

0671

BOX:

344

FOLDER:

3251

DESCRIPTION:

Carey, Agnes

DATE:

03/22/89



3251

0672

Witnesses;

Mary Hines

off Cronin

50
Counsel,
Filed
Pleads, *Chiquita* w/

1889

THE PEOPLE

vs.

Agnes Conroy

M. Hines

Grand Larceny, *Third Degree*
(From the Person.)

[Sections 528, 536 - Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Charles H. Hines, Foreman.

John J. Hines

John J. Hines

0673

Police Court

3^d District.

Affidavit—Larceny.

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

of No. 10th Avenue Street, aged 57 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 16 day of March 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A Pocket Book Containing
Good and lawful Money of
the United States of the amount
and of the value of forty cents

the property of deponent

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

from the foot of that previous to
said larceny deponent had said
pocket book containing the above
amount of money in a pocket of
her dress then and there worn on the
person of this deponent. And about
the hour of nine o'clock PM of the above
date as deponent was coming out
of St. Lucia Church in Ruger Street
she was pushed and given a view by
the defendant and felt a hand in
the pocket of her dress and seized
a hold of a woman's hand and immediately
missed her pocket book

Mary Henry

Sworn to before me, this 17 day of March 1888

Wm. J. Duffy
Police Justice.

0674

3 District Police Court.

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

Agnes Lavery being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable him if he see fit to answer the charge and explain the facts alleged against him
that she 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. *Agnes Lavery*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *East 16 St about 10 years*

Question. What is your business or profession?

Answer. *Housekeeper*

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*
Agnes Lavery
Mull

Taken before me this

day of *July* 188*7*

Police Justice.

0675

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.....

Reston
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 *March 17* 188*9* *J. P. Keefe* Police Justice.

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

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

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

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

0676

Police Court 3 404 District.

IN THE PEOPLE, &c.,
THE COMPLAINT OF
Mary Kinner
107 Wm. St.
Agnes Kinner

Officer
Lucy
Delany

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated March 14 1889

Pepper Magistrate.

Lucy Officer.

7 Precinct.

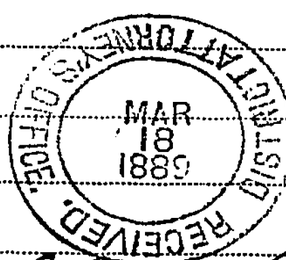
Witnesses Cass in office

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer G.S.



[Signature]
[Signature]

0677

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Agnes Carey

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

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

The said

Agnes Carey

late of the City of New York, in the County of New York aforesaid, on the sixteenth day of March in the year of our Lord one thousand eight hundred and eighty-nine, in the night-time of the said day, at the City and County aforesaid, with force and arms, one silver coin of the United States of the kind commonly called quarter dollars

and of the value of twenty-five cents, four silver coins of the kind commonly called dimes and of the value of ten cents each, eight nickel coins of the kind commonly called five cent pieces and of the value of five cents each, and ten coins of the kind commonly called cents and of the value of one cent each, and one pocket-book of the value of twenty-five cents

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

Mary Stiney
John R. Fellows,
District Attorney.

0678

BOX:

344

FOLDER:

3251

DESCRIPTION:

Carey, John

DATE:

03/21/89



3251

0679

Witnesses ;

Counsel,

Filed

Pleads,

W
8/11
David
day of *April* 188 *9*

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 537 — Penal Code.]

THE PEOPLE

vs.

John Carey

John
carey

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Charles Bennett Foreman.
March 21/89

James B. May
S. P. Hooper

0680

Police Court

District

Affidavit—Larceny.

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

of No. 261, East 10th Street, aged 16 years,
occupation Orphan Boy. being duly sworn

deposes and says, that on the 7th day of March 1889 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
person of deponent, in the day time, the following property, viz:

Gold and lawful money
of the United States issue to
the amount and value of
two dollars.

the property of in the care and charge of
deponent

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

John Carey (now dead)
from the fact that at or about the
time of E. O'Leary. G.M. on said
date deponent was accosted
by the said Carey in Beekman
Street who engaged deponent in
conversation and while deponent
was talking to the said Carey -
he the said Carey did feloniously
take steal and carry away
said money from the cash pocket
of the Over coat. Then on deponent's
person

Otto Schutz

Sworn to before me, this
1889
of March
day
Alfred G. Murray
Police Justice

0581

Sec. 193-200.

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Carey

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

Question. What is your name?

Answer.

John Carey.

Question. How old are you?

Answer.

23 Years.

Question. Where were you born?

Answer.

New York

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

Answer.

52 James Street 18 Months

Question. What is your business or profession?

Answer.

Dress Maker -

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

Answer.

*I found the money in the street and ran away with it
J. John Carey*

Taken before me this

day of

March

1885

John J. ...
Police Justice.

0682

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

John Casey

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 *March 9* 1889 *John J. [Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0683

Police Court---

1379 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm Schultz
261 East 310
John Carey

2
3
4

Office

Wm Carey

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *March 7th* 1889

Thomas Magistrate.

Thomas Finney Officer.

H Precinct.

Witnesses *John Finney*

No. _____ Street.

No. _____ Street.

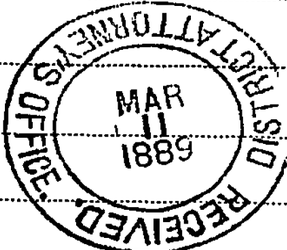
No. _____ Street.

No. _____ Street.

\$ *500* to answer

Cum

Wm Carey



Wm Carey

0584

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Carey

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

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

The said

John Carey

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

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of two dollars; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of two dollars; one United States Silver Certificate of the denomination and value of two dollars; one United States Gold Certificate of the denomination and value of two dollars

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar each; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar each; two United States Silver Certificates of the denomination and value of one dollar each; two United States Gold Certificates of the denomination and value of one dollar each; and divers

coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars

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

John R. Fellows, District Attorney.

0685

BOX:

344

FOLDER:

3251

DESCRIPTION:

Carroll, John

DATE:

03/19/89



3251

0586

Witnesses:

W. J. Hanna

Counsel,

Filed

day of

Sub 1889

Pleas,

M. J. Kelly

THE PEOPLE

vs.

John Carroll

Gambling
[Section 3367, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. J. Catt Foreman.

March 25/89

J. Paul Kelly

Per me m. J. Kelly

0687

Police Court, 1st District.

City and County of New York, ss.

of No. 28th Precinct Police Street, aged 39 years, occupation Police Officer, being duly sworn, deposes and says, that on the 12th day of March 1889, at the City of New York, in the County of New York.

John Carroll, (now here) did unlawfully and feloniously conduct and run a game of chance, commonly called Shut any over, Seven on the Steamboat Firestone near as a ferry boat, on the West Shore railroad route, from the fact that deponent saw the said Carroll, throwing dice and receiving money wagers on said game, on said Steamboat while lying at the foot of Jay Street in the waters of the Hudson or North River, in violation of the Statute in such case made and provided

Given before me
This 12th day of March 1889
by my hand
Robert J. Vail
Police Justice

0588

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Carroll.*

Question. How old are you?

Answer. *48 Years*

Question. Where were you born?

