQUI.

*****X

CITY AND COUNTY OF NEW YORK.S.S.: --

JOHN A HAMILTON, of said City being duly sworn,
deposes and says: I am engaged in the *Cit*
business at No. 725 East 9th Street, New York City, around
the corner from the place of business conducted by Isaiah
Saqui. I have know Isaiah Saqui, the defendant herein
for over six years last past and unhesitatingly allege
that he is man of excellent character bearing an admirable
reputation among all those that know him. I have visited
his store sveral times each week for a long while back
and know of my own knowledge that his business is conducted
in a quiet and thoroughly business like manner.

SWORN to before me this

15th day of February, 1895.

H. A. Hamilton
Notary Public
N.Y.C.

John A. Hamilton

0759

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS,

New York County.

*****X

THE PEOPLE, of the State of New York,

----against----

ISAIAH SAQUI.

*****X

CITY AND COUNTY OF NEW YORK. S.S.: --

DAVID L. YOUNGS, of said City being duly sworn, deposes and says: I am a member of the firm of William P. Youngs and Brothers, conducting a moulding and planing mill at Nos. 432 & 434 East 10th Street, New York City. I reside at No. *153 Rodney St* *Brooklyn* Street, this City; I have known Isaiah Saqui the defendant herein for the past five years and during that time have been in his store a number of times and have always found his business to be conducted in a quite, orderly and business like manner; during my acquaintance with said Saqui I have never hear nor seen anything detrimental to his character. I cheerfully testify that I have every confidence in Mr. Saqui.

SWORN to before me this
18th day of February, 1895.

Henry J. Ochunwacher
Notary Public
N. Y. Co.

David L. Youngs
15

0760

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS,

New York County .

*****X

THE PEOPLE, of the State of New York ,

---against---

ISAIAH SAQUI.

*****X

CITY AND COUNTY OF NEW YORK. S.S.: --

ALEX LICHTENSTEIN, of said city, being duly sworn,
deposes and says: I am connected with the Consolidated
Cigarette Company, makers of cigarettes at Avenue D., and
10th Street, New York City. The said Company is incorpor-
ated under the Laws of the State of New York, and are the
manufacturers of the Helm, Consols, Paxi, Havanna Straight
Cut, Jack Rose and other brands of cigarettes; ~~I occupy~~
~~the position of~~ ~~the said Com~~
~~pany~~, I have known Isaiah Saqui for the past five years,
during which time I have met him frequently and met people
who are acquainted with him. I have always found and known
him to be a person of excellent character and unquestioned
reputation and know of my own knowledge that is place of
business which is located with one Street of mine has always
been conducted in an orderly and proper manner.

SWORN to before me this
18th day of February, 1895.

Henry J. Schmaecher Alex Lichtenstein
Notary Public
N.Y. Co.

0761

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS,
New York County.

*****X

THE PEOPLE, of the State of New York,

-----against-----

ISAIAH SAQUI.

*****X

CITY AND COUNTY OF NEW YORK.S. S.: --

FRANZ BRADTKE, of said city, being duly sworn, deposes and says; I am a druggist by profession and am in business at No. 111 Avenue D., New York City, a short distance from the place of business conducted by Mr. Isaiah Saqui. I have been personally acquainted with Mr. Saqui for eight years last past during which time I have met him frequently both at his store and at other places. I do not hesitate to certify that Mr. Saqui is a man of excellent character and that his neighbors as well as I have every regard for him and speak of him in the highest terms.

The cigar store conducted by him at No. 137 Avenue D., has always been conducted in a purely legitimate, decorous and business like manner. Mr. Saqui bears a spotless reputation.

SWORN to before me this

18th day of February, 1895.

Henry D. Dehnmacher
Notary Public
in and for the City and County of New York

0762

POOR QUALITY
ORIGINAL

New York Feb'y 16, 1895.

This is to certify that,
I know Isaiah Sacqui
for the past six years,
and know him to be thorough-
ly respectable.

I have ^{seen} him in his place of
business several times weekly,
day and evening, and have
always found his place
to be kept in a quiet and
thoroughly business manner

Wm A Hamilton
25 E. 9th St.

To whom it may concern

0763

POOR QUALITY
ORIGINAL

Wm. F. 16th 95

To whom it may concern!

Being acquainted with
Mr Isaac Lagni for 8 years,
I can hereby testify, that he is
respectable in every way, and that,
to my knowledge, no ill trans-
actions have been performed
in his establishment.

Ernest Braden
Druggist
111 Ave D

0764

POOR QUALITY
ORIGINAL

A. Lichtenstein, President.

A. Moonster, Treasurer.

Consolidated Cigarette Co., Incorporated,

Makers of

All Tobacco Cigarettes.

LIST OF BRANDS.

HELM.

CONSOLS.

PAXI.

HAVANA STRAIGHT CUT.

JACK ROSE.

DICTATED BY *A. L.*

In reply to yours of

Nov. 20, and 10th St.

New York, Feb. 16th. 1895

TO WHOM IT MAY CONCERN.

I have known Mr. Isaiah Saqui for the past five years, and have always found him to be a person of unquestioned reputation, his place of business always having been conducted in an orderly manner.

Alex Lichtenstein

0765

POOR QUALITY
ORIGINAL

WM. P. YOUNGS.

CHAS. A. YOUNGS.

DAVID L. YOUNGS.



TELEPHONE, 1325-38TH ST.

MOULDINGS, HOUSE TRIMMINGS,
HARDWOODS.

432 & 434 EAST 10TH ST.

New York.

Feb 16th 1895

To whom this may concern:

I have personally known
I. Sagui for the past five
years, during that period have
been in his store, a number of
times, and have always found
it quiet, and conducted in the
most business like manner.

During my acquaintance with
Mr Sagui, I have never heard or
seen anything detrimental to
his character.

D. L. Youngs.

Firm W. P. Youngs & Bros.

0766

POOR QUALITY
ORIGINAL

JULIUS DOERNBERG.

HENRY D. GOODMAN.

OFFICE OF

Doernberg & Goodman,
METROPOLITAN
STEAM PACKING BOX FACTORY,
→*PLANING AND SAW MILL. LUMBER DEALERS.*←
FOOT OF 8TH STREET & EAST RIVER,
TELEPHONE CALL., 529 18th.

New York, Feb 6 1895

This is to certify that we
have known Isaiah Dacque
for the past 7 years.
and have always known
him to be in every way
respectable & that his place
is in every way quiet
and orderly we can
cheerfully testify that
his place has always
been conducted in a
quiet and business like
manner
Doernberg & Goodman

0767

POOR QUALITY
ORIGINAL

JOHN RHEINFRANK.

HENRY GANZENMÜLLER.

John Rheinfrank & Co.

BRANCH:
Ave. D 13TH to 14TH St.

DEALERS IN

COAL AND WOOD.

385-395 EAST 3^D ST.Steam Kindling Wood Factory.
Cor. Goerck & East 3^D St.
TELEPHONE, 505-18.

New York, Feb 16 1895.

Mr. I. Sagui has been acquainted with the members of this firm for many years.

We take pleasure in endorsing him as an honorable business man, and known to us personally & to the business men of this locality as a man of spotless character above reproach. We heartily bear witness to the fact that in our long acquaintance we know of nothing against the gentlemen's character which would tend to change ~~any~~ our opinion of him.

Respectfully,

J. Rheinfrank & Co.
385 E 3 St.
14 St. and

0768

POOR QUALITY
ORIGINAL

General Sessions Ct.

People of the State
of New York

against

Isaac Sagie

Affidavits and
Letters

Morris B. Blumenthal
Attorney for defendant
271 Broadway N.Y.

0769

POOR QUALITY
ORIGINAL

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isiah Daquin

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

indictment, accuse *Isiah Daquin*

of the crime of *continuing and proposing, and*
assisting in continuing and proposing, the same
committed as follows:

The said *Isiah Daquin*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty-first day of *December*, in the year of our Lord one thousand
eight hundred and ninety-*one*, — at the City and County aforesaid,

did feloniously continue and propose, and
assist in continuing and proposing as
lottery, the same being a scheme for the
distribution of property, the sum of one hundred

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POOR QUALITY
ORIGINAL

wife and one silver watch, two shams, and of
persons who had paid a valuable consideration
for such shams, (a new particular description
of which said lottery is to the Grand Jury of
aforesaid jurisdiction, and can not now be
given) against the form of the statute in
such case made and provided, and against
the peace of the People of the State of New
York, and their signatures

Wm. D. Kane (McCall,

Wm. D. Kane,

0771

BOX:

477

FOLDER:

4369

DESCRIPTION:

Sattler, Franz

DATE:

04/12/92



4369

0772

POOR QUALITY
ORIGINAL

Counsel, _____
Filed, 12 day of April 1892
Pleads, Not Guilty

34 minutes
THE PEOPLE
19 12 41
vs. B

Frank Gatter

Filed 15 11 42

DE LANCEY NICOLL,
District Attorney.

22 18 92

A TRUE BILL.

W. H. Johnson
Foreman.

Part 2 April 22, 1892
Pleads Guilty & Indemnity

Witnesses:

Ar. Comstock

Frank Comstock

W. H. Johnson

POLICY.
[§§ 848 and 844, Penal Code.]

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POOR QUALITY
ORIGINAL

City, County & State of New York, ss:

John R. Coleward of 41 Park Row being duly sworn,
deposes and says that *Frank Nathan* here present is the
one known as *Frank Doe* in the affidavit of
Oct 27th hereto annexed.

Subscribed and sworn to before me : *John R. Coleward*
this *28th* day of October 1891:

John R. Coleward
Police Justice.

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POOR QUALITY
ORIGINAL

CITY OF New York COUNTY OF New York
AND STATE OF NEW YORK.

41 Park Row
of 150 Nassau Street, New York City, being
21 years of age, and is employed as a

Suppression of Vice, that he has just cause to believe, is informed and verily does
believe, that Frank Dor

whose real name is unknown, but who can be identified by John R. Colcord
did, at the City of New York County

of New York and State of New York, on or about the 14th day of October 1887.
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as a dealer or game-keeper in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided.