Answer. *W.S.*

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

Answer. *260 Sullivan Street 3 Months*

Question. What is your business or profession?

Answer. *Shoe repair*

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

Answer. *I am not guilty of the
charge
John Carroll*

Taken before me this

day of *March* 188*9*

[Signature]
Police Justice.

0689

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.....

John J. Carroll
guilty thereof, I order that he be hold to answer the same and he be admitted to bail in the sum of ~~Three~~ *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 *March 12* 188..... *Wm J. Power* Police Justice.

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

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

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

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

0690

Police Court--- 386 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Guil
vs.
John Carroll

Offense
Larceny

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated March 12 1889

Power
Guil
Magistrate.
Officer.

Witnesses
H. H. Thomas
28. Precinct.

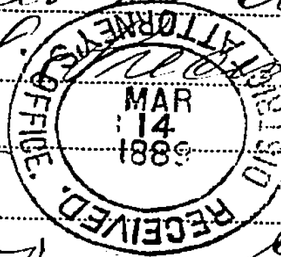
No. Dr. French Street.

James M. Adams,
No. Dr. French's Street.

No. Dr. French's Street.

No. Street.

\$ 500 to answer



0691

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Carroll

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

Indictment accuse John Carroll of a Mis-
demeanor,

~~of the crime of~~

committed as follows:

The said John Carroll,

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

Twenty 2nd day of March, in the year of our Lord one thousand
eight hundred and eighty-nine, at the City and County aforesaid,

unlawfully did knowingly keep
and use certain dice, commonly used
and intended to be used in playing a
certain game of chance called "under and
over seven", upon which money is
usually wagered, within certain vessel
then lying in the waters of this State
then, commonly known as the North
River, to wit: in and on board of the
steamer then lying as aforesaid
called the "Hingham", against the
form of the Statute in such case

0692

made and provided, and against the
peace of the People of the State of
New York, and their signatures:

John R. Kelloms,

~~District Attorney~~

0693

BOX:

344

FOLDER:

3251

DESCRIPTION:

Cavaliero, Angelo

DATE:

03/27/89



3251

0694

Bail fixed at \$1000
Apr 17/89 B.M.

Witnesses:

A. M. ...

After a careful con- sideration of all the evi- dences in this case and taking into con- sideration the strong recom- mendation of the jury for mercy to the defendant as well as the many affidavits - some to annexed showing that the character of the de- fendant is in every respect most excellent I have come to the conclusion that the ends of justice will be well sub- served by a suspension of sentence & it is so ordered
witness my hand & seal
at the City of New York
17th Oct 1889
Lafayette B. Downing
City Judge

B.M. April 16/89
Counsel, W. ...
Filed ...
Pleads, ...

THE PEOPLE
vs.
Angelo Cavaliero
And Venard.

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL

Chas. H. ... Foreman.

Pr. Sept 19, 1889
Jury & convicted under 2. ...
with rec. to mercy.
Sentence suspended
over

0695

TORN PAGE

Court of General Sessions,

In the County of ...

(Judge's name)

City of ...

Government Marinelli, being duly sworn, deposes and says, that he resides at No 429, East 14th Street, in said City, that before the trial of the above cause, Giuseppe Izzillo son-in-law of the complainant, witness for the People at the trial of the above named defendant, came to deponent's house and said to deponent "I have been before the Grand Jury and made serious charges against Angelo Cavaliero, if you come down with some money, I will withdraw the charge, if not, I will send him to Prison," I testified that he cut me with the razor. Deponent said to him, "How could you make such false statement?" He said "I did make it, and unless I get some money, I will send him to Prison." Deponent said "How much do you want?" and Izzillo said "at least fifty dollars." Deponent said he would see Cavaliero, the defendant, and if he wished to ...

0696

TORN PAGE

would pay fifty dollars, that deponent
saw the defendant, and defendant said
not to pay one cent, that deponent is
brother in law to both, the said Ogillo and
the defendant, and is impartial as
between them, simply desiring to see
justice done.

Given to before me } Giovanni Marinelli
this 4th day of October 1889 }
Stephen A. Blake
Commissioner of Deeds
N. Y. City and Co.

0697

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

The People vs

Auguste Couvriere

City and County of New York, S. S.

Guillaume Mandanaris, being duly sworn,
deposes and says, that he resides at No 21
Marion Street, in the City of New York, and
is a wholesale grocer, doing business at
the same number, that he has known the com-
plainant above named several times after
the trouble between him and defendant, and
in one conversation dependent had with
complainant, the complainant stated to
deponent that he was bound to make
trouble for the defendant, break up the
defendant's home, and ruin his family.
That deponent saw the complainant,
right after the alleged assault, and ex-
amined his face carefully, and noticed
that the complainant had near the left
eye what appeared to be a bruise or ab-
rusion of the skin. Deponent solemnly
swears that it was not a cut, as might
be made by a razor or sharp instrument.
The deponent took more interest in no-

0698

believes this, from the fact that complainant
was then and for about seven months prior
therein in the custody of defendant.

The defendant discharged the complainant after
his trouble with the defendant and before
the trial, because he discovered the com-
plainant had lied to him several times
about other matters and was satisfied
that he was also lying in respect to
the occurrence in question. From what
defendant knows of complainant, he would
not believe him under oath.

Defendant would have cheerfully sworn
to these facts before the Court, but did
not know of the trial until after the
trial had taken place.

Deponent to before me *John M. Dickerson*
this 24th day of September 1879

Stephen S. Blake

Commissioner of Deeds
City of New York

0699

City and County of New York &c.

Giovanni Marinelli being duly sworn, deposes and says, that he resides at No. 429. East Fourth Street, in this City, and is a Piano maker by occupation, that he is acquainted with Giuseppe D'Zillo the brother-in-law of the complainant and who was one of the People's witnesses in the trial of the above named cause,

That the said D'Zillo wrote the defendant several letters, in which he used all sorts of threats toward the defendant among other things, threatening that he would send the defendant to State Prison.

That the deponent swears, that the reason why the complainant sent letters, containing threats against the defendant, to him, the deponent, is because of the fact, that the deponent is related to the defendant by marriage.

Deposed to before me
This 24th day of September 1879
Stephen S. Blake
Commissioner of Deeds
N. Y. City & Co.

Giovanni Marinelli

0701

Court of General Sessions

The People v. et al.

- vs. -

Angel Savatieri

Defendants

motion for a new trial

HARRY SULLIVAN,

Attorney at Law

100 Nassau St. N.Y.C.

0702

Court of General Sessions
City & County of Philadelphia

The People, }
vs. }
Angela (Qualere) }

City & County of Philadelphia, ss.
I, William C. Fox, being duly sworn,
do hereby depose, that I am an Attorney
and Counsellor at Law, having an office
at No. 35 Chambers Street, in said City, that
on the trial of the above named cause,
I acted as Counsel for the defend-
ant and conducted the trial for the de-
fense. The deposition has been referred to
the Clerk of the Court of Philadelphia,
and unless an affidavit is made, that
certain persons, namely, Guilford Allen
senior, Giovanni Marshall, George S.
Lilam have respectively made their affid-
avits to be used as a matter for a new
trial in the above cause, each of which
affidavits, the deponent has read. That
deponent at the time of trial of said cause
had never heard of the affidavits, and was not
aware, that they could testify to the facts
sworn to in the affidavits, that deponent
labored diligently and zealously and did

0703

POOR QUALITY ORIGINAL

Court of General Sessions
City and County of Portland

The People
vs
Angelo (alias)

City and County of Portland

William C. Cook, being duly sworn, deposes and says, that he is an Attorney and Counselor at Law, having an office at No 35 Chambers Street, in said City, that on the trial of the above named cause, defendant acted as Counsel for the defendant, and conducted the trial for the defense. The defendant has been informed by Mr. Cook of the names of Daniel Sullivan, James Wilson, and Edward Wilson, that William Wilson, James Wilson, and Daniel Sullivan have respectively made their affidavits to be used on a motion for a new trial in the above cause, each of which affidavits, the deponent has read. That deponent at the time of trial of said cause had never heard of the affidavits, and was not aware, that they could testify to the facts sworn to in the affidavits, that deponent labored diligently and zealously and did

0704

POOR QUALITY ORIGINAL

accepting in his power to produce and
did produce in the trial all the evidence
that he was able to obtain, and that
the failure to produce the balance of
the above named objects & the trial was
not owing to any want of diligence on
the part of this court.

Given to being me
this 7th day of October 1859

Stephen A. Blake
Clerk of the Court
U. S. City & Co.

Wm. E. Cook

0705

Court of General Sessions

The People vs.

v.

Luigi Cavaliero

Hoffowitz

on

motion for a new trial

BLAKE & SULLIVAN,
COURT REPORTERS AND LAWYERS,
No. 111 Canal Street, N. Y.

Blake & Sullivan

W. Reid Gould, Stationer, 139 Nassau St. and 129 Broadway, N. Y.

0706

Court of General Sessions

The People vs,

Angelo (Coalition)

City and County of New York v. v.

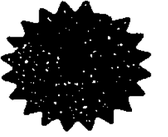
Otto Messell, being duly sworn, deposes and says, that he resides at No 464 West 54th Street, in the City of New York, that he is engaged in the business of Piano and other manufactures, at West 45th Street and 10th Avenue, in said City, that he knows the above named defendant for a period of ten years last past, that he is well acquainted with the character and reputation of the defendant for that period of time, and that his reputation and character for peaceableness, good order, honesty, sobriety and industry and indeed in every other respect are spoken of in the highest terms of praise, and from the deponent's knowledge of defendant's character he believes him incapable of committing the crime of which he was convicted.

7-10-11

0707

Present before me
this 8th day of October 1889 }
Gavin Curtis
Com of Deeds
My city

W. H. Russell



0708

Court of General Sessions

The People sets

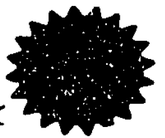
Angelo Cavalieri

City and County of New York c. c.

William Campioni, being duly sworn, deposes and says, that he resides at No 566 East 155th Street, in this City, and is by trade a Piano maker, that he knows the above named defendant for a period of seven years last past, that he knows intimately and well and that his character is in all respects of the very highest, that he knows a great many others who know the defendant well, and they all speak highly of him, and his reputation and character are such, that neither the deponent, nor others with whom he has spoken can find impossible to believe, that the defendant committed a crime of which he was convicted.

Given to before me
This 8th day of October 1859
Louis Lewis
Cory of Deeds
New York

W^m Campioni



0709

Court of General Sessions

The People v. et al.

vs.
Angelo Cavalieri)

City and County of New York ss.

Salvatore Petrucci, being duly sworn, deposes and says, that he resides in 177th Street, West of Morris Avenue, in the City of New York, that he is Superintendent for the firm of Hardman, Beck & Co. heretofore referred to, that he knows the above named defendant for a period of eleven years, that during all that time, he has known him very intimately, that he knows the defendant's reputation and character for peaceableness, and in all other respects well, and his character is without reproach, that the defendant is as quiet and good a man in every respect, as deponent has ever known, that deponent knows a great many people, who know the reputation and character of the defendant

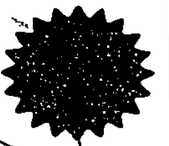
0710

and without a single excep-
tion, all speak of him in the
warmest terms of praise.

from to before me }
this day of October 1889.

Louis Curtis
Corn of Deeds
my city

J La Grasso



0711

Court of General Sessions

The People & City

vs.

Angelo (Cavaliero)

City and County of New York v. s.

Frank Fitz, being duly sworn,
deposes and says, that he resides
at No. 624 West 118th Street, in said
City, and is by occupation machine-
foreman, that he knows the defend-
ant for a period of ten years, and that
he knows the character and reputation
of the defendant, in all respects, and
that he cannot speak too highly of
him, and that that is the reputa-
tion and standing of the defendant
among all who know him.

Given to before me -
this 8th day of October 1889.

John Curtis
Clerk of Deeds
N.Y. City

Frank Fitz



Court of General Sessions

The People vs

vs

Angelo Cavalieri

Affidavits

of
good character

BLAKE & SULLIVAN,
COUNSELLORS AT LAW,
No. 71 CENTRAL WILSON ST., N. Y.

Sept. 20, 1912

W. Reid Gould, Stationer, 130 Nassau St. and 120 Broadway, N. Y.

0713

Court of General Sessions
City and County of New York

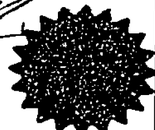
The People, vs. }
Angelo Cavalieri }

City and County of New York, v. v.
Niapold Peck, being duly sworn,
deposes and says, that he resides
at No West 48th Street, in the City
of New York and is a member of the
firm of Hardman, Peck & Co, Piano
Manufacturers, doing business at 48th
West 49th Street, and 11th Avenue, in said
City, that the above named defend-
ant has been in the employ of said
firm for the period of ten years last
past, and was still in their employ
at the time of his arrest, that de-
ponent knows the character and re-
putation of the defendant for peace-
ableness, quietness and good order,
and that it is most excellent in that
respect and in every other parti-
cular, that the defendant is an
honest and industrious man, and
law abiding citizen, that from
what deponent knows of him and

0714

his reputation, he cannot and does not believe him capable of committing the crime of assault, of which defendant is informed, defendant was convicted, and of the foregoing facts the deponent gives the Court the most solemn assurance.

Subscribed before me

This 7th day of October 1879.  Leopold Peck

Commissioner of Deeds
New York City

Court of General Sessions.

The People vs. }
vs. }

Cyolo (accused) }

City of County of New York vs.

John Hardman, being duly sworn, deposes and says, that he resides at No. 1859 Madison Avenue, in the City of New York, that he is a member of the firm of Hardman, Peck & Co., Piano Manufacturers, doing business at 47th and 48th Street and 11th Avenue, in the City of New York, that the defendant was in the employ of the deponent's firm for ten years last past, that he is acquainted and knows the character, and reputation of the defendant for peaceableness, during all that period, and while the defendant employs some four hundred people, none of them have a better reputation in that respect, than the above named defendant, that in the judgment of deponent to commit an assault especially with a razor upon any human being is wholly opposed to the reputation and character of the defendant, that as far as deponent knows,

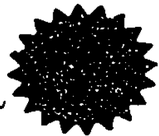
0716

or can judge by an employment of the
defendant for a period of ten years, the
defendant's character is in every respect
of the very best.

sworn to before me
this 4th day of October 1889

Louis Lurter
Clerk of ~~Deeds~~
N.Y. City

John S. Gardner



0717

Court of General Sessions

The People vs.