Deponent further says, he has just ^{come up} to believe, is informed and verily does
believe from personal observation and from statements made by John R. Colcord

to deponent
that the said Frank Dor aforesaid
aforesaid, now have in his possession, at in and upon
certain premises occupied by him and situate and known as Number
189 East 7th Street
in the City of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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GLUED PAGE

POOR QUALITY
ORIGINAL

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Anthony Cornotto
of ^{841 Bush Road} ~~150 Nassau~~ Street, New York City, being duly sworn deposes and says, he
21 years of age, and is employed as Chief agent of the New York Society
Suppression of Vice, that he has just cause to believe, is informed and verily does
believe, that Frank D. or

whose real name is unknown, but who can be identified by John R. Holland
did, at the 14th of Sept County
of New York and State of New York, on or about the 14th day of Sept, 1888,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as a dealer or game-keeper in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided.

Deponent further says, he has just ^{come} to believe, is informed and verily does
believe from personal observation and from statements made by John R. Holland

to deponent
that the said Frank D. or afore said
aforesaid, now have in his possession, at in and upon
certain premises occupied by him and situate and known as Number
189 East 7th Street
in the City of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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POOR QUALITY
ORIGINAL

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this }
 17th day of October 1891. }

Anthony Comstock

D. J. [Signature] Police Justice.

CITY OF New York AND COUNTY OF Manhattan ss.

John R. Colford of 41 Park Row
 being further sworn deposes and says that on the 14th day of October 1891,
 deponent visited the said premises, named aforesaid, and there saw the said
Frank Doe aforesaid, and
 had dealings and conversation with him as follows:

Deponent entered premises 189 East 7th. Street, saw FRANK DOE sitting at a table. Deponent called for the numbers which appear upon the paper annexed to foregoing affidavit of ANTHONY COMSTOCK which is hereby made part of this Complaint. Deponent called for certain numbers, and the said FRANK DOE took a piece of paper and placed it under his Manifold book and recorded the numbers upon his manifold book and upon the slip of paper as annexed aforesaid at the same time. As Deponent called for 54 first, the said FRANK DOE said, "fifty-four was first yesterday morning." After recording the numbers upon the paper, the said FRANK DOE took a hand-stamp and placed the date upon said paper, as appears in red ink, and Deponent said: "How much?" and

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**POOR QUALITY
ORIGINAL**

the said FRANK DOE replied: "thirty cents" and Deponent paid him the sum of thirty cents for the said play.

Subscribed, and sworn to before me : *John R. Colford*
this 27th day of October 1891. :

John R. Colford
Police Justice.

**POOR QUALITY
ORIGINAL**

Police Justice.

ON COMPLAINT OF

Antibiotic given took 10 of

AGAINST

Frank Doe

727

Affidavit of Complaint.

WITNESSES:

Violation Sec. 344, P. C.
Gambling and Policy.

Sec. 151.

Police Court, 15 District.

Write

Police Justice.

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POOR QUALITY
ORIGINAL

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Bonaiuto & John R. Colford of 41 Park Row Street, New York City, that there is probable cause for believing that Frank D. whose real name is unknown but who can be fully identified by John R. Colford

has in his possession, at, in and upon certain premises occupied by him and situated and known number 189 East 17th Street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said Frank D. aforesaid and in the building situate and known as number 189 East 17th Street aforesaid, for the following property, to wit: all Faro layouts, Roulette Wheels and layouts, Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, lottery tickets, circulars, writings, papers, books documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, blackboards, documents for the purpose of enabling others to gamble or sell lottery policies, slips or drawn numbers of a lottery, and all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 1st District Police Court at The Founds in Center Street in the City of New York.

Dated at the City of New York, the }
27th day of October 1891 }

Samuel H. Kelly
POLICE JUSTICE.



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POOR QUALITY
ORIGINAL

Inventory of property taken by P. H. Callahan the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir lay-~~
~~outs, gaming tables, chips, packs of cards, dice, deal~~
~~boxes, deal ways for holding chips, cue boxes, markers, or tally cards,~~
~~ivory balls, lottery policies, lottery tickets, circulars, writings,~~
~~papers, black boards, 1 pk slips, or drawn numbers in policy, 1 pie money, 1~~
manifold books, sheet slate, 175 man fold 25 slips 2 stut

City of New York and County of New York ss :

I, Pat. H. Callahan the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 28
day of Oct 1887

Patrick H. Callahan

J. C. Ruddy Police Justice.

Police Court--- 16 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Perrotto & Co.

vs.

Frank Don

Search Warrant.

1887 Oct 27

Dated

188

Justice.

Officer.

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POOR QUALITY
ORIGINAL

Sec. 193-200.

District Police Court.

CITY AND COUNTY,
NEW YORK,

Franz Satter being duly examined before the under-
signed 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Franz Satter

Taken before me this

day of 00100000.

1911

Police Justice.

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POOR QUALITY ORIGINAL

BAILED
No. 1, by J. J. Jordan
Residence 213 E. 14th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court--- District 1358

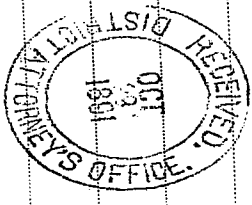
THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Butler

Offence No Littering Law

Date OCTOBER 28 1891

D. O. R. Magistrate



Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
\$ 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 28 1891 D. J. C. R. Butler Police Justice.

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

Dated 28 1891 D. J. C. R. Butler 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.

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POOR QUALITY
ORIGINAL

493

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Franz Satter

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

Franz Satter
of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed
as follows:

The said

Franz Satter

late of the ^{17th} ~~fourteenth~~ Ward of the City of New York in the County of New
York aforesaid, on the ~~fourteenth~~ day of ~~October~~ in the year of our
Lord one thousand eight hundred and ninety-~~one~~, at the Ward, City and County aforesaid,
with force and arms, unlawfully did keep a certain room in a certain building there situate, to be
used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambl-
ing game commonly called "Policy," where money and property was dependent upon the result,
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

Franz Satter
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING
LOTTERY POLICIES THEREIN, committed as follows:

The said

Franz Satter

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, unlawfully did keep a certain room in a certain building there
situate, to be used for the purpose of therein selling and offering to sell what are commonly called
Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and in-
surances upon the drawing or drawn numbers of certain public and private lotteries, and of therein
endorsing and using books and other documents for the purpose of enabling divers persons to sell
and offer to sell lottery policies and other such writings, papers and documents, 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.

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POOR QUALITY
ORIGINAL

THIRD COUNT:

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

Franz Sattler

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said

Franz Sattler

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

John R. Collord

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

Oct. 14, 1891

124844 fct
7-47-74 18
4-16-21 5
1-13-51 5
54-1-10y

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

FOURTH COUNT:

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

Franz Sattler

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Franz Sattler

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

John R. Collord

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of

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POOR QUALITY
ORIGINAL

which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say:

Oct 14. 1891
 12-40-44 P 5
 7-47-74 P 10
 4-16-21 P 5
 1-13-51 P 5
 54-1-10

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

FIFTH COUNT:

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

Frank Satter
 of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF
 AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

Frank Satter
 late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Colford
 a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given), which said paper, writing and document is as follows, that is to say:

Oct 14, 1891
 12-40-44 P 5
 7-47-74 P 10
 4-16-21 P 5
 1-13-51 P 5
 54-1-10

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

DE LANCEY NICOLL,
 District Attorney.

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BOX:

477

FOLDER:

4369

DESCRIPTION:

Scanlan, Richard

DATE:

04/13/92



4369

0789

POOR QUALITY
ORIGINAL

May 19, 1892 for trial 279

Counsel,

Filed

Pleads,

13 day of April 1892

THE PEOPLE

vs.

Richard Scanlan

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

May 19, 1892

Pleads Guilty Manslaughter

on the 17th August

Justice -

S.D. 7, per J. H. L.

Witnesses:

Mrs M. Cross

John Scanlon

John Carey

Wm. J. Feltus

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POOR QUALITY
ORIGINAL

May 19, 1892, for trial 279

Counsel,

Filed

Pleads,

day of April 1892

THE PEOPLE

vs.

F

Richard Scanlan

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. Scanlan

Foreman.

May 19, 1892

Pleads Guilty Manslaughter

on the Fifth August
Sentence -
S. O. 7. per O. M. S. S.

Witnesses:

Mrs. M. Crook

J. H. Scanlan

J. H. Scanlan

W. H. Scanlan

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POOR QUALITY
ORIGINAL

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of *Coroners Office*
No. 14 Second Avenue Street, in the *17th* Ward of the City of
 New York, in the County of New York, this *10th* day of *March*
 in the year of our Lord one thousand eight hundred and ninety-two before

Fredman Levy Coroner,
 of the City and County aforesaid, on view of the Body of *Catharine Scaulan*

Twelve good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Catharine Scaulan came to her death, do
 upon their Oaths and Affirmations, say: That the said *Catharine Scaulan*
 came to her death by

At the New York Hospital, on March 7th, 1892
 from injuries received resulting from being struck
 by a lamp thrown at her by her husband.
Richard Scaulan, at 441 West 16th Street, New York City
 on March 6th 1892.

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

JURORS.

William Goldstein 112 7th St. August *Wichman* 37 Spring
Henry Beck Springfield *Philip H Grant* 201 1/2 W 46th St.
Jacob Bulmash 187 Grand St. *W. Nick* 157 Grand St.
M. R. Stark 165 E 110th St *Louis Goppel* 187 Grand St.
J. J. Ryan 224 Centre St *W. Burns* 219 Grand
Gustav Weigelt 102 - 2nd Ave *M. Weber* 29 Spring

Fredman Levy
 CORONER, E. S.

0792

POOR QUALITY
ORIGINAL

B/42, 2 C.

Coroners Office, New York County.

Inquest into the death
- of -
Catharine Scanlan, deceased.

Before
HON. FERDINAND LEVY,
and a Jury.

New York, March 10th, 1892.

APPEARANCES: H. Coleman, Esq., for the prisoner;
Richard Scanlan.

-----oOo-----

THE CORONER: Gentlemen of the Jury - the first case I
will call your attention to is that of Catharine
Scanlan, twenty-eight years of age at the time of
her death, born in Ireland, found at the New York
Hospital, on March 7th, 1892; according to the Dep-
uty Coroner, the cause of death is homicide by be-
ing struck by a lamp thrown at her at 441 West 16th
Street, on March 6th, 1892, in consequence of which
she received burns of the body, face and limbs, and
died from shock.

-----oOo-----

SAMUEL H. WAITZFELDER, an officer from the 16th Precinct, being called as a witness by the Coroner, was duly sworn, and testified as follows:-

By the Coroner:-

Q What precinct are you from? A. The 16th Precinct.

Q Tell this Jury all that you know, or all that you had to do with this matter, in your capacity as police officer?

A. I was leaving the station house about twelve o'clock, Sunday night, March 6th, and I met my relief and he told me there was an ambulance case; we sent the deceased to the hospital, and she was severely burned; after that I ascertained that a lamp had been thrown at her; I investigated and found that her husband -

Objected to by Mr. Coleman.

(Witness continuing) I merely made inquiries, and arrested both the brother-in-law and the husband, Michael Scanlan and Richard Scanlan; Richard is the husband, and Michael is his brother.

By Mr. Coleman:-

Q How soon was it after the lamp was thrown that you arrested the husband? A. About three and a half hours.

Q Did you observe his condition then? A. Yes, sir.

Q What was his condition at the time? A. In what way?

Q Well, sober, drunk or what? A. He had been drinking, evidently.

Q He had been drinking for some time; did his appearance indicate that? A. No, sir.

Q At the time you arrested him he was under the influence of liquor, or was it an affection of the heart, in your

opinion? A. At the time I arrested him he was what you might say sober;

Q Did he appear to be suffering from a long drunk, or a drunk then? A. Just a drunk; he was the same as I am.

-----oOo-----

JOHN CARFY, being called as a witness by the Coroner was duly sworn, and testified as follows:-

By the Coroner:-

Q To what precinct are you attached? A. The 16th Precinct.

Q Tell the Jury what you know of the Scanlan case?

A. I saw Richard Scanlan in the station house about 9.30, last Monday morning. I asked him if he had any statement to make; he said no; subsequently he said, "Well, the fact of the matter is I went into the house and saw my wife in bed with my brother, and I threw the lamp at her, that being the first thing that came to my hands, and I then left the house." That is all I know of the case. I put that statement in writing, and read it to him in front of the desk in presence of the Sergeant and Officer Waitzfelder, and he said it was correct.

By Mr. Coleman:-

Q Where is that writing? A. Filed with the papers at the Police Court; it is at the District Attorney's office now, I presume.

- Q Did he say how they were situated? A. He did not.
- Q How they were dressed? A. His brother was undressed and his wife partially undressed.
- Q Did he say how he got into the house? A. He did not.
- Q What time of night was it, as far as you can learn, what time did it take place? A. Between 11 and 11.30 Sunday night.
- Q When did you first see him? A. Next morning.
- Q You did not see him that night? A. No, sir.

-----oOo-----

JEREMIAH SCANLAN, called as a witness by the Coroner, was duly sworn, and testified as follows:-

By the Coroner:-

- Q Where do you live? A. 128 Charles Street.
- Q What is your occupation? A. I am a baker by trade.
- Q You are a brother of the prisoner, Richard Scanlan?
- A. Yes, sir.
- Q Do you know anything of this affair in question?
- A. He and my brother were out on a visit together on Sunday night, and I came up stairs with him and brought his child up in my arms, and when Dick went in I waited outside and went to the water closet and I was there two or three minutes, and I heard a shout, "Jerry, Jerry," that is what she called me, and I went out and she was ignited; I put my overcoat over her and tried to protect her, but she over-

came me and went down stairs in spite of me. I seen no more of her until I went to the hospital.

Q Did you see the act itself, as it is claimed, when Scanlan threw the lamp at his wife? A. I did not say that.

Q You were not present? A. No, sir.

Q You don't know anything about that? A. No, sir.

Q What had you been doing that day? A. I was up in the bake-house where he worked, and my brother, the prisoner, was complaining of being sick -

Q What was he doing? A. He was putting in a sponge where he worked.

Q Had you been drinking that day? A. We had some drinks.

Q That is all you know of the affair? A. Yes, sir.

-----oOo-----

MISS MARGARET CROSS, being called as a witness by the Coroner, was duly sworn, and testified as follows:-

By the Coroner:-

Q Where do you live? A. 306 West 14th Street.

Q Were you related to the deceased, Catharine Scanlan?

A. Sister; she was my sister.

Q Were you at the house when this affair took place?

A. No.

Q When did you first hear of it? A. Well, from twelve to half past, on the same night.

Q That was on Sunday night? A. Yes.

Q That was February 6th, 1892? A. Yes.

Q That was last Sunday night? A. Yes, sir; on the 6th of March.

Q Do you know of your own knowledge anything of this alleged assault? A. Nothing; I make nothing, no charge, concerning it.

Q Except what you heard and read? A. No.

Q Is there anything you know of this matter? A. Nothing; only I saw my sister dying; that is all.

Q Was she conscious or unconscious? A. She was conscious up to the last moment.

Q Did you go to the house? A. Yes, sir; when I got a call I went to the house 441 West 16th Street.

Q Who was there when you got there? A. The neighbors; I did not recognize anybody.

Q Was her husband there? A. No; I have not seen him till I saw him in the hospital.

Q Was his brother there, the one that just testified?

A. I met him on 14th Street going up from my home where I live.

Q Is there any information you can give us? A. No.

-----oOo-----

MICHAEL SCANLAN, being called as a witness by the Coroner, was duly sworn, and testified as follows:-

By the Coroner:-

Q You are the brother of the prisoner? A. Yes.

Q Where do you reside? A. 441 West 16th Street.

Q That is where your sister-in-law resided? A. Yes.

Q Are you a married man? A. No.

Q Did you live on the same floor with your sister-in-law?

A. Yes, sir; in the same rooms; I boarded with my brother Richard.

Q How many rooms did they occupy? A. Three; I occupied the front room.

Q Did they occupy the adjoining room? A. They slept in the bed-room.

Q Was that adjoining your room? A. Yes, sir.

Q What other rooms were there? A. Kitchen.

Q Where did you take your meals? A. In the kitchen, generally.

Q What is your occupation? A. Baker.

Q For whom have you been working lately? A. Mr. Dunn, Spring Street.

Q How old are you? A. Thirty-five.

Q On Sunday last were you at home? A. Yes; part of the time.

Q Did you witness the alleged assault or throwing of the lamp by your brother? A. No, sir; I did not; I was asleep at the time.

Q What time in the day was it? A. It was by night; Sunday night.

Q The night from Saturday to Sunday? A. I don't know what time it took place; I was asleep; I had been out all day.

Q This happened Sunday night, so far as you know?

A. It happened on Sunday night.

Q What was the first idea you had of it? A. I had no idea.

Q When did you hear of it? A. When I woke up and seen the fire in the room and helped to try to put it out.

Q That was the way you were aroused? A. Yes.

Q Whom did you see as you observed the fire - who was around? A. I think it was a fireman.

Q Was your brother around? A. No, sir; I did not see my brother or his wife.

Q When did you last see her alive? A. I never saw her alive from the time I went to bed till I saw her in a neighbor's house, Mrs. Kilmen's house.

Q What time did you get up? A. I can't swear.

Q Were you sober? A. I was not.

Q Had you been out with your brother that day? A. No; I met him about four o'clock, and the three brothers had a drink together.

Q How many brothers are you? A. Three in New York; there are four.

Q Are you the one spoken of that aroused the jealousy of your brother? A. Yes, sir.

Q When you went to bed on that Sunday night was your brother at home? A. No, sir.

Q Was your sister-in-law? A. Yes, sir.

Q In what room did you sleep? A. In the front room where I usually sleep.

Q Where did she sleep? A. I don't know; I left her up.

Q Don't you recollect the time he came home?

A. No, sir.

Q Have you had any trouble with your brother, prior to that, or at any time? A. No, sir.

Q No trouble at any time? A. I have not fallen out with my brother.

Q Why do you hesitate to testify? A. No reason.

Q Do you know you were under oath? A. Yes, sir.

Q And you are bound to tell the truth? A. Yes, sir.

Q And you perjure yourself if you don't? A. Yes, sir.

Q Can't you tell what happened that Sunday night?

A. No, sir; I was asleep.

Q You told us that before; you had three rooms; you occupied, the front room, and there was another room where your sister-in-law lived, and a kitchen, and yet you don't know what happened that evening; is that what you want to convey to the Jury? A. Yes, sir.

Q Have you made any statement of this matter to anybody?

A. The only thing I remember I got a pint of beer, and Margaret Cross came in, and my brother's wife was there, and I got a bottle of Sarsaparilla for Margaret Cross.

Q What time was that? A. I can't swear to the time.

Q Who went for the beer? A. I went.

Q Do you know what time that was? A. Maybe about six o'clock in the evening.

Q Was your brother at home? A. No.

Q Did Margaret Cross spend the evening there? A. Yes, sir; she was there till I saw her home.

By Mr. Coleman:-

Q What night did she stay there? A. Sunday evening.

By the Coroner:-

Q Do you know what time your brother came home that night? A. I don't know.

Q How long did you keep up this drinking of beer?

A. That is all the beer I fetched in the house; I was drinking during the day.

Q Was there a lamp in the room, a kerosene lamp?

A. Yes, sir; in the front room.

Q When you heard the noise, or saw the smoke, or fire, did you see the lamp? Do you know what became of it? A. I do not; I seen no lamp.

Q What time did you wake up? A. The time of the fire.

Q What time was that? A. Between twelve and one, I suppose.

Q Where was your brother Richard then? A. I didn't see him at all, until I saw him in the station house Monday morning.

Q Did you see your sister-in-law? A. Not till I saw her in Mrs. Kilman's house.

Q Had you ever had any trouble with your brother on account of alleged intimacy between you and his wife?

A. No, sir.

Q How old was he? A. About twenty-nine years old, I should think.

0002

POOR QUALITY
ORIGINAL

Q Have you had a conversation about this case with anybody? A. No, sir.

Q What is that? A. No.

Q You have been brought here from the House of Detention?

A. Yes, sir; right straight up.

By Mr. Coleman:-

Q How many bed rooms were in that place? A. Only one.

Q Were you living in the front part of the house or the rear? A. The front part of the house.

Q Was there a hall bed-room there? A. No, sir.

Q Where was the kitchen? A. As you go in the door.

Q Was the kitchen in the center? A. No, sir.

Q Where? Just describe about the position of the rooms?

A. As you go in the door here was the kitchen (indicating), right here, and the bed room over there, and the front room was off the bed room.