Arnold (Cavaliers)

City and County of New York v. v.

John Mack, being duly sworn, de-
posed and says, that he is foreman for
the firm of Hardman, Peck & Co.
Piano Manufacturers, referred to in
the foregoing affidavits, that he re-
sides at No. 440 West 48th Street, in
said City, that he knows the above
named defendant for a period of
five years last past, and during said
time he knows him intimately
that he knows the character and
reputation of the defendant for
peaceableness and quietness and
that they are of the very best,
that he has heard him spoken of
by others and that that is his re-
putation among them.

Sworn to before me

this 6th day of October 1889

Louis Lewis
Com. of Deeds
N.Y. City

John Mack



0718

House of Representatives U. S.,

Washington, D. C., Feb 17, 1889

Dear Sir

Permit me to remind
you of the case of Angelo Cavalcini
who was convicted of assault
and the sentence on whom you
kindly adjourned - - that counsel
might present the necessary evidence
before you, on a request that a
new trial be granted -

I am convinced of this man's
innocence, and believe he was the
victim of a bad conspiracy -
I earnestly hope that your Honor
will feel justified in granting him
a new trial

0719

When we have no doubt but
that we can clearly show that
the assault committed
done in self defence -

I am very interested in
him. Feeling that he is innocent.

I believe me

Yours very truly

Wm. McKinley

0720

Police Court 1st District.

CITY AND COUNTY OF NEW YORK, } ss.

Antonio Maimone

of No. 49 Bayard Street,

Architect

being duly sworn, deposes and says, that

on Sunday the 3rd day of February

in the year 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Angelo

Cavaliere (now here) who severely cut deponent a number of times with the blade of a razor which he, defendant, held in his hand.

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

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

Sworn to before me, this 4th day }
of February 1889 }

Antonio Maimone

Mac Wedde POLICE JUSTICE.

0721

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Antonio Cavaliere 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. *Antonio Cavaliere*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *561 West 50th Street. 3 months*

Question. What is your business or profession?

Answer. *Piano Maker*

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

Answer. *I am not guilty.
Antonio Cavaliere*

Taken before me this *4*

day of *April* 188*7*

Wm. J. ...

Police Justice.

0723

942 District.

Police Court---

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Maimone
49 Bayard St

1 Angelo Cavalieri

2
3
4

Office
J. L. ...

BAILED,

No. 1, by Antonio Leoneo
Residence 28 Mulberry Street

No. 2, by
Residence Street

No. 3, by
Residence Street

No. 4, by
Residence Street

Dated Feb. 4 1889
Welde Magistrate.
Shea Officer.
8 # Precinct.

Witnesses Joseph Diello
No. 49 Bayard Street
Dante ... for Witness
No. ... Street
No. ... Street



\$ to answer
filed 7 March 1889

0724



New York, Oct 8 1889

To the Hon Judge Cowing -
Mr Angelo Cavallero has been in my employ
steadily for the last 11 years & I can truthfully
say, a more quiet unassuming & faithful mechanic
I would not wish to have - I have always
found him strictly sober & unusually attentive
to his duties to a degree & I would undisputably
pick him out as the last man to be guilty
of the offence charged against him - It gives
me sincere pleasure to be able to say of him
what I have always found him to be a truly
model man - He is one of the very few that I
would care to write so strong a personal
recommendation -

Very Respectfully Yours
John Hardman

0725

Ró CONSOLATO D'ITALIA,
New York.

New York February 12th 1889

No. di protocollo genle. 496
di rapporto.

(RISPOSTA AL DISPACCIO.....DEL.....)
DIV. SEZ.

Honourable District Attorney

Maimone vs Cavaliere. for the City of New York.

Dear Sir,

Herewith please find a letter addressed to this Consulate by Astarita & Mackinley, lawyers in this City, referring to the case of Antonino Maimone vs. Angelo Cavaliere: I take the liberty of calling to the facts therein stated your consideration, and I hope to hear from you on the affair.

Respectfully yours

G. M. M.

Consul General of Italy

0726

RO CONSOLATO D'ITALIA,
New York.

New York li..... 188

No. di protocollo gene.
di rapporto.

(RISPOSTA AL DISPACCIO.....DEL.....)
DIV. SEZ.

0727

COURT OF GENERAL SESSIONS.

-----X
The People :
v. :
Angelo Cavalliero, : Tried Sep. 18, 1889, Before
Indictment filed Mar 27, 1889 : Hon. Rufus B. Cowing, and
Indicted for assault in the : a Jury.
1st degree. :
-----X

Assistant District Attorney Bedford for the People.
Robert H. Racey, Esq., for the Defense.

ANTONINO MARMIONE, the Complainant, testified that he lived at Englewood, New Jersey. He was in the City of New York on February 3d, 1889, and he met the defendant at eight o'clock on that evening. At that time, he the, complainant, was living in the City of New York. The defendant was his cousin. The defendant came into his, the complainant's, house at 49 Bayard Street. He, the complainant, had had some difficulty with the defendant's father, and the defendant came to his house to try to arrange the difficulty.

0728

2

His, the complainant's, son-in-law was there at the time and was about to leave, saying that his wife was ill. As his, the complainant's, son-in-law was leaving, the defendant invited him, the complainant, and the son-in-law to have a glass of beer. After drinking the beer the prisoner turned to him, the complainant, and said, "Are you going to tear up my father's letters or not?" He, the complainant, answered that the defendant's father was his, the complainant's, uncle, and that he did not intend to cause him any annoyance by the use of the letters that he had in his possession, but that if he did not act properly he would seek justice. As soon as he, the complainant, finished the defendant took out a razor and cut him on the side of the left eye and ran away. He, the complainant, pursued him and called for the police, and the defendant was arrested. He, the complainant, gave the defendant no other provocation than his refusal to destroy the letters. He, the complainant, had always been on friendly terms with the defendant.

Under Cross Examination, the complainant testified that he had been in the United States about a year. He

0729

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had been living in Englewood, New Jersey, about five months. He was a civil engineer by profession, and had had pupils. He had also been employed as a book-keeper in a grocery. Before the trouble with the defendant he had earned thirty-five dollars a month. He earned money as a book-keeper in a grocery and also gave lessons in Italian and French. The defendant had never given him any money. The defendant had at one time made him a present of two boxes of macaroni through his, the defendant's, father. He had not been supported by the defendant and his father, and the defendant did not own the furniture in his, the complainant's, home. The defendant called at his house at about five o'clock in the afternoon. He had asked the defendant, by means of a postal card, to call, as he wanted to have a talk with him over the difficulty with his, the defendant's, father. He told the defendant that his, the defendant's, father had brought him over to the United States under a promise to help him, and if he did not keep his agreement he would have to seek justice. The defendant's father had promised that if he came to America he would be come in a very short time a very rich man. Upon the strength of this promise he, the complainant,

0730

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had left his business in Italy and come to the United States. He wanted the defendant's father to help him as he had promised. He had employed a lawyer to prosecute his claim against the defendant's father. His lawyer had told him that there was a case against the defendant's father, but that it might not result in anything. The defendant remained in his house up to about half past six or seven in the evening. They went to a saloon at the corner of Worth and Baxter Streets to get the beer. His, the complainant's, son-in-law, Guiseppe Insillo, was present at the time of the cutting.