Q How many families on the floor, two or four? A. Only two at present.

Q Was the kitchen the front of the building, or was there a room between the kitchen and the front part of the building? A. There was no room between them.

Q What kind of a room was the front part of the building?

A. A sitting room, and I used to sleep there at night.

Q Upon a folding bed? A. No; on the floor.

Q (Making diagram) Is the kitchen back here that way?

(indicating) A. This back here, (indicating) is the kitchen, and the bed-room goes up in here.

Q Where is the sitting room from there?

(The witness indicates the location of the kitchen on the diagram.)

Q (Indicating) This is the kitchen, and that is a sitting room, and that is the bed-room, according to your diagram?

A. Yes, sir.

Q Where did the husband and wife sleep - off the kitchen?

A. In the bed-room off the kitchen; you can go in from the kitchen or front door.

Q Do you know what time your brother got home that night?

A. I couldn't swear; it must have been eleven or around there.

Q Where were you before that evening - in the early part of the evening? A. I was up around in Macristle's, on Ninth Avenue.

Q Has your brother any children? A. Yes, sir; two.

Q Were they living? A. Yes, sir.

Q Were they home? A. One of them.

Q How old? A. Eight or nine months, the baby; the other was out with the father.

Q How old is the other? A. Three years.

Q Was the wife home when you went home? A. Yes, sir.

Q How old is she? A. About twenty-eight or twenty-nine

Q Do you know what time your brother came in? A. No, sir.

Q Do you know what time he went out? A. As near as I can judge five o'clock.

Q When he came into the house do you know where you were at the time? A. No, sir; I didn't know where I was.

0004

POOR QUALITY
ORIGINAL

Q Do you know what room you were in? A. The front room.

Q Are you sure? A. Yes.

Q How do you remember you were in the front room when you don't remember anything else? A. I was asleep at the time it occurred.

Q You heard nothing? A. No, sir.

Q Didn't any noise wake you up? A. The smoke woke me up; I saw the flame.

Q Didn't I understand you to say the fireman woke you up? A. No, sir; no fireman.

Q The flames woke you? A. Yes, sir.

Q Did you hear any screaming? A. No.

Q You heard nothing said? A. No.

Q You are sure? A. I am certain.

Q Do you know whether the wife was up or not? A. I do not know.

By the Coroner:-

Q Did you hear your sister-in-law say that Richard, her husband, threw the lamp at her because you were in bed with her? A. No, sir; I did not hear her say that; I spoke to her and said I thought she was not burned at all; I did not see anybody there; and she said, "By God, I am all burned." I could hardly understand her what she said.

Q Did she mention the name of Richard, her husband?

A. No; some woman says, "My God, why don't you run for her sister;" and I went up and called Margaret Cross.

Q Did your sister-in-law say anything about lamp being thrown at her? A. I didn't hear anything.

0005

**POOR QUALITY
ORIGINAL**

Q Was the bed - you were lying on the bedding on the floor at the time? A. Yes, sir.

Q Where was your sister-in-law, Richard's wife, at the time the lamp was thrown at her? A. I don't know; I was asleep.

Q Who took Richard's wife out of the room? A. I don't know.

Q Did she run out? A. I don't know; I didn't see her.

-----oOo-----

OFFICER SAMUEL H. WAITZFELDER, recalled:-

By the Coroner:-

Q Did you take the prisoner to the New York Hospital?

A. Yes, sir.

Q For what purpose did you take Richard, the prisoner, to the New York Hospital? A. For the purpose of having his wife identify him.

Q What took place there - did you take him to her in bed? A. Yes, sir; I asked her if she thought she was badly hurt; she said she did not know; I said, "do you think you are going to die?" She says "I don't know;" I hope I will;" I says, "is this your husband?" She said, "yes;" I says "did he throw the lamp at you?" she said -

Objected to By Mr. Coleman on the ground that there is no evidence that the deceased said she was going to die.

0006

**POOR QUALITY
ORIGINAL**

The objection was overruled.

(Witness continues) She says "I don't know whether he threw it or not; he held it in his hand; he lifted it from the mantle piece." I says, "He says he threw it at you." She says, "I don't know whether he did or not;" then she says, "Richard, Richard, I have been a faithful wife to you;" I asked the prisoner if he wanted to speak to her; he said no; she called him, and she said something, and he would not speak to her, and would hardly condescend to look at her. I took him back to the station-house and locked him up.

Q You took him there for the purpose of identification?

A. Yes, sir.

By Mr. Coleman:-

Q Were you in Richard's room? A. No, sir.

Q You were not there at all? A. No, sir; I had no business to go there.

-----oOo-----

PATRICK LAVIN, being called as a witness by the Coroner, was duly sworn, and testified as follows:-

By the Coroner:-

Q To what precinct do you belong? A. 16th Precinct.

Q Tell the Jury all you know of the Scanlan case?

A. I accompanied Officer Waitzfelder with the prisoner

0007

POOR QUALITY
ORIGINAL

to the hospital for the purpose of identification; she identified him. The officer asked her if she knew who threw the lamp at her; she says she seen the husband take it off the mantle-piece, but she did not see him throw it.

Q You simply want to corroborate the testimony of Officer Waitzfelder? A. Yes, sir.

Q Do you know anything about the people, the Scanlans?

A. No, sir.

By Mr. Coleman:-

Q Do they live in your precinct? A. Yes, sir.

Q Do you know how long they have lived there?

A. I think three years.

Q You heard nothing against the prisoner? A. No, sir.

Q You were not in his room? A. No, sir.

-----oOo-----

MISS MARGARET CROSS, recalled, testified as follows:

By the Coroner:-

Q One of the Scanlans has testified since you have been on the stand that you were there Sunday evening about six o'clock? A. Yes, sir.

Q And that he went for some beer? A. Yes, sir.

Q At that time who was in the room? A. I came to my sisters about four o'clock Sunday afternoon; about five o'clock my brother-in-law and his own child, and his second

0000

POOR QUALITY
ORIGINAL

younger brother, went to visit some friends, and I remained with my sister. Michael Scanlan was in the house, and Michael Scanlan's mother; Michael went down for a pint of beer and a bottle of Sarsaparilla for me; I remained with my sister till ten o'clock, and wished her good night, and Michael Scanlan came with me to 306 West 14th Street; I went in to my home, and I went to bed, and the best I know it must be half past twelve when Michael Scanlan rang the basement bell; the waiter girl answered, and he told her to tell Maggie her sister Kate is burned to death; she came in to me where I slept and says, "There is an accident;" I says, "Tell me what it is;" she hesitated, and says, My sister Kate is burned to death; I threw some clothing over me; I got to my sister's rooms, and met Jerry Scanlan, and I asked what the matter was, but he did not know, but Kate was burned; I went up stairs, and saw the burning clothes and some of her blood on the stairs.

Q From the time you came to the house until the time you left, did you see your deceased ^{sister's} husband Richard, there?

A. Yes, sir; he left the house about five o'clock; he put his hand around me and made a fuss over me, and the same to my sister, and went away, and we went to the window- he went with his youngest brother Jerry and his child, Tim.

Q So far as you know was he sober? A. He was; he had something taken; he was not sober, nor drunk.

Q Did he come back after that? A. I have not seen him till I saw him in the hospital with my dying sister.

0009

POOR QUALITY
ORIGINAL

Q You were there when he was brought there? A. Yes, sir.

Qb You say Mike Scanlan came to your house and notified you of the occurrence? A. Yes, sir.

Q Did you go with him to the house, or did he wait for you? A. No; he waited for a few moments, and the waiter girl told him to go and she would go with me, and he went.

Q Is that girl here? A. No.

Q When you came to the house it was half past twelve? A. Yes, sir.

Q Was Richard there, your brother-in-law? A. Well, I couldn't recognize anybody but neighbors.

Q You don't know whether he was there or not? A. No.

Q Did you see a lamp there? A. The people said, "Go to the hospital, or you won't see your sister."

Q Do you know of any trouble that existed between your sister and your brother-in-law of late? A. I never knew any trouble between them unusual, not as I know of, my sister being always a good woman.

Q How many children did she leave? A. She left two children, one three years, and one eight months; she buried three.

By Mr. Coleman:-

Q You say Mike went home with you that night?

A. Yes, sir.

Q What time did you leave the house? A. Ten minutes of ten.

0810

POOR QUALITY
ORIGINAL

Q How far did he go? A. Two blocks, from 16th Street, 306 West 14th Street, near 4th Avenue.

Q Did he go right back? A. I can't say where he went when he left the basement door.

Q What floor did they live on there? A. On the third floor.

Q Was Mike drinking that evening? A. What I seen I saw a bottle of Sarsaparilla and a pint of beer.

Q Did your sister ever drink? A. No; she would take a glass of beer.

Q Who got the beer that night? A. Michael Scanlan.

-----oOo-----

Under advice of counsel the prisoner declines to testify.

-----oOo-----

THE CORONER: The stenographer will read the medical testimony.

(The medical testimony was read by the stenographer.)

THE CORONER: I want the officer - some officer stated that the prisoner told him that the prisoner threw the

lamp. I want to recall that officer.

-----oOo-----

SAMUEL H. WAITZFELDER, recalled by the Coroner,
testified as follows:-

He told that to three of us; he said, "I went into the rooms, and I found my wife in my brother's bed, and I took up a lamp, and threw it at her; " he said he had been suspicious of him for a long while; he had been a hard working man, and he picked up the first thing that came to his hands, and let it go. Michael Scanlan acknowledged before the Sergeant and I that the deceased acknowledged to him that the lamp was thrown at her.

Q The prisoner said that to you? A. Yes, sir; officers Carey, Lavin, and Sergeant Stroop, who is not here, were present.

-----oOo-----

OFFICER JOHN CAREY, recalled:-

By the Coroner:-

Q Did you hear the statement made by the prisoner that has just been repeated by Officer Waitzfelder? A. Yes, sir.

Q What did he say with reference to the lamp?

A. He said when he went in he saw his wife in bed with his brother, and he threw the lamp at her, that it was the first thing that came to his hands.

-----oOo-----

08 12

**POOR QUALITY
ORIGINAL**

SAMUEL H. WAITZFELDER, recalled:-

By Mr. Coleman:-

Q At the time Michael made the statement to you was your brother Richard present? A. The first time he was not; nor the second time; but on the third time I don't know whether Mr. Carey read the statement or not. Which brother do you mean?

Q I am speaking of Mike; you testified that Mike stated to you that Richard threw the lamp? A. No, sir; I said that Michael acknowledged before the Sergeant and I that his sister said that somebody threw the lamp.

By the Coroner:-

Q Did Richard make any statement? A. Yes, sir; He said that he found his wife in his brother's bed when he went in, and he picked up a lamp and threw it - the first thing that came to his hand.

By Mr. Coleman:-

Q At the time Mike made a statement Richard was not present? A. No, sir.

Q Neither was he present when the statement was made to the other officer in regard to the same matter? A. In the presence of Sergeant Stroop Mike made his statement.

Q Richard was not present at any time? A. No.

-----oOo-----

0813

POOR QUALITY
ORIGINAL

THE CORONER: I think you have given your attention to the testimony in the case. It is for you to say by your verdict in what manner this woman, Catharine Scanlan, came to her death. On that point the evidence must guide you. The cause of death, as stated by the Coroner's physician, is, of course, very plain. It is for you to say whether that death was the result of the act of any person or persons. If you think the evidence satisfies you that this defendant or prisoner threw the lamp, thereby causing the burns which caused the death of the deceased, it is your duty to say so, and it is the duty of other authorities to take other steps if you find that is the case. The prisoner has not testified. In cases where homicide is charged, prisoners very seldom do testify, because their testimony may be used for or against them in any subsequent proceeding. If you desire to retire I don't think it is necessary for me to waste your time by incidental remarks.

-----oOo-----

VERDICT: We find that CATHARINE SCANLAN, came to her death at the New York Hospital, on March 7th, 1892, from injuries received resulting from being struck by a lamp thrown at her by her husband, Richard Scanlan, at 441 West 16th Street, New York City, on March 6th, 1892.

0814

POOR QUALITY
ORIGINALFrom New York Hospital.

New York,

1882

To Coroner

Sir:

Please hold an Inquest on the body of

Name: Catherine Scanlan Residence: 441 West 16thAge: 28 years months days. Admitted Mon + day, MchNativity, Ire ; of Ire Father Ire 7th 1892, at 12.59 o'clock A.M.Mother Ire By Ambulance A7 years in U. S., 7 years in City. From Residence BCivil Bond: married Occup.: none Examined by Dr. FosterSuffering from symptoms of Bruises of nearly the whole body. CLacerated wounds of face, and probably burns
of the respiratory passages. not shock.Said injuries said to have been received Patient was unconscious Dadmission and no particulars could be obtained from herBrother in law Jeremiah Scanlan 441 West 16th called & stated his patienthusband had been out together whole evening visiting friends just as they
were about to enter from residence shortly before 12 o'clock Patient
came rushing out of same screaming she was on fire.Husband is charged by Police with throwing lighted lamp at
patient when it exploded setting her on fire.Death took place Mon + day, Mch 7th 1892 at 6.20 o'clock A.M.

The Autopsy revealed F

Remarks: G

Em Foster M. D.
HOUSE SURGEON - PHYSICIAN

Ad. +. State the day of the week.

Ad. A. State whether by Ambulance or Friends.Ad. B. State whether from a Prerinct or a Residence and give the name.Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date,
number, character, and Extent of Injuries, always stating where indicated, whether right or left.Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the
distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street
Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to
an accurate knowledge of the case and facilitate judicial inquiry and justice.Ad. E. State name, date, place, character and results of any operation or amputation performed.Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

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

0815

POOR QUALITY
ORIGINAL

TESTIMONY.

Autopsy
 At New York Hospital March 7th 1892
 Body that of a large well developed
 woman. Rigor mortis marked,
 the face, arms, forearms, hands,
 chest abdomen thighs. with the
 exception of a small area of skin
 over the sternum, and also at
 the bend of the elbows was
 burned to the second degree.
 The burned area extended on
 each side of the chest and almost
 to the spinal column on the right
 side. The hair was singed.
 Just over the right eye was
 a lacerated wound one half
 inch in length and another about
 an inch in length under the right
 eye parallel with the nose
 and from $\frac{1}{4}$ to $\frac{1}{2}$ inch in depth.
 The pericardium & mediastinal
 tissues were congested.
 The heart normal.
 The lungs congested & edematous.
 The kidneys normal.
 The stomach & intestines normal.
 The liver soft & red in color.
 The trachea & larynx congested
 & showing some edema.

Caused of Death Shock from
 Burns above described

Albert J. Weston M.D.

Sworn to before me,
 this 9th

day of

March 1892

Frederick L. Ford CORONER.

08 16

POOR QUALITY
ORIGINAL

TESTIMONY.

Albert J. Weston, M. D., being duly sworn, says :
I have made an autopsy of the body of
Catherine Scullan now lying dead at
New York Hospital and from such autopsy
and history of the case, as per testimony, I am of opinion the cause of
death is *Homicide by being*
Struck by lamp thrown
at her at 441 West 16th St.
March 6 1894.
Wounds of body, face
& limbs. *Shock.*
A. Weston M. D.

Sworn to before me,
this 7th day of *Apr* 1894
Fredmund Long CORONER.

0017

POOR QUALITY
ORIGINAL

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
Years	Months	Days			
28			Ital.	New York	Mar 7 th 1892

Adm. 16th Administration
Report.
Residence
441 W 17th St
This man speaks
Italian

F. I.
No. 110
Date 1892

AN INQUISITION

On the VIEW of the BODY of

Capitani's Decatur

whereby it is found that he came to
a death by

Onquest taken on the 10 day
of March 1892 before
FERDINAND LEVY, 'ORONER.

846

08 18

POOR QUALITY
ORIGINAL

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } SS.

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

Question—What is your name?

Answer—

Question—How old are you?

Answer—

Question—Where were you born?

Answer—

Question—Where do you live?

Answer—

Question—What is your occupation?

Answer—

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

*By aid view of Counsel I plead
Not Guilty
Richard Scanlon*

Taken before me, this 10th day of March 1882*Frederick Leary*

CORONER.

0819

POOR QUALITY
ORIGINAL

MEMORANDA.

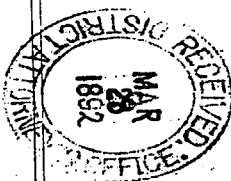
AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
28 Years	Months	Days	Ireland	New York	Mar 7/92

Date of death

Discharged

Obtained

Committed



Richard J. Leonard
Coroner.

Request taken on the 10th day
of March 1892

B.O.

Richard Leonard

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

Catherine Leonard

On the VIEW of the BODY of

AN INQUISITION.

HOMICIDE.

March 1892 329

0820

POOR QUALITY
ORIGINAL

District Attorney's Office
City & County of

New York
In the matter of
Jas. J. [unclear] vs. [unclear]

Witnesses

189

John J. [unclear] 154 [unclear]
[unclear] 414 1/2 154 H 20
[unclear] 15

[unclear] 15
[unclear] 15

John Weston

John J. Scanlon 120 [unclear] H.D.

0021

POOR QUALITY
ORIGINAL

The following is copy of an entry which I made in my night report book re Catherine Scanlan.

"March 7th 4. AM

Detective Patrick Lavin and Officer Samuel H. Waitzfelder of 16th Precinct called in case of Scanlan accompanied by patient's husband Richard Scanlan (under arrest). They requested to see patient in order that she could identify husband and make a statement and were permitted to do so.

Patient stated she and husband had always gotten along well together. She would not expect he would throw a lamp at her as charged. She did not know whether lamp ^{had} exploded or whether it was thrown at her. And if thrown at her she thinks it was not done by husband.

They left at 4.15 A.M. taking husband along as prisoner of 16th Precinct"

Anthony J. Gowney

0022

**POOR QUALITY
ORIGINAL**

Scanned

0023

POOR QUALITY
ORIGINAL

Alhough Downey -- N. Y. Hospital -- Night Clerk - On March 7th 1892. at 12⁵⁹ AM Mrs Scanlan was brought in by Dr Foote. I did not take her statement at 4 A.M. A policeman & detective brought Richard Scanlan to the Hospital to be identified. - I accompanied them to the Ward Ward E in the Reception Room. It was a hopeless case & there was no use of transferring her up stairs.

He asked her is this your husband & she said yes.

He asked whether he threw the lamp at her & she said "she would not They had gotten along so well together that she would not expect him to throw the lamp at her & finally being urged to tell the whether he did or not she said He did not throw it at her.

L. P. Cox the day Clerk took a history of the patient of the accident.

0024

POOR QUALITY
ORIGINAL

Rec vs Saculan

Downey

Stulmen

0825

POOR QUALITY
ORIGINALPeople
no

Richard Scanlan

Johanna Stapleton Res 441 - W. 16th St
I am the housekeeper at above number
I knew Kate Scanlan in her life time
She lived in the house about 8 years.
I know she left ~~the~~ came in drunk a
number of times -

About two months prior, to March 6/12
on a Saturday ~~morning~~
Mrs Scanlan came running down stairs
with baby in her arms. crying Mrs
Stapleton Mrs Stapleton & he was
was following her I said "Here"
"Here" what is the matter - I went
up stairs he was up there with a
large cane & was breaking the
dishes, pictures & the bird cages
~~that~~ were on top of the closets.
He went in the front room.
And I rushed in & took the
money from the mantel piece -
Mrs Scanlan remained out of
~~house~~ ^{rooms} in a neighbors until
evening - In the evening I met
him cor 9 Ave & 16. Keller Packing House
Stoop & he shook hands & asked me
to excuse him - I said it was
very foolish for you to break those
things for you have to buy them
again. - I said you have a good
wife, ^{it is not} necessary for you to carry

on like that. He said he knew
he had - and that he had drunk
whiskey & let him crazy.

I never saw Mrs Scanlan
drunk in my life.

On Sunday March 6. 1892. ^{box} about 10 1/2
I was in bed - I heard some one
coming down stairs quick. - Then
I heard some one fall down stairs
(I thought it was Mike as he often
fell down stairs) I did not hear
a word said - When she ^{was 8-} got down
to the door I heard her cry "Prest
Prest" - I jumped out of bed &
raised the window & saw I hollered
Mrs Scanlan is all afire - She
had a black jersey & a grey pett.
coat on & it was ^{burning} across her back
the bottom was burned off.