G U I S E P P E I N S I L L O, testified that he was the son-in-law of the complainant. He corroborated the complainant.

Under Cross Examination, he testified that when the defendant was searched at the station house the razor was produced, but he could not swear that it was taken from the person of the defendant. He was a brother-in-law of the defendant, his first wife being the defendant's sister. The defendant was not supporting a child of his by his first wife. His child had been virtually adopted by the defendant at the time of his first wife's death, and he had tried to get the child back, but could

0731

5

not. He had not had any trouble about the child with the defendant, but he would like to recover it.

O F F I C E R J O H N P. S H E A testified that he was attached to the Sixth Precinct. He arrested the defendant on the 14th of February--Sunday afternoon--on the corner of Walker and Centre Streets, between half past five and six o'clock in the evening. He saw the defendant's face cut. His clothing was also stained with blood. There were three or four cuts on the complainant's face around the left eye. The defendant had no marks upon him when he was arrested. The defendant said that he had hit the complainant with a stone and had not used a razor. He, the witness, did not find a razor upon the person of the defendant, but a man brought a razor to the station house and said that he found it in White Street.

For the Defense S A L V A D O R L A G R A S S E testified that he was a piano maker and was at present superintendent of Hardman, Peck & Co., piano manufacturers. He had known the defendant about twelve years. The defendant had been working for Hrdman, Peck & Co. for about eleven years. The firm employed about two

0732

6

hundred and fifty men of different nationalities. He had taught the defendant his trade as a boy. The defendant's character was excellent. He, the witness, had received a postal card, that he supposed to be from the complainant, reflecting upon the character of the defendant's father. He tore the postal card up. He had never seen the complainant write.

A N G E L O C A V A L L I E R O, the defendant, testified that he lived at the time of the affray at 561 West 50th Street. He was a married man. He had no children of his own, but he had adopted Insillo's little girl, his, the defendant's, niece. He had seen the complainant about once a week since his arrival in the United States. He had given him money for food and other necessaries. He had also given him furniture. The complainant had not worked regularly. He knew that the complainant had made some trouble with his, the defendant's father, by making a claim against him. He the defendant, had received a postal card requesting him to call on the day of the affray. The defendant asked for money as soon as he arrived. He, the defendant, gave him two dollars. Afterwards he, the defendant, the

0733

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complainant and Insillo, left the house and went to a neighboring saloon to have a glass of beer. Then the complainant asked him for three dollars more. He, the defendant, told the complainant that he could not afford to give it to him. Then both the complainant and Insillo began to call him bad names and told him that he belonged to a bad family and commenced to assault him. He, the defendant, tried to run away and they kept beating him, and he picked up a stone and struck the complainant on the face with the stone. Then he kept on running until he was arrested. He did not have a razor with him that night, and never had carried a razor. He did not shave himself and had no use for a razor. He, the defendant, was arraigned in the police court and was discharged by the Police Justice.

Under Cross Examination, he testified that the complainant and Insillo struck him in the face four or five times with their clenched fists, but there were no marks upon his face when he was arrested. He struck the complainant only once in the face with the stone. He could not account for the four or five deep cuts on the complainant's face except by the blow of the stone

0734

8

and by the defendant falling down while pursuing him. The difficulty occurred on the corner of Centre and Worth Streets, and he picked up the stone there. As soon as he gave the complainant the blow he ran away and threw away the stone.

P E T E R P E N N E L L I testified that he lived at 234 East Fifth Street, and that he was an instrument maker at 194 William Street. He had been engaged there in business about twenty years. He knew the complainant and the defendant, and also the defendant's father. He had conversed with the complainant, and the complainant had offered to withdraw the prosecution for two hundred dollars.

The Complainant, being recalled by Mr. Bedford, denied this and said that Mr. Pennelli had offered him two hundred dollars to abandon the prosecution.

G I O V A N N I C A V A L L I E R O, the father of the defendant, testified that the complainant was his nephew. Ever since the complainant came to the United States the complainant had annoyed him and had claimed that he, the witness, must give him money whenever he asked for it. He, the witness, kept a grocery and had

0735

9

kept it for about seven years. The complainant had made threats against him, the witness, and his family.

Under Cross Examination, the witness testified that he had given the complainant money until the complainant had threatened to send him to jail if he did not give him more, and then he stopped giving him money.

0736

2

His, the complainant's, son-in-law was there at the time and was about to leave, saying that his wife was ill. As his, the complainant's, son-in-law was leaving, the defendant invited him, the complainant, and the son-in-law to have a glass of beer. After drinking the beer the prisoner turned to him, the complainant, and said, "Are you going to tear up my father's letters or not?" He, the complainant, answered that the defendant's father was his, the complainant's, uncle, and that he did not intend to cause him any annoyance by the use of the letters that he had in his possession, but that if he did not act properly he would seek justice. As soon as he, the complainant, finished the defendant took out a razor and cut him on the side of the left eye and ran away. He, the complainant, pursued him and called for the police, and the defendant was arrested. He, the complainant, gave the defendant no other provocation than his refusal to destroy the letters. He, the complainant, had always been on friendly terms with the defendant.

Under Cross Examination, the complainant testified that he had been in the United States about a year. He

0737

COURT OF GENERAL SESSIONS.

-----X
 The People :
 v. :
 Angelo Cavalliero, : Tried Sep. 18, 1889, Before
 Indictment filed Mar 27, 1889 : Hon. Rufus B. Cowing, and
 Indicted for assault in the : a Jury.
~~1st~~ degree. :
 -----X

Assistant District Attorney Bedford for the People.
 Robert H. Racey, Esq., for the Defense.

ANTONINO MARMIONE, the Complainant, testified that he lived at Englewood, New Jersey. He was in the City of New York on February 3d, 1889, and he met the defendant at eight o'clock on that evening. At that time, he the, complainant, was living in the City of New York. The defendant was his cousin. The defendant came into his, the complainant's, house at 49 Bayard Street. He, the complainant, had had some difficulty with the defendant's father, and the defendant came to his house to try to arrange the difficulty.

0738

In the Matter of

The People vs. ~~F~~ Assault
vs
Angelo Cavaliere

To John R. Fellows Esq.

The above matter (in which a hearing was had before Judge Helde on the 4th inst. and the complaint dismissed by him) with the letters annexed, was referred to me for investigation.

I have examined all the witnesses procurable and ascertained that the defendant above named committed an assault (in the 2^d degree) upon the complainant Antonio Mainardi.

Respectfully submitted,

William Foster.

0739

The People vs.

vs
Neyls Caroline

Report

M Foster

Confer with
Mr Lundy, & have this
case called to attention
of Sup. if a crime has
been committed. Notify
the Counsel herein for
represent complainant, if
you act as:

J. H. Adams
Dist. Atty

0740

ASTARITA & MACKINLEY,

ATTORNEYS AND COUNSELLORS AT LAW,

49 & 51 CHAMBERS STREET,

NEW YORK CITY.