She was in her bare feet.

She stood for a short time then
went toward T. Care - I
put on my clothes ^{at this time} & the water was
coming down & I met the fireman ^{in hall}
& I went upstairs - Jerry was
wrapping the water up & Mike had
the baby. Mike told me how it hap-
pened & he said he did not know I'm
all set - Went in the next

house - Mrs Gallagher had her on
her arm & she ^{Mrs S} said Oh Mrs
Stapleton Pray for me Pray for me
I - I the night was so bad I
had to leave. - I went to the
funeral &c

Kate Grimes 489-16 Ave. -
at the Hospital the All that I
could see was ^{Mrs S} one life of s. I
laid my hand on her hair & it was
all burned & she said "Oh Katie
I'm going to die Won't you
pray for me" - Then I walked
~~out into the hall & did not~~
~~stay~~ (She was very hoarse
& you could hardly understand
her only those words I
have said.) Kate as Maggie
dropped down to kiss her when
she heard this & she said
Katie, you won't die & she
said "Maggie I will die for
I am all burned." Then I left
& came home.

0020

POOR QUALITY
ORIGINAL

Mrs Stapleton
Mrs Grimes

Statements

0829

POOR QUALITY
ORIGINAL

? Mrs Margaret Tyrrell 128 Charlton St
 I last saw ~~left~~ Jan 26/92 He
 used to come to my house I am his
 aunt. He has told me a number of
 times that "She (his wife) was as
 good a woman as there was no
in New York". I ~~after~~ saw
 him in the Tombs about 4 weeks ago
 * He said I never meant to do the
 harm that I did - I don't know
 how it occurred - That he did
 not know ~~what~~ he was doing
 — " —

Thos. Killinitt - 4135 W. 16th Ave.
 Was in bed about 12 P.M. -
 Heard Mrs. S. hallooing & I gave
 Conlan a blanket - Put on Trousers
 Saw them putting blanket around
 her & did not see her again until
 I was passing in - I could not
 look at her. - Heard Mrs S ask for
 Priest.

Mrs Killinitt knows nothing
 about it -

0030

POOR QUALITY
ORIGINAL

Dec 12
Mrs. Tynnell
Mr. Kellumett
Stationers

0831

POOR QUALITY
ORIGINAL

Police Department of the City of New York,

Precinct No. _____

New York, March 7th 1892

John White, 20 years, Laborer 433 West 16th Street Top floor. Says
 About 11.40 p.m. the 6th inst I heard
 Kate Scanlon screaming in the street in
 front 435 West 16th Street. I saw her clothing
 was on fire and ran down stairs.
 two other men ^{were} trying to put out the fire,
 which was burning the clothing on her
 right side. The clothing were burned
 off the left side.

I notified the fire department at
 engine house No 3 in West 17th Street

I heard Kate Scanlon say that to
 Michael Scanlon. Dick threw the
 lamp at me. he thought I was in
 your bed. but it was all a mistake

John White
 433 West 16th St

Jennie Gallagher 433 West 16th St
 I heard the statement read it is
 true of my own knowledge

Taken by. Officer Carey
 Nov 19th 1892

Jennie Gallagher

0832

POOR QUALITY
ORIGINAL

Police Department of the City of New York.

10. 20/2m

Precinct No.

New York, March 7th 1892

Jeremiah Scanlan 26 years. Baker
of 128 Charles street says at
about the hour of 11:30 p.m. March 6th
night I went up stairs with my
brother Richard. Scanlan
he went into his own room
and I went into the water closet
and in about 2 or 3 minutes I heard
Kate Scanlan since deceased
scream and call for help. That being
the name she used to call me
I saw her coming out of the door
of her apartments and clothing
was on fire. I tried to extinguish
it by throwing my overcoat over
her but she broke away and
ran down stairs.

I saw my brother Richard go
into the room. The room door was
not locked, but did not see him
come out and I have not seen
him since.

J. Donlon
128 Charles stMrs. Margaret Linnell 128 Charles st
Margaret 128 Charles st
306 West 14th StTaken by Officer
C. J. Donlon, 14th Precinct

0033

POOR QUALITY
ORIGINAL

New York Hospital,

GEO. P. LUDLAM,
Superintendent.

West Fifteenth Street,

New York, *May 16* 1892.*Clarence McColl Esq*
District Attorney

Dear Sir - May I ask your kind consideration for the hearing, Anthony Dorney, subpoenaed in the case of Richardson v. Sealeman? Dorney is on night duty - is up all night - hence it is especially hard for him to attend Court during the day. Would you be good enough to excuse him from attendance until wanted? At any time, today or any day, he will respond to a summons by telephone promptly. You have been kind enough to do this frequently for members of our House Staff & so far as I know, they have always been on

0034

POOR QUALITY
ORIGINAL

hard when wanted. If you
will consent to the same arrange-
ment for Downey, I will highly
appreciate the favor.

Yours Resp^{ly} Geo. F. Hualane
Supt

0035

**POOR QUALITY
ORIGINAL**

New York Hospital,
Office, West Fifteenth Street,
Bet. 5th and 6th Aves., New York City.

Blancey Nicoll Esq
Dist. Attorney

0036

POOR QUALITY
ORIGINAL

District Attorney's Office
City & County of
New York.

Peo
v
Scaulan

Mrs. M^c Andrews 435

W. 16th Street

Woman in whose
rooms Mrs Scaulan
was taken after
she had been bring
ed -

Describes the con-
dition of Mrs Scaulan

Subpoena Mrs Durand
of 435 W. 16 - St.

0037

POOR QUALITY
ORIGINAL

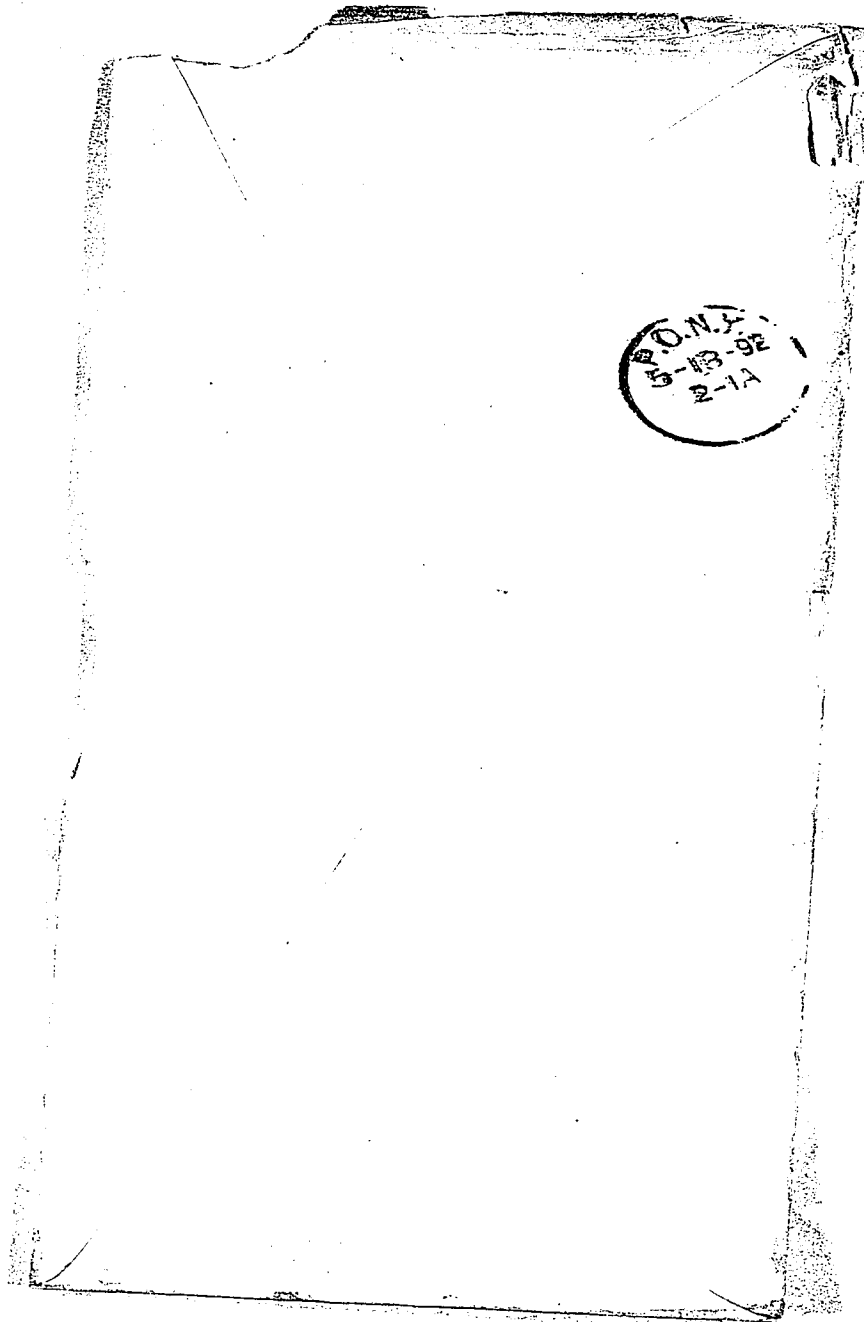
New York Hospital,
Office, West Fifteenth Street,
Bet. 5th and 6th Aves., New York City.



Chas. E. Simms Esq Jr.
Asst. Dist. Attorney
32 Chambers St
City

0030

POOR QUALITY
ORIGINAL



0039

POOR QUALITY
ORIGINAL

PART I.

This Court Room is in the Second Story and Fronting the Park.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court
Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Anthony Downey
of No. New York Hospital 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 17th
day of May 1892, at 10:30 o'clock in the forenoon of the same day,
as a witness in a criminal action prosecuted by the People of the State of New York, against

Richard D. Carroll
Dated at the City of New York, the first Monday of May
in the year of our Lord 1892.

DE LANCEY NICOLL, District Attorney.

*Call on Mr. Sullivan
at 10 o'clock*

0040

**POOR QUALITY
ORIGINAL**

N.Y.H.

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

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

0041

POOR QUALITY
ORIGINAL

District Attorney's Office,
City & County of
New York.