Emigrant Industrial Savings Bank
Building, Room 23.

EDWARD MACKINLEY,
ANTONIO C. ASTARITA.

No. 6.0.3.....
Ris. 12-2 133.9
Ris.....133....

New York, February 11th, 1889.

Honorable G. B. Riva,

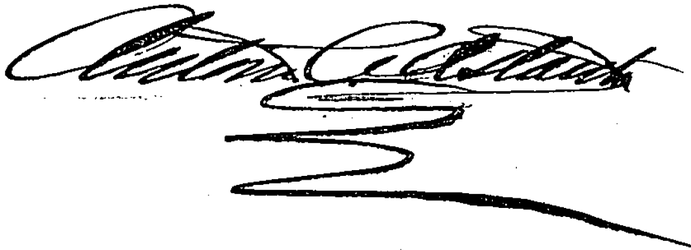
Consul General to Italy, 26 State St., N. Y. City.

Dear Sir:-

I have been requested by Mr. Antonino Maimone to inform you of the result of his case against Mr. Angelo Cavaliere, decided in the Tombs Police Court before Judge Welde on the 4th inst. The charge was a criminal one, and I am informed that Judge Welde after hearing the testimony in the case, discharged the prisoner. Mr. Maimone says that his witnesses were not examined and therefore his rights were not ascertained by the Court. I am further requested to ask you to present the case to the District Attorney of the City of New York for consideration and advice, and after having obtained the District Attorney's attention thereto, I shall be willing to do all I can in obtaining the facts.

Hoping to hear from you on the subject, I am

Yours truly,



0741

District Attorney's Office.

PEOPLE

vs.

Autocannons that were used
 made 1891 Bayonet and the
 family. Feb. 3-88
 Boston. Mr. W. W. W. about
 1/2 of the way - the man, W. W. W.
 collection of deft. spots in the
 view when I was about 10 ft. off
 when I received a cut with a
 razor, I saw the razor - deft. hand
 left cut me.
 We had had a trouble
 3 years ago. It was a sword cut,
 I would have seen him,
 I did not touch the razor
 that. He was my cousin,
 we were very friendly.

Joseph Insill 64 Bayonet
 I was with the two, saw the
 cutting: I saw deft. W. W. W. a
 A member of the deft. told me
 that he would not be arrested

0742

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Anacleo Cavalieri

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

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

The said Anacleo Cavalieri,

late of the City of New York, in the County of New York aforesaid, on the 21st day of February, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one Antonino Maimone in the peace of the said People then and there being, feloniously did make an assault, and with the said Antonino Maimone, with a certain razor

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

with intent to kill the said Antonino Maimone thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

The said Anacleo Cavalieri,

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

which the said Anacleo Cavalieri,

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

John F. ... District Attorney

0743

BOX:

344

FOLDER:

3251

DESCRIPTION:

Chase, Thomas B.

DATE:

03/29/89



3251

0744

Witnesses:

E. Miller
J. O'Brien

Counsel,
Filed
Pleads,

20th day of March 1889
In Equity

Ch. Clayton

THE PEOPLE

vs.

Thomas B. Chase

Grand Jurors
[Sections 528, 530, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

Sept. 12/89
Ordered to N.Y. Court of Oyer and
Determiner for trial April 18/89
A TRUE BILL

Chas. H. Smith Foreman.

April 23, 1889

Pleads G. L. 209

April 25, 1889

Shirley P. P. 25

T.

0745

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Emmanuel Miller

of No. 249 Broadway Brooklyn E. Dist., aged 30 years,
occupation Clerk in Shre etre being duly sworn

deposes and says, that on the 22nd day of March 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
Person of deponent, in the Night time, the following property viz :

one diamond scarf stud of
the value of seventy five dollars.

(\$75.00)

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Thomas B. Chase (New here)

and another man whose true name is
unknown to deponent and not yet arrested
from the fact that about the hour of
P. 30 o'clock P. M. said date deponent was
standing in front of the Domestic Building
on the South West corner of Broadway and
14th St. looking at Barnums Parade
and at that time deponent had said
stud in his scarf. the said deponent
came in front of deponent and placed his
the deponent's left hand up under
deponent's chin while he put his right
hand on deponent's scarf. deponent
immediately felt a tug or pull at his stud,

Subscribed before me this
1889

Police Justice

0746

deponent immediately caught hold of the
defendants left hand and held it fast,
and at the same time deponent felt of his
scarf and discovered that said stud
was missing, and as soon as deponent
had caught the defendants left hand
deponent over the defendant pass
something to the said unknown man with
his the defendants right hand, when the
said unknown man made his escape
through the crowd, deponent then held
the defendant until he got an officer
when deponent caused his the defendants
arrest.

Wherefore deponent charges the said defendant
and the said unknown man not yet
arrested with being together and acting in
concert with each other and feloniously taking
stealing and carrying away said stud
from the person of deponent.

Sworn to before me }
this 23rd day of March 1889 } Emanuel Moller

James C. Moller

Police Justice

0747

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Thomas B. Chase 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. *Thomas B. Chase*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *Ohio*

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

Answer. *204. W. 76th St. New York*

Question. What is your business or profession?

Answer. *Salesman.*

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

Answer.

*I am not guilty.
Thos B Chase*

Taken before me this

29
day of *March*
188*9*

Joseph H. ...
Police Justice

0748

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.....

Alfred Smith

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

Dated *March 21* 188..... *Samuel C. Smith* Police Justice.

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

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

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

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

0749

Police Court--- 2 446 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emmanuel Meller
249th Ave
Brooklyn
Marcus B. Chase

Offence
Arrest from
Prison

2
3
4

Dated March 23 1889

O'Reilly Magistrate.

James O'Brien Officer.

15th Precinct.

Witnesses Joseph Bussan

No. 227 Chryse Street.

No. Street.

No. Street.

\$ 13.00 to answer



COMMITTED.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0750

Ct Ia
Court of Oyer and Terminer, City and County of New York.

-----x
The People & c. :
vs. :
Thomas B. Chase. :
-----x

City and County of New York, Ss:

Thomas Weaver, being duly

sworn, says as follows, to wit:

I am the defendant in this action. My right name is Thomas Weaver. I gave the name of Chase when arrested, in order to spare my family the disgrace attached to the publication of my name as that of a criminal.

I am 21 years of age. I was born in Chicago. At the age of fifteen years I commenced to work for F. E. Blackeman, of Chicago, in the tobacco business, and worked for him three years. Then I worked at the Leland Hotel in Chicago, as a detective, for three months. I was then employed by Weisenger & Bote, of Louisville, Ky., as a salesman in the tobacco trade. After working for them for some time I was laid up for five months by illness, in consequence of an surgical operation for a fistula. I was then engaged by M. E. Sanford, of No. 36 Wabash Avenue, Chicago, to travel in Southern Illinois, for Church & Co., manufacturers of soda water apparatus, of Pearl Street, New York. I worked for them from April 19th to December 31st 1888. Then I worked with my brother, as advertising agent for The Casino, in Chicago, Col Snellback, proprietor. I was in that employment for about

0751

four months, when the concern failed, and I was thrown out of work. Since then I have been engaged in soliciting hotel advertisements. In the prosecution of this business I came to New York a short time ago. I was unsuccessful in business, and was unable to make a living. Under the pressure of want, I yielded to temptation, and committed the crime to which I pleaded guilty in this action. It is my first offence. I have never been convicted of any crime whatever, and I do not wish to lead a life of crime. I most earnestly desire to be sent to the Reformatory, and intend, when my term of imprisonment shall have expired, to lead an honest life, as I had always done up to the time when I committed this crime.

Subscribed and sworn to
before me this 24th day
of April A. D. 1889.

}
} *Thomas Weaver*

0752



*Chemical Works & Locks:
Oakland, Cal. & Bar. No. Brooklyn, N.Y.*

Church & Co.
Soda Manufacturers.
129, Pearl & 82, Beaver Sts.

New York, April 24th '89

TO WHOM IT MAY CONCERN:-

This is to certify that Mr. Thomas Weaver has been in our employ and left our employ about the first of the year 1888.

While in our employ we found him honest and trustworthy in all respects.

CHURCH & CO.

Amell

We enclose herewith copy of letter of recommendation given to Mr. Weaver on leaving our employ. Also his signature

0753

--: C-O-P-Y :-

)

New York, Dec. 14th, 1887

Dear Sir:-

We have agreed with Messrs. John Dwight & Co., to reduce the number of our salesmen on Jany. 1st, and in consequence of this we are obliged to dispense with the services of most of those now in our employ, yourself included, after the date mentioned.

We feel that you have used your best efforts in our interest during your connection with us and we sincerely hope that you will be able to make new and desirable arrangements for yourself without delay.

We are informed that Mr. Bowers, Clifton House, Chicago, Ill. who represents James Pyle of New York, wants several active men to introduce and sell Pearline and that P.H. Towle & Co., of Chicago also want two or three good men.

With best wishes for your future success, we remain

Yours truly,

Church & Co.

Mr. Thos. Weaver,

C/o M.E. Sanford,

Chicago, Ill.

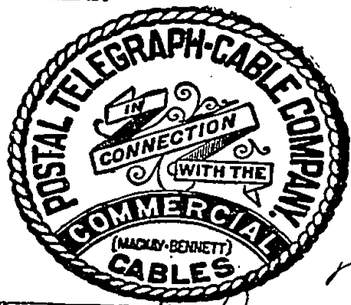
0754

Thus we are

d

0755

Form 2.



TELEGRAM.

THIS Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE and is delivered by request of the sender, under the conditions named above.

ALBERT B. CHANDLER, Pres't and Gen'l Manager.
HENRY ROSENER, Vice President.

EDWARD C. PLATT, Treasurer
GEORGE R. WILLIAMSON, Sec'y and Auditor.

NUMBER SENT BY RECD BY CHECK

Dated Chicago 23 Received at MAIN OFFICE, 187 BROADWAY, NEW YORK.

To Maurice Meyer Apr 23 1889
38 Park Row ny

Chases character always been
good and industrious
Fred Griesheimer

Court of Oyer and Terminer.

The People &c.,

vs.

Thomas B. Chase.

AFFIDAVIT.

Cotykat v. Hegan!

MAURICE MEYER,

Of Counsel for Defendant,

No. 33 Park Row,

New York City.

Filed April 20/1919

0756

0757

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas B. Chase

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

Thomas B. Chase

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

The said

Thomas B. Chase

late of the City of New York, in the County of New York aforesaid, on the *twenty-second* day of *March* in the year of our Lord one thousand eight hundred and eighty-

nine, at the City and County aforesaid, with force and arms, *in*

the night-time of the said day

one stud of the value of

seventy-five dollars,

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

John R. Fellows,
District Attorney

0758

BOX:

344

FOLDER:

3251

DESCRIPTION:

Clark, John

DATE:

03/21/89



3251

0759

Witnesses;

Counsel,
Filed *21* day of *March* 188*9*
Plends, *Chas. J. Smith*

THE PEOPLE
vs. *Henry R.*
John Clark
Grand Larceny, & *Swindler* Degree.
(From the Person.)
[Sections 528, 530 Penal Code.]

JOHN R. FELLOWS,
72 Mac 26/89 District Attorney.
pleas guilty
A True Bill, *SP. 3 470.*

Chas. J. Smith Foreman.

0760

Police Court _____ District _____

Affidavit—Larceny.

City and County of New York, ss.:

Samuel Mircinson
of No. *6* *Simpson* Street, aged *22* years,
occupation *Shoe Maker* being duly sworn

deposes and says, that on the *3* day of *March* 188*9* at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the *night* time, the following property, viz:

One Watch and Chain of the Value of Seven Dollars and good and lawful current money of the United States of the sum and value of Three Dollars and the total value of Ten Dollars (\$10.)

the property of *deponent*

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

Samuel Clark (now here) for the reason that said deponent grabbed *deponent* around his body, demanded money from him and then and there, on said night and date attempted to feloniously take, steal and carry away from deponent's person and possession said property. Therefore deponent prays that said deponent be dealt with as the law directs

Sam Mircinson

Sworn to before me, this _____ day of _____ 1889
of _____
Police Justice.

0761

Sec. 103-200.

CITY AND COUNTY OF NEW YORK, ss.

9 District Police Court.

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

Question. What is your name?

Answer. *John Clark*

Question. How old are you?

Answer. *22 Years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *69 Henry St 17 Years*

Question. What is your business or profession?

Answer. *Blacksmith*

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

Answer. *I am not guilty*
John Clark

Taken before me this
day of *Nov* 188*8*

Police Justice.

0762

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

Defendant

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

Dated *Mar 14* 188 *J. P. Duffy* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0763

Police Court---

30404 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sam Wiggins
6 Birmingham
John Clark

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2
3
4

Dated *Mar 14th* 1889

Guppy Magistrate.

Cookman Officer.

17 Precinct.

Rachel Rogers

86 Henry Street.

Mollie Wiggins

6 Derby Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

to answer



0764

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Clark

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

attempting the Crime of John Clark of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said John Clark

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

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of two dollars; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of two dollars; one United States Silver Certificate of the denomination and value of two dollars; one United States Gold Certificate of the denomination and value of two dollars;

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar each; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar each; two United States Silver Certificates of the denomination and value of one dollar each; two United States Gold Certificates of the denomination and value of one dollar each; divers coins

of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, one watch of the value of five dollars, and one chain of the value of two dollars

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

John R. Fellows, District Attorney.

0765

BOX:

344

FOLDER:

3251

DESCRIPTION:

Clark, VanRensselaer

DATE:

03/22/89



3251

0766

Witnesses:

E. A. ...

.....
.....
.....

Counsel,

Filed *W. W. ...* 1889

Pleads, *Arguably*

THE PEOPLE

16. ...

Van Benschoten Clark

*Burglary in the second degree,
and Petit Larceny.*

[Section 497, 506, 528 and 532.]

JOHN R. FELLOWS,

Pr *Feb 14/89* District Attorney.

pleads 1879 B.

S.P. 3 yna.
A True Bill.

Le ... Foreman.

0767

Police Court— District.