To Chief Clerk

Reur the Case
of the People
vs Richard Soanlan
(Manslaughter, 1st Deg)
on tomorrow's
Calendar (May
19th) + subpoena
all the witnesses
on the annexed
list - And have
special effort made
for personal

0042

POOR QUALITY
ORIGINAL

services on the
witness in
16th St. office

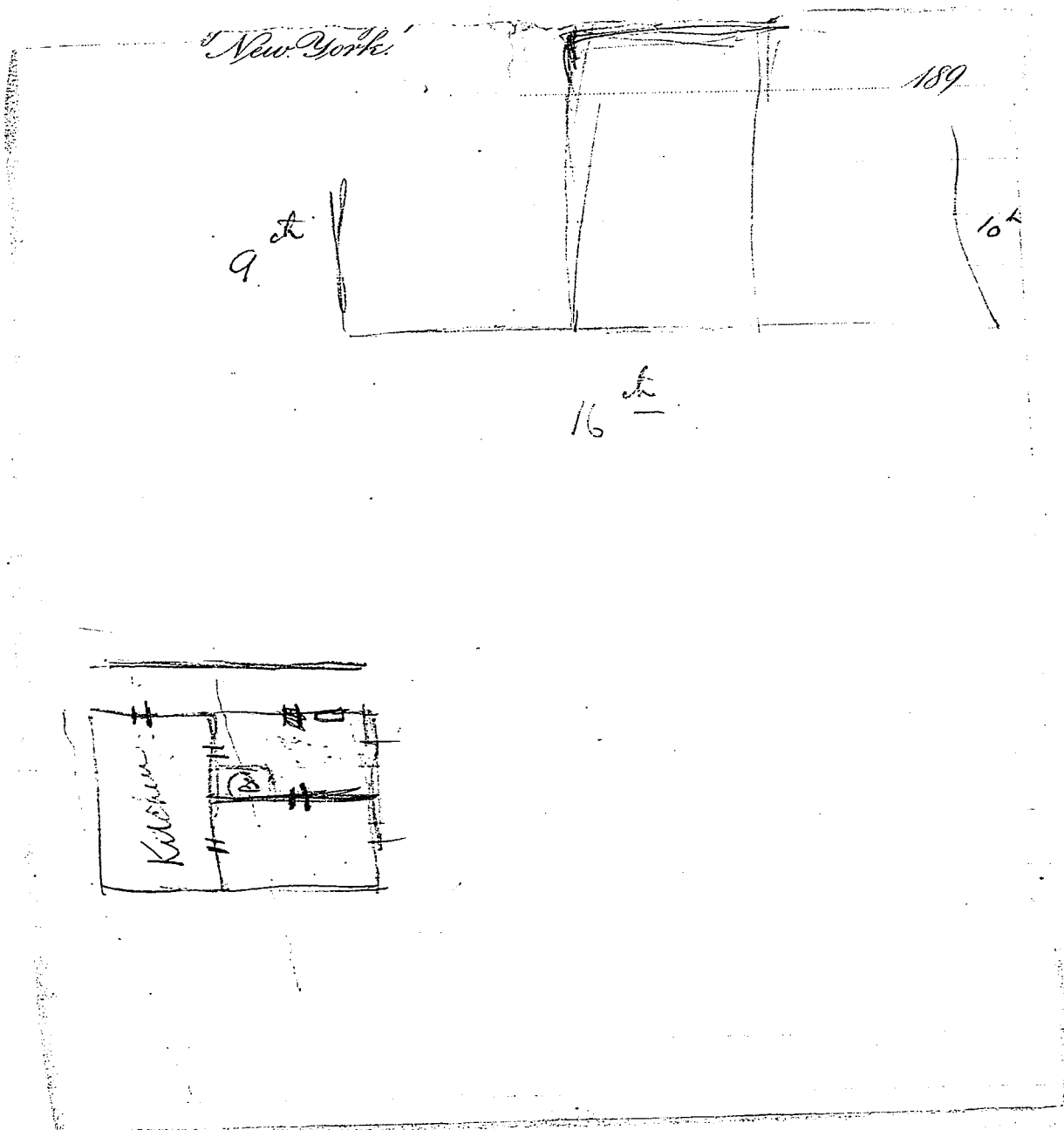
B. C. Swims

May 18/
92

Hugh Coleman
Counsel

0043

POOR QUALITY
ORIGINAL



0844

POOR QUALITY
ORIGINAL

District Attorney's Office
City & County of
New York.

going to ~~create a~~ ~~give~~ ~~with~~
~~him~~ ~~the~~ ~~other~~. ~~He~~ ~~never~~
~~any~~ ~~any~~ ~~any~~ ~~any~~ ~~any~~
~~the~~ ~~trump~~ - ~~I~~ ~~asked~~ ~~him~~
~~where~~ ~~the~~ ~~body~~ ~~was~~. It is a wonder
it wasn't burnt. She said I
put the body to sleep in my room
and made the bed in the front
room & was waiting up for ~~him~~
about 5 o'clock in morning -
Now Maggie if I showed you
how which I know I won't,
I won't be terribly disfigured
~~now~~

I said Kate you won't die
You don't look very bad
You are strong. You are
only a little burnt -

Oh Maggie my lungs are
all burnt & my throat &
Now I won't live very
long now. -

0845

POOR QUALITY
ORIGINAL

at ^{alt. the 2P} Tom's asked him
 what why did you ever
 do such a thing to Kali -
 She was in bed with Mike.
 If she was there there was
 nothing wrong -

If there was anything wrong
 going on the door would
 have been ~~locked~~.

If he was in bed he must
 have had drinks in him
 I asked him if she always
 disagreed by him the said
 yes she was always a good
 woman & never knew anything
 about him -

He knew he hit her but
 said it meant to tell her
 that if he got a month or
 so in prison she would get
 him out

0046

POOR QUALITY
ORIGINAL

District Attorney's Office
City & County of
New York

* I don't think I go to
bed until Jimmy & me, who
as I wanted to know him & get him
then I waited until it was
11 o'clock & when Dick
came in he said he had
with him & I was going
to cross a girl with him
when he didn't say any
thing more but threw the
lamp

423 East
I lived in 7th abt 2 yrs ago
He came in & I was in bed
with my sister - He had been
away a few days - He commenced
to throw things around kitchen
He said Get up out of chair
What is matter with you
said he threw tea pot
at her - She got up &
started to hit him & I stopped
him & he went out

0847

POOR QUALITY
ORIGINAL

In same house in other
room. She had some money
in bank + to go home of it. I
was out of a place + was
stopping with my sister +
he said Kate I want that
money. She ~~met~~ I want
let you have it. I tried to
pay it + am sorry for
telling you. There ~~bed~~
+ went ~~to~~ we
took up a flat from the
ran to window + raised it
+ screamed - I said ~~but~~
you right to ~~be~~

0040

POOR QUALITY
ORIGINALDistrict Attorney's Office
City & County of
New York.Pro
Richard Seaulau

Witnesses

- ✓ Jeremiah Seaulau H. D. ✓
- ✓ Michael Seaulau H. D. ✓
- ✓ Margaret Cross 306 W. 14 -
- ✓ James Conklin 1125 W. 16 -
- ✓ John White 433 W. 16 -
- ✓ Mrs. Gallagher 433 W. 16 -
- ✓ " Stapleton 441 W. 16 -
- ✓ ~~Mrs. Kellum 435 W. 16~~
- ✓ Thos. Kellum 435 W. 16 -
- ✓ Mrs. McCandrew 435 W. 16 -
- ✓ Margaret Terrell 128 Charles St.
- ✓ Mrs. James 306 W. 14 -
- ✓ Officer Waitzfelder 16 D. Prec. 16th
- ✓ " Ravin 16th
- ✓ " Carey 19th
- ✓ Dr. E. M. Fook N.Y. Hosp. -
- ✓ Dr. A. J. Weston Coroner's Office
- ✓ Mrs. Durwin 435 W. 16 -

District Attorney's Office
City & County of
New York.Pro
Richard Seaulau

James Conklin 425 W. 16th
was in bed and heard a woman
scream & looked out window
& saw her & ran down into street
& got a blanket & took her into
Mrs. McCandrew's #435. I went
for the priest to 14th St Church
bet 8 & 9th & got Father —

0049

POOR QUALITY
ORIGINAL

District Attorney's Office
City & County of
New York.

Jeremiah has been under
Richard W. W. 45-514. 52^d
a pretty reason. Has been
drinking left all night
11¹⁵ He was so drunk
that if he had a couple
of glasses he would not
have been able to walk.

District Attorney's Office
City & County of
New York.

Michael has been drinking
in house

0850

POOR QUALITY
ORIGINAL

District Attorney's Office
City & County of
New York.

Has been a sister in afternoon
slips at 9⁰⁰ with her, who
has been drinking & he took her
to ~~some~~ ~~chance~~ in middle of
the day -

abt 12 or 1/2 past 12 she came
down, ~~then~~ ~~then~~ ~~then~~ on
way up met Jerry & officer
went to house & saw her
at the in hall & on stairs
& flood on stairs - then
went to hospital at 1 o'clock
found sister comatose but
suffering & remained with her
all night.

Her husband was brought in
abt. 3 o'clock -

Officer asked if husb. threw
lamp at her. She heinted
said he picked it up. Don't
know if he threw it. - I am
she said Richard Richard I was
a faithful wife. Officer asked

0851

POOR QUALITY
ORIGINAL

left if he wanted to speak to
her. He was going away.
I said to him Look at Kate.
He said I see her
won't you speak to her
before she dies. She
made no answer but I said
what brought you here

About 2 o'clock - I asked
her she said Oh Maggie
I know I won't live but
I am happy I have had
the priest. They're a
bad lot. They gave me a
cross death and God knows
I am innocent - Never
till my broken hearted
mother the cross death
I got. God help my
little children ^{Before that} I asked
her how it happened. ~~She~~
~~she where the baby was~~
~~said he came up and said~~
~~I said into Mike. She stopped~~
~~she said why what is the~~
~~matter with you. I was~~

0052

POOR QUALITY
ORIGINAL

N.Y. Hospital)

Tel. Call

G.P. Ludlam

278-1818

Dr Edward M. Foote - N.Y. Hospital.

Grad. Harvard Med. School

Gives description of deceased's
~~condition~~ condition & what she said
about her condition.

00853

POOR QUALITY
ORIGINAL

Rev v Scanlan

*Statement of
Dr. Frobe*

0854

POOR QUALITY
ORIGINAL

New York Hospital,

GEO. P. AUDLAM,
Superintendent.

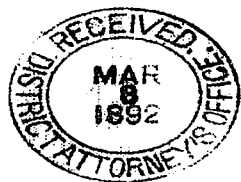
West Fifteenth Street,

New York, *Mch 7* 1892

To whom it may concern
Catherine Scanlan was
brought in Ambulance from
residence to this Hospital
at 12.59 a.m. *Mch 7/92* and
suffering from Burns
of Entire Body and
Died *March 7/92* at 6.20 a.m.
Geo P Audlam
Supt

0855

**POOR QUALITY
ORIGINAL**



0856

POOR QUALITY
ORIGINAL

Police Court District.

City and County } ss.
of New York.

of No.

occupation

that on the

York, in the County of New York.

Street, aged

years,

being duly sworn, deposes and says,

189², at the City of New

Samuel Waitzfelden
 16th Street, aged 34 years,
 Police Officer
 7th day of March 189², at the City of New
 York, in the County of New York.
 Michael Scanlon (now here), is a
 material witness for the People
 against Richard Scanlon charged
 with Homicide and deposes
 that the said Michael
 Scanlon be ordered to find surety
 for his appearance.

Sworn to before me
 This 7th day of March 189²

Samuel H. Waitzfelden

JD - - -

Police Justice

0057

POOR QUALITY
ORIGINAL

Police Court 2 District.

City and County } ss.
of New York.

of No. 16 Precinct Street, aged 31 years,
 occupation Police Officer being duly sworn, deposes and says,
 that on the 8th day of February 1892, at the City of New
 York, in the County of New York,

Deponent arrested Richard
 J. Scaulan now here charged with
 homicide of his wife Kate Scaulan from
 burns caused by his throwing a
 lighted lamp at her, as deponent
 charges, with the intent to cause
 her death. Deponent has heard
 the defendant make admissions
 that he committed said assault,
 in the presence of Detective Carey
 and Officer Lavin, and deponent
 asks that defendant be held
 to answer said charge.

Shown before me this
 7th day of March
 1892

Samuel H. Waitzfelder

John J. Martin

0050

POOR QUALITY
ORIGINAL

John Carey being duly sworn
deposes and says, I had a talk
with the defendant ~~James~~ ^{Seaman} this
morning at 830 O'clock. I am
an officer of the 16th Regiment,
and was about to come with
him to court, and he knew I
was an officer. I took a
statement from him in writing
and read it to him, and he
acknowledged that it stated
the facts correctly. I leave the
deposition here in court.

Sworn to before me this
7th day of March 1852

[Signature]
Robert Parker

John. Carey.

0859

POOR QUALITY
ORIGINAL

(1235)

Sec. 198-200.

2

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Richard Scanlon

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

441-N-16th St

1 year

Question. What is your business or profession?

Answer.

Baker

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 have nothing to say

Richard Scanlon

Taken before me this

day of *March*, 189 *7*

Police Justice.

0060

POOR QUALITY
ORIGINAL

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

Police Court--- District. *2*THE PEOPLE, &c.,
ON THE COMPLAINT OF

HOUSE OF DETENTION CASE.

House of Detention
*Richard Deacon*Offence *Homicide*Dated *March 7* 18*92**Driver* Magistrate.*Walter J. Miller* Officer.*2016* Precinct.Witnesses *Officers Wright*No. *1* *Carey 16* Street.*Anne Salter* Street.*John White* Street.*John Carey 16* Street.*John Carey 16* Street.*John Carey 16* 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 _____

Richard J. Deacon

guilty thereof, I order that he be held to answer the same and he be committed to the Warden and Keeper of the City Prison, of the City of New York, with *him* *in* *the* *same* *prison*.

Dated *March 7* 18*92* *[Signature]* 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.

0061

POOR QUALITY
ORIGINAL

Police Department of the City of New York,

Precinct No.

New York, 189

Michael Scanlon 35 yrs. Irelanda Baker
441 W 16 St. I was drunk last night
between 11 and 12 o'clock P.M. I went to my
own bed. nobody went to bed with me
there was nobody in bed with me last
night to my knowledge. I did not know
that my Brother's wife was in bed with
me last night. The first time I saw
her was at No 435 West 16 St. Ground floor
all I said to her was how did you get
so burnt. she made no answer. only commenced
to moan.

0062

POOR QUALITY
ORIGINAL

Police Department of the City of New York,

Precinct No.

9:30 a m New York, March 7th 1892

Richard Scanlon 29, Baker Island
441 West 16th Street. I have no statement to make
then he said the whole fact of the matter is
I threw the lamp at her when I found her
in bed with my brother. Then she got up
and I then left the house. I saw my
wife in a York hospital since she
identified me as the person who threw
the lamp.

I did not intend any bodily harm
when I threw the lamp, but when
I saw my brother and her in bed
I threw the lamp at her it being the
first thing to come into my head

Statement

Taken by Detective John Casey about 9:30 a m
March 7th 1892 and read to ^{Scanlon} at 16th Precinct station
house in presence of officer Macgillivray & Sergeant
John P. Porter 16th Precinct

0063

POOR QUALITY
ORIGINAL

lighted lamp. The defendant then said "I found my brother and my wife together in ^{his} bed and I threw the lamp at her". Subsequently on the way to the hospital the defendant said in my presence and in the presence of Officer Patrick Lavin that he found his wife in his brother's bed with his brother and that he threw the lamp at her". Subsequently I was present when defendant admitted the correctness of a statement written in French by Officer Carey, that he, the defendant had thrown the lighted lamp at his wife when he found his wife in bed with his brother together.

Given to O'Keefe on the
7th day of March
1892

Samuel H. Waittfielder
O'Keefe

0864

POOR QUALITY
ORIGINAL

Samuel H. Waitzfelder being duly sworn deposes and says. I am a policeman of the 16th precinct. About midnight last night I was called to the house No 435 West 16th Street and found there one Kate Scanlon, she was suffering from burns and she was treated by the ambulance doctor, Dr. Rogers of the New York Hospital, and she was taken to the New York Hospital for further treatment, about the hour of 12.25 O'clock A.M. Subsequently I saw her at 9.30 O'clock this morning and she was dead, and I was informed, about the hour of 1.30 O'clock A.M. after she said Kate Scanlon had gone to the hospital, that her burns were caused by her clothing taking fire from a lamp thrown at her by her husband Richard J.

0065

POOR QUALITY
ORIGINAL

Seavlan. (now here) I arrested
the said Seavlan at the hour
of about 9, 10 o'clock A.M.
and took him to New York Hospital
to the bedside of his wife
who was then alive, and in
his presence I said to her "Is
this your husband?" she
replied yes. I next said to
her "Did he throw the bomb
at you?" she said "I don't
know if he threw it, or if it
exploded; he lifted it from
the mantel piece." I asked
her "Did he throw it, or did
it explode?" she answered
"I can't tell." The defendant
did not then speak to the
said Kate, his wife
~~Defendant~~. Before asking
her any questions at this
time I asked her if she
thought she was going to die
and she answered that she
hoped she would. She was
in a weak condition and she

0866

POOR QUALITY
ORIGINAL

spoke low and with difficulty
she did not at that interview
accuse the defendant ~~that~~

I was informed, before
the ambulance arrived, the brother
of the defendant Mike Scanlan
spoke to the defendant said
Kate Scanlan and said to
her "What's the matter Kate" and
that she said Kate answered
"Did I hear the lamp at me;
he said that I was in your
bed" The one who said
they had heard that conversation
were Ann Gallagher and
her brother John or James White
and I was informed that
there were others present who
heard the same thing

"I arrested the defendant
at the home of 910 O'Clock and
took him first to the station
house. In front of the
seigneur desk I accused him
of assaulting his wife with a

0067

POOR QUALITY
ORIGINAL

(455)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard Deardon

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

of the crime of *manslaughter in the first degree,*

committed as follows:

The said *Richard Deardon,*

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

sixth day of *march*, in the year of our Lord one thousand eight hundred and ninety-*two*, — at the City and County aforesaid,

in and upon one Catherine Deardon, her and there being, willfully and feloniously did make an assault, the said Catherine Deardon then and there being and being upon a certain bed in a room in a certain building there situate, and the said Richard Deardon, a certain lighted and burning oil lamp, which the said Richard Deardon, in his right hand then and there had and held, to, to against and upon her the said Catherine Deardon, then and there willfully

0060

POOR QUALITY
ORIGINAL

and feloniously did cast and throw, and
 did said Richard Scandlan, with the said
 ignited and burning oil, as cast and
 thrown and as aforesaid, upon the said Catharine
 Scandlan then and there willingly and
 feloniously did strike, by means whereof
 the said burning was then and there kindled
 and exploded, and the oil thereby and therein
 ignited and set on fire, and the said
 burning oil was then and there and thereby
 cast and thrown upon the said Catharine
 Scandlan, and upon the clothes of her upon
 her body and upon the bed clothing then
 lying upon the said bed upon which she
 was so lying as aforesaid, and the said clothes
 and bed clothing by means thereof ignited and set on fire.
 And the said Richard Scandlan, with
 the said burning oil, and the fire and
 flames of the said clothes and bed clothing
 ignited and set on fire as aforesaid, then
 the said Catharine Scandlan, in and upon the
 head, body and limbs of her the said
 Catharine Scandlan, then and there willingly
 and feloniously did burn and wound,
 giving unto her the said Catharine Scandlan,
 then and there by the means aforesaid, in and
 upon the head, body and limbs of her the
 said Catharine Scandlan, divers mortal wounds
 and wounds, of which said mortal wounds
 and wounds she the said Catharine Scandlan
 then the said eighth day of March in the

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year aforesaid, until the seventh day of
March, in the same year aforesaid, at the
City and County aforesaid, did Janquiste,
and Janquiste's did die, on which said
seventh day of March in the year
aforesaid, the the said Roderick Dearden,
of the City and County aforesaid, of the
said mortal wounds and lumps, did die.

And so the Grand Jury aforesaid
do say, that the said Richard Dearden,
then the said Roderick Dearden, in the
manner and form and by the means
aforesaid, willfully and feloniously did
kill and slay, against the form of
the Statute in such case made and
provided, and against the peace of the
People of the State of New York, and
their dignity.

Teste meo et meo,

District Attorney