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

Elizabeth Hukna

of No. 554 Broome Street, aged _____ years,

occupation Housekeeper being duly sworn

deposes and says, that the premises No 554 Broome St Street,
in the City and County aforesaid, the said being a two story frame
building

and which was occupied by deponent as a dwelling on the first floor
and in which there was at the time a human being, by name Deponent,

were BURGLARIOUSLY entered by means of forcibly entering a
parlor on the first floor by means
of a false key

on the 19 day of February 1885 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

One looking
glass of the value of twenty two
dollars (\$22)

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 by

Van Rensselaer Clark

for the reasons following, to wit: Deponent securely locked
and closed the said room about
4 o'clock p.m. on said date
and, about half past five o'clock
hereafter deponent saw the de-
pendant carrying the said glass in
the street and caused his arrest
by Policeman Goodspeed of the 1st
Precinct. Just at the time

0768

At the said arrest the defendant had the said looking glass in his possession and the defendant also had in his possession at the time of his arrest a brass key which fitted the lock of the room from which the said glass was taken

Given & before me this
20th day of February 1884
J. J. [Signature]
John [Signature]
Edw. M. [Signature]

Police Court _____ District _____

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

vs. _____

Burglary _____ Degree _____

Dated _____ 1884

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

0769

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Van Rensselaer Clark 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. *Van Rensselaer Clark*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *115 Sullivan St - 6 months*

Question. What is your business or profession?

Answer. *Washing bottles*

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 sorry I did it.
It is my first offense
Van Rensselaer Clark.*

Taken before me this

20

day of

[Signature]

Police Justice.

0770

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.....

Van Rensselaer Clark

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 *Feb 20* 188 *9*

J. J. Peffer

Police Justice.

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

Dated.....188

Police Justice.

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

Dated.....188

Police Justice.

0771

Police Court--- 2 ²⁸² District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Elizabeth Hukua
334 Broadway
Van Rensselaer Clark

Offence
Drugs

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 20* 188 *9*

Duffy Magistrate.

Good Speed Officer.

..... Precinct.

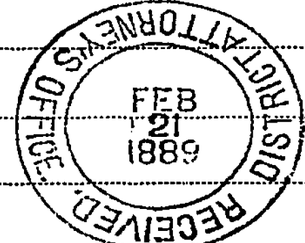
Witnesses

No. Street.

No. Street.

No. Street.

\$ *500* to answer *S. S.*



Com

0772

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jan Bussardar Prada

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

Jan Bussardar Prada

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

The said *Jan Bussardar Prada*,

late of the *ninth* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the hour of *nine* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Elizabeth Widmer*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *the said Elizabeth Widmer*.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said *Elizabeth Widmer*.

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

[Large handwritten flourish]

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,

0773

SECOND COUNT—

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

Van Rensselaer Peck

of the CRIME OF ROBBERY LARCENY . _____ committed as follows:

The said Van Rensselaer Peck.

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

one mirror of the value of
Twenty Two dollars.

of the goods, chattels and personal property of one Elizabeth Widner,

in the dwelling house of the said Elizabeth Widner,

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

John H. Williams
District Attorney

0774

BOX:

344

FOLDER:

3251

DESCRIPTION:

Cleary, Thomas H.

DATE:

03/01/89



3251

0775

BOX:

344

FOLDER:

3251

DESCRIPTION:

Wilson, George

DATE:

03/01/89



3251

0776

305
W. C. Clapp

Counsel,

Filed

1 day of March 1889

Pleas,

Appquely (C)

THE PEOPLE

vs.

T

Thomas H. Cleary
and P
George Wilson

JOHN R. FELLOWS,

District Attorney.

Burglary in the Third degree
Breast shooting and
Degree shooting
[Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510]

A TRUE BILL.

J. P. Oberlin

Foreman.

Doct. Macchiffy

J. J. Dwyer
S. J. Dwyer
S. J. Dwyer

each.

Witnesses:

J. P. Cottrell

0777

Police Court— 2 District.

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

of No. 92 Reade Street, aged 24 years,
occupation Salesman & Manager being duly sworn

deposes and says, that the premises No 92 Reade Street,
in the City and County aforesaid, the said being a four story building
and the first and third lofts of
which was occupied by deponent as a warehouse and store
and in which there was at the time ~~no~~ human being, by ~~means~~

were BURGLARIOUSLY entered by means of forcibly breaking
a Yale Spring Lock of the door
leading from the hallway of the
third floor into the third loft then
forcing open the door and passing into said
floor or loft
on the 16 day of February 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Thirty six boxes of shoes of
the value of Seventy dollars
(\$70.00)

The property of Martin J. Copeland and in deponent's
care and custody
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Thomas H. Cleary and George Wilson
(both now here)

for the reasons following, to wit: On the above-mentioned date
about the hour of 1:30 o'clock in the
afternoon deponent securely locked
and fastened the doors and windows
of said premises. About 2 o'clock p.m. on
deponent's attention was attracted by
some noise which he heard on the stairs
of said premises. That immediately
thereafter deponent saw said defendants

Said date

0778

each having a package, containing
the above described property, which
defendants fully identified as the property
stolen from the third loft of said premises.

That said defendants were
then and there arrested by Officers John
Cottrell and Alonzo of the Central
Office police, who found on the person
of said Cleary, an iron instrument
known as a "ferri" and recovered
said property from said defendants.

Given to be fore me
this 18th day of February 1889 } L. R. Seabell
J. G. Peffer
Police Justice.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0779

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. George Wilson

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. California

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

Answer. 24 East 76th Street New York City

Question. What is your business or profession?

Answer. Damage finisher

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 Wilson.

Taken before me this

day of February 1888

[Signature]
Police Justice.

0780

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas A. Cleary*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *California*

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

Answer. *35 Bowery and about 2 weeks*

Question. What is your business or profession?

Answer. *Ticker*

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 to
the charge.*

Thomas A. Cleary

Taken before me this

day of *September* 188*8*

[Signature]

Police Justice.

0781

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 February 18 1889 [Signature] Police Justice.

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

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

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

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

0782

Police Court--- 2 --- District. 283

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles R. Tuttle
92 vs. Reade St
Thomas H. Clary
George Wilson

Offence *Burglary*

3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *February 19* 1889

Buffy Magistrate.

Cottrell and Alcock Officer.

Quail Office Precinct.

Witnesses *John Cottrell*

No. *Quail Office Police* Street.

George Alcock

No. *Quail Office* Street.



No. *see line 5* Street.

\$ *1000* to answer *9/8*

Handwritten signatures and notes

0783

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Thomas N. Cleary
and George Wilson

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

Thomas N. Cleary and George Wilson

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

The said *Thomas N. Cleary and*
George Wilson, both

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

Martin F. Copeland

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

Martin F. Copeland

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

0784

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Thomas H. Cleary and George Wilson
of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *Thomas H. Cleary and*
George Wilson, both
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *day*— time of the said day, with force and arms,

seventy two shoes of the value
of one dollar each

of the goods, chattels and personal property of one

in the *building* of the said

Martin F. Copeland
Martin F. Copeland

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

0785

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Thomas W. Cleary and George Wilson
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Thomas W. Cleary and George Wilson*, both—
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,

seventy-two shoes of the value of one dollar each

of the goods, chattels and personal property of one

Martin F. Copeland

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

Martin F. Copeland

unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,
District Attorney.

0786

END OF
BOX